

ACTS AND RESOLVES

PASSED BY THE

THIRTY-FIFTH LEGISLATURE

OF THE

STATE OF MAINE,

A. D. 1856.

Published by the Secretary of State, agreeably to Resolves of June 23, 1830, February 26, 1840, and March 16, 1842.

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PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1856.

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LUBEC SILVER LEAD COMPANY OF MAINE.

CHAP. 649.the names of Albion Morris and Sophronia Morris; Elizabeth
Ellen and Isaac Livermore Fish, children of Albion M. and
Sophronia K. Fish, shall be allowed to take the names of Eliza-
beth Ellen Morris, and Isaac Livermore Morris; Joseph Brawn,
of Augusta, shall be allowed to take the name of Joseph Brown;
Israel Wood, of Bluehill, shall be allowed to take the name of
Israel Alonzo Wood; Franklin Patch, of Shapleigh, shall be
allowed to take the name of Franklin Benson; Sarah Frances
Twitchell, of Hebron, shall be allowed to take the name of
Sarah Frances Benson.

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

[Approved April 1, 1856.]

Chapter 649.

An act to incorporate the Lubec Silver Lead Company of Maine.

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

SECT. 1. Bion Bradbury, Daniel J. Odell, Robert Mowe, junior, Warren Hathaway, Frederic S. Bradbury, Edward Biddle, Frederic A Babcock, William G. Lord, Charles P. Church, Charles H. Denizon and Edward R. Biddle, their associates, successors and assigns, are hereby created a corporation by the name of the Lubec Silver Lead Company of Maine, for the purpose of mining in all its branches, and transporting ore, as well as smelting and manufacturing the same, in the State of Maine, and doing such other matters and things as may be needful for carrying on said business. And said corporation is hereby authorized and empowered to exercise all the rights, powers and privileges, conferred on manufacturing corporations by the laws of said state, and subject to all the liabilities and restrictions thereof.

SECT. 2. The capital stock of said corporation shall be two hundred and fifty thousand dollars, with the power to increase the same to five hundred thousand dollars, to be divided into such number of shares as the said corporators may detemine; and said corporation may hold real and personal estate, to the amount of said capital stock, with full power to manage and dispose of the same.

SECT. 3. The first meeting of this corporation may be called by a public notice, published in the Eastport Sentinel, for

Corporators.

Corporato name. Objects of

corporation.

Rights, powers and privileges.

Liabilitios.

Capital stock. Authorized to

increase capital stock.

Shares.

May hold real and personal estate.

First meeting, how called. twenty days prior to said meeting, signed by any two of the CHAP. 650. persons named in the first section of this act.

SECT. 4. This act shall take effect from and after its approval by the governor.

[Approved April 1, 1856.]

Chapter 659.

An act to incorporate the Oxford Agricultural Aid Society.

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

SECT. 1. Adna C. Dennison, Rufus K. Stevens, Benjamin Corporators Richards, Gideon Ellis, Joel Millett, Luther F. Pike, Benjamin K. Swasey, John M. Eustis and Cornelius M. Holland, with their associates and assigns, are hereby created a body politic and corporate, by the name of the Oxford Agricultural Aid Corporate name. Society, with power to hold real and personal property not May hold real exceeding in value the sum of eight thousand dollars, (and to exercise the general powers of corporations,) for the purpose Powers, &c. of aiding the cause of agriculture, in the Oxford Agricultural Society.

SECT. 2. The stock of this corporation shall be divided into shares, the par value of which shall be ten dollars each, and the members of the association called the Oxford Agricultural Aid Society shall be stockholders in this corporation.

SECT. 3. Stockholders in this corporation shall have one vote for each share subscribed and held, on which all assessments have been paid.

SECT. 4. The first meeting of this corporation shall be called by any three of the persons named in the first section of this act, by notice published in the Norway Advertiser and Oxford Democrat, two weeks successively, the last publication to be one week at least before the time of meeting; at this meeting the corporation shall be organized, officers chosen, by-laws Officers to be adopted, and the time and manner of calling future meetings chosen, by-laws fixed.

This act shall take effect from and after its ap-Sect. 5. proval by the governor.

[Approved April 1, 1856.]

and personal estate.

Shares, par value of.

Each share entitled to one vote.

First meeting, how called.

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