# MAINE STATE LEGISLATURE

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## ACTS AND RESOLVES

PASSED BY THE

## THIRTY-NINTH LEGISLATURE

OF THE

### STATE OF MAINE.

1860.

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

 $\begin{array}{c} \text{AUGUSTA:} \\ \text{STEVENS \& SAYWARD, PRINTERS TO THE STATE.} \\ 1860. \end{array}$ 

### PRIVATE AND SPECIAL LAWS

OF THE

## STATE OF MAINE.

1860.

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LAMBARD MANUF, CO.—YORK AND CUMBERLAND M. F. INS. CO.

CHAP. 446.

Powers,
privileges, &c.
Capital stock.

and privileges, and be subject to all the liabilities of the laws of this state concerning such corporations.

Sect. 2. The capital stock of said corporation shall not exceed one hundred thousand dollars; and said corporation may be seized and hold real estate, not to exceed fifty thousand dollars in value.

[Approved March 17, 1860.]

#### Chapter 446.

An act to incorporate the Lambard Manufacturing Company,

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

Corporators.

Corporate

Sect. 1. Allen Lambard, Thomas Lambard and Robert L. Clark, their associates and successors, are hereby constituted a body politic and corporate by the name of the Lambard Manufacturing Company, for the purpose of manufacturing grain, wood, iron and steel, and also engaging in such other branches of trade and manufactures, as may be necessarily or conveniently connected therewith, in the city of Augusta; and said corporation may erect such mills, machines and buildings on their own land, or may lease or purchase of any individual or corporation such real estate or water power as may be necessary for carrying on said manufactures and branches of trade. And for these purposes shall have all the powers and privileges and be subject to all the duties and liabilities of the laws of this state relating to manufacturing companies.

Powers, privileges, &c.

May hold real and personal estate. Sect. 2. Said corporation may take and hold personal or real estate to an amount not exceeding at any one time the value of one hundred thousand dollars.

[Approved March 17, 1860.]

#### Chapter 447.

Au act to incorporate the York and Cumberland Mutual Fire Insurance Company.

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

Corporators.

Sect. 1. Frederick Robie, Rufus King, William W. Dean, Aaron Quinby, Lewis Hardy, W. L. Peunell, Samuel North, George .T Foster, Nelson H. Cary, Leander Valentine, Seward Merrill, Franklin Sawyer, M. D. L. Lane, George W. Parker, Thomas Pennell, Isaac F. Quinby, L. Dean, Samuel T. Raymond, E. N. Tukesbury, William E. Morris, O. G. Cook, A. F. Gerrish, Sewall Strout,

Freeman Richardson, Albert Cressey, Leonard C. Harmon, Joseph Chap. 447. Cressey, Henry Alden, George Chadbourne, William M. Dyer, M. G. Hayden, Isaac Richardson, Luther Libbey, William M. Harding, Alden T. Keen, Charles R. McLellan, Mathias Meserve, John M. Parker, John Hanscomb, Robert F. Files, A. P. Files, William P. Sturges, John Johnson, John M. Allen, and all others who may hereafter become members of said company in the manner prescribed, are hereby incorporated and made a body politic by the name of the York and Cumberland Mutual Fire Insurance Company, Corporate for the purpose of insuring in the counties of York and Cumberland only, either on the mutual or stock principle, their respective dwelling houses, stores, shops, barns, and other buildings, household furniture, merchandise and other property, the contents of any building in said counties, against loss or damage by fire, whether the same happen by accident, lightning or by any other means, except that by design in the insured; and may purchase and hold May hold real such real and personal estate as may be necessary to effect the object of this association, and may sell and convey the same at pleasure.

Sect. 2. They may make, establish and put in execution such By-laws. by-laws, not contrary to the laws of the state, as may seem convenient or necessary for the regulation and management of their affairs, and do and execute all such acts as may be necessary to carry into effect the purposes intended by this act.

stock company.

Said company may insure upon the principle of a May insure as a stock company to an amount not exceeding one thousand dollars on any one risk.

First meeting, how called.

The first meeting may be called by any five persons named in this act in the town of Gorham, where said company shall be located, by posting up in three public and conspicuous places in the towns of Gorham and Westbrook, notice of the time, place and business to be acted upon, at least ten days before such meeting, at which time and place the members present may elect all needful officers, fix their compensation and manage their affairs in any way not repugnant to the laws of the state; but no policy shall be issued by said company until applications shall be made for insurance on twenty thousand dollars at least.

Policies, when to be issued.

[Approved March 17, 1860.]