MAINE STATE LEGISLATURE

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ACTS AND RESOLVES,

PASSED BY THE

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.

 $A\ U\ G\ U\ S\ '\Gamma\ A:$ SEVERANCE AND DORR, PRINTERS TO THE STATE.

1841.

PUBLIC AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1841.

[supplied from page 289 of volume]

Tolls.

management of their affairs, not repugnant to the laws of the State; and to have and to exercise all the powers and privileges incident to corporate bodies.

Sect. 2. Whereas said corporation have erected mills and a dam, on Ingalls Brook in the town of Fryeburg, in the County of Oxford, and have constructed a sluiceway through said dam, for the purpose of facilitating the passage of logs and timber down said stream, Be it further enacted, That a toll be, and hereby is granted for the sole use of said corporation, at the following rates, to wit: for all mill logs which shall pass down said stream and sluice. twelve cents for each and every thousand feet they may scale, board measure, and other timber in like proportion, the quantity to be determined by the surveyor, from the owner to the purchaser, or by some person or persons, mutually agreed on between the respective parties, in which case, the owner or owners shall pay the expenses of the survey.

SECT. 3. Be it further enacted, That either of the persons above named are hereby authorized to call the first meeting of said corporation, by giving such notice of the time and place of said meeting, as they or either of them shall consider proper.

[Approved April 16, 1841.]

Chapter 188.

AN ACT to incorporate the Maine Iron Company. Section 1. Be it enacted by the Senate and House

of Representatives in Legislature assembled, That

Dominicus Parker, Samuel Smith, Edward Smith and Simon P. Greene, their associates, successors and assigns, be and they hereby are incorporated a com-Corporate name pany, by the name of the Maine Iron Company, for the manufacture of iron, steel, and other articles of which iron and steel are the principal materials, and to construct such mills and machinery, as may be

necessary in carrying on the aforesaid business, in

Corporators.

First meeting,

township numbered six in the ninth range of town-Location. ships, north of the Waldo Patent, and if deemed expedient by said company, to carry on any branch of their business in Brownville; with power by that name to sue and be sued, prosecute and defend suits rown, and to have all the privileges, and be subject to all the liabilities, incidental [incident] to similar corporations, as defined by the laws of the State.

SECT. 2. Be it further enacted, That said com-capital stock pany may purchase and hold, or dispose of at pleasure, \$200,000. real and personal estate, to an amount not exceeding two hundred thousand dollars, at any one time.

Sect. 3. Be it further enacted, That after fifty thousand dollars of the capital shall have been assess-Limitation of ed and paid, the stockholders in said corporation shall stockholders' line liable, individually, for the debts of the corporation: Provided, the treasurer of the same shall Proviso. publish, annually, in the State paper, and in one or more of the newspapers printed in the County of Penobscot, a correct statement, on oath, of the amount of capital so paid in, and also a correct statement, on oath, of the debts due from said company; and proprovided also, that the debts of the corporation shall not, at any time, exceed fifty per cent. of the capital stock actually paid in.

[Approved April 16, 1841.]

Chapter 189.

AN ACT to incorporate the Franklin Mutual Fire Insurance Company.

Section 1. Be it enacted by the Senate and House of Representatives in Legislature assembled, That Joseph Covell, Thomas Butterfield, Stephen Titcomb, Corporators. Joseph Huse, Josiah Perham, Jr., William Sargent, Timothy Mooars, Luther Chaney, Amasa Crafts, Joseph Additon, Charles Morse, Rufus Dennison, Spaulding Smith and Tappan Eaton, with their associates and successors, be, and hereby are created a body