

ACTS AND RESOLVES

PASSED BY THE

TWENTY-SIXTH LEGISLATURE

OF THE

STATE OF MAINE,

A. D. 1846.

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

Augusta:

WILLIAM T. JOHNSON,......PRINTER TO THE STATE.

1846.

.

PRIVATE AND SPECIAL LAWS

1

٦

ή

OF THE

STATE OF MAINE,

1846.

Снар. 343.

3. SECT. 4. This act shall be in force from and after its approval by the governor.

[Approved June 16, 1846.]

Chapter 343.

An Act to incorporate the Mount Eagle Manufacturing Company. Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

William G. Cutting, Joseph B. Wheelock, Asa P. SECTION 1. Hathaway, William J. Merriam, T. S. Taft, Luther Sanborn, Charles R. Morris, and Joseph H. Davis, their associates and successors, are hereby constituted and made a body corporate and politic by the name of the Mount Eagle Manufacturing Company, 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 authorized to purchase and hold real and personal estate not exceeding in value at any one time the sum of sixty thousand dollars, and the same may lease, sell, improve or convey, as other proprietors of real and personal estate may lawfully do; and said corporation are authorized to carry on at West Newfield, in the county of York, the manufacture of metalic lustre, tripoli, polishing brick, building and fire brick, stone, earthern, porcelain and glass ware; and may erect and construct such buildings, machinery, furnaces and works, upon their own land in said town as may be useful and proper for carrying on the business aforesaid.

SECT. 2. This act shall take effect from and after its approval by the governor.

[Approved July 16, 1846.]

Chapter 344.

An Act to set off certain land from the town of Belgrade and annex the same to the town of Mount Vernon.

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

Part of the farm of Nehemiah Hanson. SECTION 1. All that part of the farm of Nehemiah Hanson, of Mount Vernon, on which he now resides, lying in the town of Belgrade, is hereby set off from said town and annexed to the town of Mount Vernon.

Corporators.

Corporate name.

Real and person-

Articles of manufacture.

SECT. 2. This act shall take effect from and after its approval CHAP. 345. by the governor.

[Approved July 16, 1846.]

Chapter 345.

An Act to incorporate the Mousam Navigation Company, Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

)

SECTION 1. Daniel Remick, William B. Sewall, William Lord, Corporators. Jabez Smith, Barnabas Palmer, James Osborn, John Osborn, William Hacket, Joseph Titcomb and William F. Lord, their associates, successors and assigns, are hereby constituted a body politic and corporate by the name of the Mousam Navigation Company, and Corporate name. by that name shall have all the powers, privileges and immunities Powers, priviwhich are or may be necessary to carry into effect the objects and ties. purposes of their association as herein set forth, and subject to such liabilities and restrictions as are incident by law to similar corporations, except as hereinafter expressed, and said corporation is hereby authorized and empowered to build a dam across the present Mousam river or canal, so called, as it now runs, at any place in the town of Kennebunk, between the mouth thereof and the head of tide water, and to turn the present course of said river so that it may run into the sea, at any place between the present mouth of the river and its mouth as it formerly ran; to cut off any bends at any point on said river, or to straighten it in any part thereof; and to build any other dam or dams or raise any embankments on the present river which may be deemed necessary to promote the objects authorized by this act; to build whatves, piers, monuments, buoys, or any other necessary fixtures at such points as said corporation may consider expedient; and for this purpose the said cor- Authorized to take real estate poration shall have the right to take and hold so much of the land of private peror other real estate of private persons, as may be necessary for the improvements contemplated and provided for by this act. And in Damages, how case the corporation cannot agree with the owners of the estate thus taken, they shall pay such damages as shall be ascertained and assessed by the county commissioners for the county of York. And no application to said commissioners to estimate said damages shall be sustained, unless made within three years from the time of taking such land or estate.

ascertained.

SECT. 2. The capital stock of said company shall consist, at Capital stock.