the party injured, and all damages and costs recovered against either the city of Boston or the city of Cambridge, on account of such injury, shall be re-imbursed to such city by the owners of said line.

Section 7. No enjoyment by the owners of said line for Owners of line not to obtain any length of time of the privilege of having or maintaining easements permanently. telegraph posts, wires or apparatus, in, upon, over, or attached to, any buildings or lands of other persons, shall give a legal right to the continued enjoyment of such easement, or raise any presumption of a grant thereof.

Section 8. This act shall take effect upon its passage. Approved May 1, 1869.

Chap. 233

AN ACT CONCERNING THE NORTH ADAMS WATER COMPANY. Be it enacted, &c., as follows:

SECTION 1. The town of North Adams is hereby author- Town of North ized to assess and collect upon the estates, real and personal, fire district of in the fire district of North Adams, all taxes necessary to North Adams pay the principal and interest of the notes, scrip and certifiand interest of cates issued and loaned under the authority of chapter one hundred and ninety-one of the acts of the year eighteen hundred and sixty-four, and chapter fifty-four of the acts of the year eighteen hundred and sixty-seven.

Section 2. This act shall take effect upon its passage.

Approved May 1, 1869.

AN ACT TO INCORPORATE THE TURNER'S FALLS PULP COMPANY. Be it enacted, &c., as follows:

Chap. 234

Section 1. Alberto Pagenstecker, Edwin Bulkley, Alvah Corporators. Crocker, their associates and successors, are hereby made a corporation by the name of the Turner's Falls Pulp Com- Name and purpany, for the purpose of manufacturing paper pulp from pose. wood and other fibrous substances at Turner's Falls in the town of Montague; with all the powers and privileges, and Powers and dusubject to all the duties, restrictions and liabilities set forth in all general laws which now are, or may hereafter be in force in this Commonwealth applicable to such corpora-

SECTION 2. Said corporation may hold real estate to the Real estate. amount of one hundred thousand dollars, and the whole Capital stock capital stock of said corporation shall not exceed three hundred thousand dollars, divided into shares of one hundred dollars each: provided, however, that said corporation shall Proviso. not incur any liability or go into operation until fifty thousand dollars shall have been paid in in cash.

Section 3. This act shall take effect upon its passage.

Approved May 6, 1869.