MAINE STATE LEGISLATURE

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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

OF THE

STATE OF MAINE,

1846.

amount assessed upon each mark. And all owners of logs and Chap. 408. other timber, shall be required to pay or satisfactorily secure the Owners to secure amount of their several assessments, within thirty days from the date of such assessment. And the treasurer shall have power to take Power of treasurpossession of a sufficient quantity of any and all marks of logs and er, if such owner neglect to secure other timber upon which the assessment has not been paid or secured at the end of thirty days from such assessment, and shall retain After thirty days to advertise. possession of the same until disposed of as hereinafter provided, and all marks upon which such assessment shall not be thus paid or secured within the time herein specified, shall be advertised two weeks in succession in some newspaper printed in said Bangor, and if not paid within ten days after the last publication, with necessary costs and expenses, the treasurer shall then advertise them for sale ed for sale. at public auction, by posting up in some conspicuous place in Duty of treasurer prior to sale. Bangor and Oldtown, notices of such sale, with a list of all the marks, and the amount of assessment upon each mark, ten days before the day of sale, and unless such assessments with expenses incurred are previously paid, he shall then proceed to sell to the highest bidder, a sufficient quantity of the logs or other timber of the different marks upon the list, to pay such assessments with all proper costs and expenses, selling each mark separately. The Place of sale. place of sale to be at the office of the company, and the proceeds of all sales to be paid into the treasury of the company. And the Lien hereby crelien hereby created shall have precedence of all other liens; pro-ated to have precedence of all vided, however, if before the sale, it should be ascertained that the provise, logs or other timber of any particular mark or marks had not arrived at their places of destination, but remained back, that in such case said sale may be adjourned from time to time until such logs or other timber shall arrive at said place of destination.

[Approved August 10, 1846.]

thirty days.

Chapter 408.

An Act to incorporate the East and South Thomaston Fire and Marine Insurance Company

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

Section 1. That Knott Crockett, Joseph Hewett, William Corporators. McLoon, George Thorndike, Charles Holmes, Charles Crockett, Iddo K. Kimball, John G. Lovejoy, Alfred H. Kimball, Larkin Snow, William A. Farnsworth, John T. Berry, Gardiner Ludwig, Samuel Pillsbury, Charles W. Snow, Joseph C. Libby, Jonathan

Corporate name.

Снар. 409. White, Samuel Libby, John Merrill, Ezekiel Perry, George W. Brown, E. M. Perry, John Spofford, William Thomas, Henry C. Lowell and James Fogg of Thomaston in the county of Lincoln, and Hanson Gregory, J. G. Norwood, S. D. Carlton, David Talbot and J. Jones of Camden, in the county of Waldo, with their associates, successors and assigns, be and they hereby are created a corporation by the name of The East and South Thomaston Fire and Powers and obli- Marine Insurance Company, with all the rights usually granted to other similar corporations, and with the powers and subject to all the duties, obligations and restrictions contained in the present laws, and in such additional provisions of law as may from time to time be enacted relating to corporations and insurance companies in this state, to continue twenty years from the passing of this act, with the power to purchase and hold such personal property and real estate as may be necessary to effect the object of the corpo-

Tenure.

Authorized to purchase real and personal estate.

ration.

Office to be kept in East Thomaston.

Canital stock.

When to be paid.

First meeting, how called.

SECT. 2. The office of said company shall be kept in the village in Thomaston called "East Thomaston," in the county of Lincoln, that the capital stock of said company, exclusive of premium notes and profits, shall be fifty thousand dollars of which fifty per cent. shall be paid within ninety days after public notice given by the president and directors in some newspaper printed in Thomaston, and the remaining fifty per cent. within two years after the payment of the first instalment.

That any three of the persons named in this act may SECT. 3. call the first meeting of this company by publishing the time and place thereof in some public newspaper printed in Thomaston, fourteen days previously; at which meeting the officers required by law, may be chosen and any corporation business transacted.

[Approved August 10, 1846.]

Chapter 409.

An Act to incorporate the State Mutual Fire Insurance Company.

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

Corporators.

Corporate name.

By laws.

William R. Prescot, Samuel Smith, Simon Page, A. H. Howard, H. K. Baker, J. D. Lord, Peleg Wadsworth and Joseph Baker, with their associates and successors, are created a body corporate by the name of the State Mutual Fire Insurance Company, with power by that name to prosecute and defend suits at law, to make by-laws not repugnant to the laws of the state and