

ACTS AND RESOLVES

PASSED BY THE

TWENTY-NINTH LEGISLATURE

OF THE

STATE OF MAINE,

A. D. 1849.

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. **Augusta:** WILLIAM T. JOHNSON, PRINTER TO THE STATE.

1849.

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE,

1849.

public worship on the Sabbath shall be allowed to pass the CHAP. 205. bridge free of toll.

Any two of the persons above named may call First meeting. **Sect.** 6. the first meeting of the company on giving such notice as they shall think proper.

Sect. 7. If said bridge be not finished so as to be made To be finished within three convenient and passable within three years from the fifteenth years. day of September next, this act shall be void.

[Approved June 20, 1849.]

Chapter 205.

An act to incorporate the Hancock Insurance Company.

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

SECT. 1. Thomas Robinson, Seth Tisdale, Andrew Peters, Corporators. Samuel Dutton, Hatch Macomber, Samuel Dutton, junior, Thomas D. Jones, J. M. Hale, George Parcher, Arno Wiswell, George W. Brown, George Herbert, N. A. Joy, William Bennett, and G. W. C. Means, with their associates, successors and assigns, be and they are hereby created a corporation by the name of Hancock Insurance Company, with powers and privi- Corporate name. leges and subject to all the duties and obligations and restrict- Powers, privi-leges, and obligations contained in the seventy-sixth and seventy-ninth chapters gations. of the revised statutes of this state, for the term of twenty For the term of years from the passing of this act, and by that name may sue and be sued, have a common seal and purchase and hold real estate to the amount of five thousand dollars.

The capital stock of said company shall be fifty Capital stock. SECT. 2. thousand dollars, (any law to the contrary notwithstanding) exclusive of premium notes and profits, divided into shares of shares, one hundred dollars each, of which fifty per cent. shall be paid in by the first day of October, in the year of our Lord one thousand eight hundred and forty-nine, and the remaining fifty per cent. within two years thereafter.

Said company shall have power to make by-laws By-laws, **Sect.** 3. for managing their affairs not repugnant to the laws of the state.

[Approved June 20, 1849.]

twenty years.