

LAWS

OF

NEW HAMPSHIRE

INCLUDING

PUBLIC AND PRIVATE ACTS, RESOLVES,
VOTES, ETC.



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Cheever and their associates and those, who may hereafter become associates in said corporation their successors and assigns be and they are hereby created and made a corporation by the name of the Portsmouth Bleaching Company and shall so continue forever and by that name shall be and hereby are made capable in law to sue and be sued, plead and be impleaded defend and be defended in any Court of record or any other place whatever and also to make, have and use a common seal and the same again to alter break or renew at pleasure and also to ordain, establish and put in execution such by laws, ordinances and regulations not repugnant to the laws of this State or of the United States, as to them shall appear reasonable, necessary and convenient for their regulation and government and for the prudent management of the affairs of said corporation and shall be vested with all the other powers and privileges and shall be subject to all the liabilities incident to corporations of a similar nature.

Sec. 2. And be it further enacted, that said corporation be and they hereby are authorized and empowered to hold, possess and occupy real estate of any value not exceeding one hundred thousand dollars and personal property to any amount not exceeding three hundred thousand dollars

Sec. 3. And be it further enacted, that said John G Clasby, Alfred W. Haven and Samuel Lord or either two of them may call the first meeting of the members of said corporation at such time and place as they may deem proper by notice published in any newspaper printed in Portsmouth five days before said meeting.

Sec. 4. And be it further enacted, that the said Portsmouth Bleaching Company shall be considered a manufacturing Company and be liable to taxation as is prescribed by an act entitled an act for establishing an equitable method of making taxes passed July 7. 1827.

[CHAPTER 29.]

State of }
New Hampshire. }

AN ACT TO INCORPORATE CERTAIN PERSONS BY THE NAME OF THE
COCHECHO AQUEDUCT ASSOCIATION.

[Approved June 22, 1832. Acts, vol. 29, p. 87.]

Sec. 1. Be it enacted by the Senate and House of Representatives in General Court convened, that Ezekiel Hurd, Samuel H. Anderson, Charles Young, Walter Sawyer, William B. Smith, John Burns, Stephen Evans, David Peirce, Andrew Steele, Joseph Smith, Henry A. Foot, Solomon Jenness, Joseph Morrill and Ezra Drowne their associates, and successors, be, and they hereby are constituted

and made a body corporate and politick forever, by the name of the Cochecho Aqueduct Association, for the purpose of conveying water by subterraneous pipes into the village of Dover; and by that name may sue and be sued, prosecute and be prosecuted, defend and be defended to final judgment and execution, and the said association are hereby vested with all the powers and privileges incident to corporations of a similar nature.

Sec. 2. And be it further enacted, that said corporation be and the same hereby is authorized to acquire by purchase or otherwise and to hold and enjoy all such real and personal estate as may be necessary and convenient for the conveyance of water as aforesaid, and the same may sell and dispose of at pleasure; provided such estate shall not exceed in value the sum of ten thousand dollars.

Sec. 3. And be it further enacted, that said corporation is hereby authorized and empowered to enter upon and break up the ground and dig ditches and trenches in any land or enclosure and in any street or highway, through which it may be convenient for said Aqueduct to pass, and therein to place such pipes and posts as may be necessary for building and completing said Aqueduct and maintaining and repairing the same when requisite; provided that in case said corporation and the owners of such land shall not agree on the compensation to be made for the damage done to said land, the Superior Court upon application of said corporation or of the owners of said land, may appoint a Committee, who shall estimate the damage and make report thereof to said court. And if either of said parties shall be dissatisfied with the report of said committee, on application to said court, a trial by jury for the purpose of assessing said damage, shall be had in the same way and manner as other jury trials are had at said Court. And the said court are authorized to render judgment on said report or verdict of said jury and issue execution accordingly. And provided, also that no publick street or highway shall be so incumbered or injured by said Aqueduct as to obstruct or hinder the citizens of said State from passing therein with teams and carriages with convenience.

Sec. 4. And be it further enacted, that the capital or joint stock of said corporation may consist of as many shares as the proprietors shall at any legal meeting determine; and the said shares shall be liable and holden for all assessments legally made thereon and upon non payment of any such assessment, the Treasurer may in the manner to be prescribed by the by laws of said corporation sell at public auction, the shares of any delinquent proprietor, or so many thereof as may be necessary to pay the sum due thereon with incidental charges.

Sec. 5 And be it further enacted, that the members of said corporation at any legal meeting, may choose such officers as may be deemed necessary and prescribe their respective duties, may pre-

scribe the mode in which assessments shall be made on the shares, and the manner in which the shares may be alienated or transferred and may make such other rules and by laws as may appear necessary and convenient for their regulation and government and for the prudent management of the concerns of said corporation.

Sec. 6. And be it further enacted, that Ezekiel Hurd, Walter Sawyer and William B. Smith or any two of them, may call the first meeting of said corporation, to be holden at some suitable time and place, by giving such publick notice thereof, as they may think reasonable.

[CHAPTER 30.]

State of }
New Hampshire. }

AN ACT IN ADDITION TO AN ACT ENTITLED "AN ACT TO REGULATE THE INSPECTION OF BEEF AND PORK, INTENDED TO BE EXPORTED FROM THIS STATE AND FURTHER TO REGULATE THE INSPECTION OF MACKERELL.

[Approved June 22, 1832. Acts, vol. 29, p. 91. Session Laws, 1832, Chap. 74. The act referred to is dated July 1, 1831, *ante*, p. 257. See also acts of June 16, 1791, Laws of New Hampshire, vol. 5, p. 759; December 28, 1791, *id.*, p. 824; June 18, 1802, *id.*, vol. 7, p. 108; December 26, 1805, *id.*, p. 460, and July 5, 1826, *id.*, vol. 9, p. 520. Repealed by act of December 23, 1842. See Revised Statutes (1842), Chap. 230.]

Sec. 1. Be it enacted by the Senate and House of Representatives in General Court convened, That from and after the passing of this act, all beef which may be packed for exportation constituting the quality denominated "cargo No 1. Beef" shall be branded No. 1. Beef; all constituting the quality denominated cargo No 2. Beef shall be branded, prime Beef and all constituting the quality denominated cargo No 3. Beef, shall be branded cargo Beef.

Sec. 2. And be it further enacted, That from and after the passing of this act, all pork, which may be packed for exportation, constituting the quality denominated cargo No 1. Pork shall be branded No 1. Pork, all constituting the quality denominated Cargo No 2. Pork shall be branded prime pork and all constituting the quality denominated cargo No. 3. Pork shall be branded cargo Pork.

Sec. 3. And be it further enacted, That from and after the passing of this act, it shall be lawful for the inspector general or his Deputy inspectors to pack and inspect at the request of the owner or agent a quality of pork to be denominated and branded extra clear Pork, which shall be packed two hundred pounds to each barrel and one hundred pounds to each half barrel from well fatted hogs, weighing not less than three hundred pounds each, excluding heads, necks, shoulders, legs, the chine bone and spare ribs, the lean and blades from the backs of shoulders and in all other respects to be