An Act to incorporate the Spy Pond Water Company.

Chap. 13.

Be it enacted by the Senate and House of Representatives, in General Court assembled, and by the authority of the same, as follows:

SECT. 1. John Schouler, Edward Chapman, Abel G. Corporators. Peck, their associates and successors, are hereby made a corporation by the name of the Spy Pond Water Company, Name. in West Cambridge, for the purpose of furnishing the in- Purpose. habitants of said town an abundant supply of soft water, by raising the water of Spy Pond by steam-power into a reservoir, and conducting the same by pipes to the residences of the inhabitants in said town, and for this purpose they shall have all the powers and privileges, and be subject to all the Powers, Habiliduties and liabilities and restrictions set forth in the forty-

fourth chapter of the Revised Statutes.

SECT. 2. The capital stock of said corporation shall not Capital stock \$50,000. exceed fifty thousand dollars, and the same may be invested May invest in real and personal and held in such real and personal estate as shall be necesestate, as may be necessary. sary and convenient for carrying on the business of the said corporation; and no shares in the capital stock of the said company shall be issued for a less sum or amount, to be No shares issued under par. actually paid in on each, than the par value of the shares which shall be first issued. [Approved by the Governor, February 7, 1855.]

An Act concerning the Newburyport, and Danvers and Georgetown Rail- Chap. 14. road Companies.

Be it enacted by the Senate and House of Representatives, in General Court assembled, and by the authority of the same, as follows:

SECT. 1. The Newburyport Railroad Company and the Railroad corpora-Danvers and Georgetown Railroad Company are hereby au- &c. thorized and empowered to unite and form one corporation, upon such terms as they shall agree upon, whenever it shall be so voted by each company at meetings duly notified for that purpose; and when the said companies shall be so united, the stockholders in each company shall be stockholders in the other, and the two companies shall constitute one corporation, under the name of the Newburyport Rail-under the name of the Newbury-road Company; and the said last mentioned company shall port Rail-odd Company. have all the franchises, property, powers, privileges and Powers, privileges, &c. remedies, and be subject to all the restrictions and liabilities of each of the said companies respectively; and it shall be lawful for the said last mentioned company to exercise, over