

ACTS AND RESOLVES

PASSED BY THE

TWENTY-FIFTH LEGISLATURE

OF THE

STATE OF MAINE,

A. D. 1845.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February 26, 1840, and March 16, 1842.

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1845.

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE,

1845.

ERRATA: The following leaf is inserted because one or more pages in this chapter have errors noticed and corrected here.

STATE OF MAINE.

SECRETARY'S OFFICE, Augusta, July 14, 1845.

I HEREBY CERTIFY, That the acts and resolves contained in this pamphlet, have been compared with the originals deposited in this office, and that they appear to be correctly printed, with the exceptions mentioned in the *errata* hereunto annexed.

PHILIP C. JOHNSON, Secretary of State.

ERRATA.

PUBLIC LAWS.

Chapter 139, sect. 2, first line, read "any" justice, for "and" justice.

PRIVATE AND SPECIAL.

Chapter 193, sect. 1, tenth line, for "lot" read "lots"

- " 19, sect. 12, fourth line from bottom, for "connected" read "connecting"
- " 19, sect. 12, same line, for "hereafter" read "hereby"
- " 198, sect. 1, eighth line, strike out after the word "Readfield" to and including "Readfield" in the twelfth line.
- " 208, sect. 2, third line, for "respectfully" read "respectively"
- " 258, page 331, twenty-ninth line, for "recorded" read "recovered"
- " 258, page 332, twentieth line, for "at" read "of"
- " 294, page 360, for "Piscataquis" read "Franklin"

RESOLVES.

Page 413, against Pownal, read "182,134" for "181,134"

- " 414, against Georgetown, read "190" for "180"
- " 415, against Waltham, read "29,747" for "29,744"
- " 421, aggregate of county of Somerset should be "3,925,603"
- " 439, third line, read "2d" for "3d" regiment.

262 IRON MANUFACTURING CO.—DENNYSVILLE ACADEMY.

CHAP. 207. the convenient management of their affairs, not repugnant to the laws of the state; and generally to have all the powers and privileges, incident to similar corporations.

[Approved February 20, 1845.]

Chapter 207.

	CHREAT SALA .
	AN ACT to incorporate the Portland Iron Manufacturing Company.
	Be it enacted by the Senate and House of Representatives in
	Legislature assembled, as follows:
Corporators.	SECT. 1. Joshua Richardson, Ebenezer Seavy, Alvah Libby,
	William Willis, John Oxnard, Joseph P. Chamberlain, David
	Morton, Ervin Orcutt, Thomas H. Richardson and Hiram Jordan,
	their associates, successors and assigns, are hereby created a body
Corporate name.	politic and corporate, by the name of the Portland Iron Manufac-
	turing Company, for the purpose of manufacturing iron, steel and
Location.	machinery, of all kinds, in the city of Portland; with all the pow-
Powers, &c.	ers and privileges, and subject to all the duties, liabilities and re-
	quirements, provided for similar corporations, by the laws of this
	state.
Capital stock.	SECT. 2. Said corporation may purchase and hold real and
	personal estate, to an amount not exceeding, at any one time, fifty
	thousand dollars, with full power to manage and dispose of the
	same.
First meeting.	SECT. 3. Any two persons named in this act may call the first
a nee noonng.	meeting of said corporation, for the purpose of its organization, by
	publishing a notice of the time and place of meeting, two weeks
	successively, in some newspaper printed in Portland.
	successivery, in some newspaper printed in rorthand.

[Approved February 20, 1845.]

Chapter 208.

AN ACT to incorporate the Proprietors of Dennysville Academy.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Corporators.

SECT. 1. Theodore Lincoln, junior, John Kilby, Theophilus W. Allan, John Allan, John Balch, Solomon M. Foster, William Allan, Thomas Eastman, junior, Ebenezer Gardner, junior, Bela R. Reynolds, Zenas Wilder, D. C. McLauchlan, Thomas Stedman and William Woods, with their associates and successors, are

hereby created a corporation by the name and style of the Propri- $C_{AAP, 209.}$ etors of Dennysville Academy; for the purpose of establishing and Corporate name. maintaining an academy in the town of Dennysville, in the county Objects of incorof Washington; and by that name may sue and be sued; and may Powers and priv-have a common seal; make any by-laws, for the management of By-laws. their affairs, not repugnant to the laws of this state; and may take Power to hold and hold by gift, grant, devise, bequest, or otherwise, any real or estate, personal estate, the annual income of which shall not exceed fifteen hundred dollars; and may give, grant, convey or lease the same; and may choose all officers, necessary for the profitable management officers for the of their concerns, and for the usefulness and advancement of said their concerns. academy: provided, the sole purpose of said corporation shall be Proviso. to inculcate and diffuse useful knowledge.

SECT. 2. The stockholders, in all affairs of the corporation, on voting. which they act, shall have votes in proportion to the stock owned by them respectfully: provided, that no individual shall ever be Proviso. entitled to more than one fifth of the whole number of votes to which stockholders are entitled.

SECT. 3. Theodore Lincoln, junior, John Kilby and Theophi-First meeting. lus W. Allan, or any two of them, may fix the time and place of the first meeting of the corporation, and shall give notice thereof, in the Eastport Sentinel, one week, at least, before the time of said meeting.

[Approved February 20, 1845.]

management of

Chapter 209.

AN ACT to incorporate the Maine Manufacturing Company. Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Benajah Buffum, William Hill and David Buffum, and their as- corporators. sociates and successors, are constituted and made a body politic and corporate, by the name of the Maine Manufacturing Company, Corporate name. with all the powers and privileges, and subject to all the duties and liabilities, provided in the laws of this state, concerning manufacturing corporations; and are authorized to purchase and hold real Power to hold and personal estate, not exceeding in value, at any one time, the estate. sum of five hundred thousand dollars; and the same may improve, lease, sell and convey, as other proprietors of real and personal estate may lawfully do. And the said company are authorized to carry on, in the town of Sanford, or Alfred, in the county of York,

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