MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

115

PASSED BY THE

FORTY-FIFTH LEGISLATURE

OF THE

STATE OF MAINE.

1866.

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.

1866.

Chapter 12.

Снар. 12.

An act to incorporate the Androscoggin Land and Petroleum Cempany.

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

SECT. 1. Sylvanus Cobb junior, Freeland Howe and Albert Corporators. Thompson, their associates and successors, are hereby constituted a body politic and corporate by the name of the Androscoggin Corporate Land and Petroleum Company, with power to adopt a common name. seal; to sue and be sued; to acquire and hold real and personal estate, and to lease, sell and convey, or otherwise dispose of the same; to adopt a code of by-laws not inconsistent with the laws of Powers, &c. this state, and to do and perform such other acts and things as may be necessary for the successful prosecution of the business of said corporation.

The capital stock of said corporation shall consist of Capital stock SECT. 2. fifteen thousand shares, of the par value of ten dollars for each and par value share.

The first meeting of said corporation, for the choice of First meeting. Sect. 3. officers, may be called to be held in Norway, by any two of the persons named in this act, by publishing notice thereof in the Oxford Democrat, published in Paris, Oxford county, seven days at least before the day of said meeting; and until such officers are thus chosen, the powers of said corporation may be exercised by the persons first named in this act, who may, for the time being, act as directors of said company, and a majority of whom shall constitute a quorum for the transaction of business.

Corporators herein named to act for the time being as directors.

This act shall take effect when approved by the governor.

Approved January 29, 1866.

Chapter 13.

An act to incorporate the Winthrop Mills Company.

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

John D. Sturtevant, Francis Cabot, Moses Wildes and Corporators. Philip C. Bradford, their associates and successors, are hereby incorporated and made a body politic by the name of the Winthrop Corporate name Mills Company, for the purpose of manufacturing cotton and wool at Winthrop.

and purpose.

Said corporation may hold real and personal estate to Capital stook. the amount of two hundred and fifty thousand dollars in value, and

CHAP. 14.
Privileges, &c.

shall have all the privileges and be subject to all the duties and liabilities of corporations, as defined by the laws of this state.

SECT. 3. This act shall take effect when approved by the governor.

Approved February 1, 1866.

Chapter 14.

An act to amend the charter of the Passadumkeag Boom Company.

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

Lease of boom and rights of lessees. Sect. 1. The Passadumkeag Boom Company may lease their boom, and the lessees shall enjoy all the rights and liens which belong to said company under their charter.

Power of co. in relation to logs and drive. SECT. 2. When any drive of logs shall come within the limits of said boom, and a majority of owners of said logs shall elect to have their logs rafted at said boom, the company shall have the right to stop said drive, and shall, as fast as possible, sort out and turn into the Penobscot river all such logs as the owners thereof shall elect not to have rafted there.

Company may have care of logs in case of neglect by owners. Rights of parties not impaired by amendments.

SECT. 3. If the owners of any rafts of logs shall neglect, after a suitable time, to run their logs away, the company may run said logs to some suitable and safe place at the expense of the owners.

Sect. 4. The rights of parties having rafts in the river above the boom, shall not be impaired by any act or acts additional to the original charter.

Approved February 1, 1866.

Chapter 15.

An act to incorporate Trinity Commandery of Knights Templars.

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

Corporators.

Corporate name and location.

Powers, &c.
Real and
personal estate.
Invested with
usual privileges

Sect. 1. Orlando Currier, David Cargill and Edwin R. Emerson, their associates and successors, are hereby incorporated into a body politic by the name of Trinity Commandery of Knights Templars, to be established and have their place of business in the city of Augusta, in the county of Kennebec, with power to take and hold, for masonic, charitable and benevolent purposes, real estate to the value of five thousand dollars, and personal estate to the value of five thousand dollars; to give and grant or bargain and