

ACTS AND RESOLVES,

PASSED BY THE

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TWENTY-FIRST LEGISLATURE

OF THE

STATE OF MAINE,

JANUARY SESSION, 1841.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, and February 26, 1840.

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1841.

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PUBLIC AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1841.

[supplied from page 289 of volume]

HARRISON HALL ASSOCIATION.

were required to have been done before the first day of January, in the year of our Lord one thousand eight hundred and thirty-eight, and which, by an additional Act of March sixth, eighteen hundred and thirty-eight, were permitted to be done at any time before the first day of June, eighteen hundred thirtynine, and, by an additional Act of February twentieth, eighteen hundred and thirty-nine, were permitted to be done and performed at any time before the first day of March, eighteen hundred and forty-one; may be done and performed, at any time, before the first day of March, in the year of our Lord one thousand eight hundred and forty-four; and that the limitation of the time, for completing said Rail-road, is hereby -to Mar.1, 1845, extended to the first day of March, eighteen hundred forty-five.

[Approved March 5, 1841.]

Chapter 113.

AN ACT to incorporate the Harrison Hall Association.

SECTION 1. Be it enacted by the Senate and House of Representatives in Legislature assembled, That Essex R. Livingston, George H. Devereaux, Joseph Adams, David W. Campbell, Alexander Campbell, William Freeman and Benjamin G. Ricker, their associates and successors, be and they are hereby created Corporate name a corporation, by the name of the Harrison Hall Association, and by that name may sue and be sued, may have and use a common seal, purchase, take and hold, estate not ex- for the objects of their association, any estate real or ceeding \$10,000. personal or mixed, to an amount, not exceeding ten thousand dollars, and the same may let, lease, use and dispose of at pleasure; make any by-laws for the management of their affairs, not repugnant to the laws General powers of the State, and generally may have and enjoy all the powers and privileges, incident to corporations of like description.

SECT. 2. Be it further enacted, That said cor-

to Extension March 1, 1844.

Corporators.

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poration shall have power to erect, maintain and keep in repair any building or buildings, in the town of Location. Cherryfield and County of Washington, which they may think proper, for offices and other places of business, for literary and scientific objects and for purposes of a public character.

SECT. 3. Be it further enacted, 'That the capital stock of said corporation, or such portion of it as they may from time to time determine to raise, may be divided into shares of twenty-five dollars each, and at all ^{Shares, §25each}. meetings each stockholder shall have as many votes ^{No. of votes to} which stockas he holds shares: *Provided*, however, no stock-holders are entiholder shall have more than fifteen votes.

SECT. 4. Be it further enacted, That the shares shares deemed in this corporation shall be deemed and taken to be ty, &c. personal property, and held, transferred, pledged or sold as such, and whenever the corporation is dissolved the property thereof shall vest in the holders of the shares, at the time of such dissolution, according to their several interests, subject to the legal and equitable claims of creditors of said corporation, to be enforced according to law.

SECT. 5. Be it further enacted, That any three of the corporators aforenamed may call the first meet-First meeting, ing of said corporation, by posting up notice, at any public place in said town of Cherryfield, at least three days before the time of meeting, and by giving such other notice as they may think proper.

[Approved March 5, 1841.]

Chapter 114.

AN ACT additional to an Act to incorporate the Portland Mutual Fire Insurance Company.

SECTION 1. Be it enacted by the Senate and House of Representatives in Legislature assembled, That from and after the passage of this Act, it shall be ^{When to take} lawful for the Portland Mutual Fire Insurance Company to establish and hold a fund to an amount not