MAINE STATE LEGISLATURE

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PRIVATE

AND

SPECIAL ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

NINETEENTH LEGISLATURE,

JANUARY SESSION, 1839.

PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

 $\label{eq:AUGUSTA:} \textbf{SMITH \& ROBINSON, PRINTERS TO THE STATE}.$

1839.

Capital \$20,000.

at said North Dixmont, and may purchase and hold real stock estate to an amount not exceeding at any one time twenty thousand dollars. And shall have all the powers and privileges and be subject to all the duties and requirements, of the several acts defining the general powers and duties of manufacturing corporations and also the several acts concerning corporations.

First meeting.

- Sec. 2. Be it further enacted, That George Kimball may call the first meeting of said corporation at such time and place and in such way and manner as he may think proper.
- Sec. 3. Be it further enacted, That the private property of each individual stockholder shall be liable and holden for all the debts and liabilities of said corporation.

Chapter 556.

AN ACT to incorporate the Kirkland Flour Mill and Manufacturing Company.

Approved March 23, 1839.

Sec. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That Ebenezer Briggs, Horatio Beale, Hartley W. Trask, Charles Beale, Calvin S. Rowe, their associates, successors and assigns, be and they hereby are made a corporation by the name Corporate name, of the Kirkland Flour Mill and Manufacturing Company, for the purpose of grinding grain, manufacturing lumber and woollen and cotton goods, in the town of Kirkland in the County of Penobscot, with power to take and hold any real or personal estate to an amount not exceeding fifty thousand dollars in value at any one time; and said corporation shall have all the powers and privileges granted to similar corporations subject to all the duties and requirements contained in the several acts defining the general powers and duties of manufacturing corporations.

Corporators.

Sec. 2. Be it further enacted, That no assessment shall No assessments at any time be made on the shares for the purpose of an increase Capital Stock. increase of the Capital Stock after said corporation shall have commenced business—but all additions to said Capital Stock, if any shall be made—shall be made by adding more shares thereto.

- Be it further enacted, That the three first First meeting. named corporators are hereby authorized to call the first meeting of said company.
- SEC. 4. Be it further enacted, That the private property of each individual Stockholder shall be liable and holden for the debts of the corporation.

Chapter 557.

AN ACT to regulate the taking of fish in Alewive Brook, in the town of Cape Elizabeth.

Approved March 23, 1839.

Be it enacted by the Senate and House of Representatives in Legislature assembled, That from and after the passing of this act, it shall be lawful for the inhabitants of the town of Cape Elizabeth at their annual meeting in the month of March or April, to choose a Fish To choose a Fish Committee, of not more than three persons, inhabitants of said town, who shall be sworn to the faithful discharge of their duty; and said Committee shall have power to Powers and duty open a sufficient sluice or fish-way, around, through, or tee. over any dam now existing across said Brook; and it shall be the duty of said Committee to remove all incumbrances from said Brook and cause it to be kept open and free for the passage of Alewives and other fish up and down the said Brook, from the sea to Great Pond, (so called,) in said town, from the fifth day of May to the fifth day of July in each year; and in discharge of the duties required by this act, the said Committee may pass over and upon the lands of any person, through or by which said Brook