MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

FORTY-SEVENTH LEGISLATURE

OF THE

STATE OF MAINE.

1868.

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

 ${\bf A}~{\bf U}~{\bf G}~{\bf U}~{\bf S}~{\bf T}~{\bf A}$: owen & nash, printers to the state. 1868 .

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1868.

be allowed to take the name respectively of Sarah B. Wright and CHAP. 483. Alice F. Wright; Flavilla Greenleaf of New Sharon shall be al- Greenleaf. lowed to take the name of Flavilla Jessie George; Joseph. G. Merrill of Kennebunk shall be allowed to take the name of John J. Merrill. Merrill; Elizabeth Jane Craig of Auburn shall be allowed to take craig. the name of Elizabeth Jane Merrill; Merrill Savage of Portland Savage. shall be allowed to take the name of Henry Eaton Merrill; Sarah B. Savage of Portland shall be allowed to take the name of Sarah Boswell Merrill; Reuben Merrill Savage of Portland shall be allowed to take the name of Reuben Merrill; Helen Maria Savage of Portland shall be allowed to take the name of Helen Maria Merrill; Melville F. Jordan of Cape Elizabeth shall be allowed to Jordan. take the name of Melville F. Sawyer; Sarah T. Parks of Augusta Parks. shall be allowed to take the name of Sarah Tapley Lowell; George F. Latliff of Sidney shall be allowed to take the name of George F. Latliff. Wilson; Martha B. Huff of Lexington shall be allowed to take the name of Martha Barton Knowles; Chauncey Knowles Huff of Huff. Lexington shall be allowed to take the name of Chauncey Knowles; Mary A. Bowen of Stockton shall be allowed to take the name of Bowen. Mary A. Stinson; Eva Maria Doyle shall be allowed to take the Doyle. name of Eva Maria Bither, and is hereby declared to be the adopted daughter of William D. Bither and Mary Bither, and shall sustain the same relation to them and their estate at all times, as if she had been the daughter of said William D. Bither and Mary Bither, born in lawful wedlock.

SECT. 2. This act shall take effect when approved.

Approved February 12, 1868.

Chapter 483.

An act to incorporate the Eagle Floor Oil-Cloth Company.

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

SECT. 1. Albert Hathorn, Nathaniel C. A. Jenks, and Wash-Corporators. ington Gilbert, all of Bath, and James C. Gilbert of Leeds, their associates, successors and assigns, are hereby incorporated under the name of the Eagle Floor Oil-Cloth Company, with all the privileges and immunities, and subject to all the duties and liabili- Powers and ties, provided in the laws of the state concerning corporations, with a capital stock not exceeding five hundred thousand dollars, Capital. divided into such shares as they may determine, and with power to increase their capital stock at pleasure, from time to time, not, however, above the amount before named.

MAINE STATE CHRISTIAN ASSOCIATION .- NOROMBEGA COAL COMPANY.

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Снар. 484.

Location and purpose.

SECT. 2. The said company are hereby authorized to carry on in the city of Bath, or at such other places as they may elect, the manufacture and sale of floor oil-cloths, and of machinery and fixtures for the same, and of such materials or other articles as may be necessarily, usefully, or conveniently, connected with the said manufacture and with the trade of the company.

SECT. 3. This act shall take effect when approved.

Approved February 12, 1868.

Chapter 484.

An act to incorporate the Maine State Christian Association.

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

Corporators.

Benjamin P. Reed, Moses F. Davis, Samuel Bickford, Orrin J. Hancock, P. H. Tracy, Robert Crosby and Augustus Reed, their associates and successors, are hereby constituted a body politic and corporate, by the name of the Maine State Christian Association, with power to take and hold for religious, educational and charitable purposes, property, real and personal, of the value of forty thousand dollars, and they may sell and convey the same; and said corporation shall have all the powers and privileges, and be subject to all the duties and liabilities, of similar corporations in this state.

Capital.
Powers, &c.

Purpose.

Approved February 12, 1868.

Chapter 485.

An act to incorporate the Norombega Coal Company.

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

Corporators.

Sect. 1. W. H. Smith, P. D. Harthorn, Charles Hight, George M. Weston, D. F. Leavitt, D. Brastow, H. M. Plaisted and S. F. Barton, their associates and successors, are hereby constituted a body politic and corporate, by the name of the Norombega Coal Company, with power to adopt a common 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 this state, and to do and perform such other acts and things as may be necessary for the suc-

cessful prosecution of the business of said corporation.

Powers, &c.

By-laws.