MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

PASSED BY THE

THIRTY-FIRST LEGISLATURE

OF THE

STATE OF MAINE,

A.D. 1852.

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

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PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1852.

Chapter 518.

Снар. 518.

An act incorporate the Bank of Hallowell.

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

SECT. 1. H. W. Paine, Henry Reed, C. G. Batchelder, Am- Corporators. brose Merrill, Hiram Fuller, Archable Horn, S. C. Whittier, James Sherburne, Jesse Aiken, David Getchell, C. Spaulding, E. K. Butler, E. Hubbard, Simon Page, W. R. Prescott, John Beeman, Justin E. Smith, William Stickney and E. G. Dole, their associates, successors and assigns, be and hereby are incorporated into a company by the name of the President, Directors Corporato and Company of the Bank of Hallowell.

SECT. 2. The capital stock of said bank shall be fifty thou- Capital stock. sand dollars, divided into shares of one hundred dollars each, and said bank shall be located and established in the city of Hallowell, in the county of Kennebec.

SECT. 3. The said corporators are hereby authorized and Rights and empowered to exercise all the rights and privileges conferred powers. upon such corporations by the laws of this state, and subject to all the liabilities and restrictions thereof.

[Approved March 22, 1852.]

Chapter 519.

An act to incorporate the Lubec Steamboat Wharf Company.

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

SECT. 1. James W. Lyman, Taft Comstock, junior, James Corporators. Nason, Foster Clark, S. H. Kimball, Samuel Staples, junior, David Pike, Hopley Reynolds, Charles Bibber, their associates and successors, are constituted and made a body politic and corporate by the name of the Lubec Steamboat Wharf Com- corporate pany, with all the powers and privileges and subject to all the duties and liabilities provided in the laws of this state concerning corporations, and by that name may sue and be sued; may purchase and hold real and personal estate to the value of ten Mayhold propthousand dollars, and the same may improve, lease, sell and dispose of at pleasure; and may establish such by-laws and officers as may be necessary for the regulation and convenience of their business, not inconsistent with the laws of the state.

Powers and privileges.

May make bylaws and

CHAP. 520.

May build and maintain a wharf in Lubec.

Right of way granted.

Proviso.

SECT. 2. Said corporation shall have the right, at their own expense to erect and maintain a wharf upon the beach in Lubec, by extending the McLean wharf (so called) occupied by Taft Comstock and others, in a northerly direction, to such a distance as will give eight feet in depth, of water, at the northerly side of said wharf at the lowest low water; and shall at all times have the free right of way with horses, teams, vehicles and carriages of all kinds over said McLean wharf to and from their wharf so erected; provided, that the terms upon which said company shall erect and maintain said wharf shall first be mutually agreed upon between said company and the owner of said beach and wharf.

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

[Approved March 23, 1852.]

Chapter 520.

An act to incorporate the Cobbossee Contee Bank.

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

Corporators.

Secr. 1. F. T. Lally, John Plaisted, John Jewett, James G. Donnell, William Palmer, John Blanchard, Joseph Bradstreet, F. Richards, Samuel Kendall, William R. Gay, William L. Stone, F. P. Theobald, Robert Williamson, Noah Woods, John Dennis, William Cooper, H. B. Hoskins, Henry Washburn, David Wing and Solomon W. Bates, their associates, successors and assigns, be and hereby are incorporated into a company by the name of the President, Directors and Company of the Cobbossee Contee Bank.

Corporate name.

Capital stock.

When to be paid in.

Bank, when to be put in

operation.

Rights and restrictions.

SECT. 2. The capital stock of said bank shall be fifty thousand dollars, divided into shares of one hundred dollars each; and one half of the same shall be paid in and said bank shall be put in operation on or before February first, eighteen hundred and fifty-three; and the other half within six months thereafter; and said bank shall be located in the city of Gardiner.

SECT. 3. The said corporators are hereby authorized and empowered to exercise all the rights and privileges conferred upon such corporations by the laws of this state, and subject to all the liabilities and restrictions thereof.