OF

NEW HAMPSHIRE

INCLUDING

PUBLIC AND PRIVATE ACTS, RESOLVES, VOTES, ETC.

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EDITED AND PUBLISHED UNDER THE DIRECTION OF THE SECRETARY OF STATE

47067

VOLUME TEN SECOND CONSTITUTIONAL PERIOD 1829-1835

> CONCORD, N. H. EVANS PRINTING CO. 1922

[CHAPTER 3.]

State of) New Hampshire. (

An act to incorporate sundry persons by the name of the Haverhill Aqueduct Company

[Approved June 12, 1835. Acts, vol. 31, p. 156. Session Laws, 1835, Private Acts, Chap. 23. See act of December 13, 1820, Laws of New Hampshire, vol. 8, p. 933.]

Sec. I Be it enacted by the Senate and House of Representatives in General Court convened that Ezra Bartlett, John Nelson, Joseph Bell, Benjamin Merrill Jonathan Sinclair S. P. Webster John L. Rix Richard N. Brown Henry Towle Joshua Blaisdell David Sloan and their associates and those who may hereafter become associates with them, their successors and assigns shall be and hereby are created and made a Corporation by the name of the Haverhill Aqueduct Company, and by that name may be, and hereby are made capable in Law, to sue and be sued, plead, and be impleaded, defend and be defended, in any courts of record, and in any other plce whatever, and also to make, have, and use, a common seal, and the same again, at pleasure, to break, alter, and renew, and also, to ordain establish, and put in execution, such Bye Laws, ordinances and regulations as to them shall appear necessary and convenient, for the government of said Corporation, and prudent management of their affairs, provided that such Bye Laws ordinances and regulations, shall in no wise be contrary to the laws and constitution of this State, and to choose such Officers as said Corporation shall deem necessary and convenient.

Sec. 2 And be it further enacted that said Corporation shall be capable of holding all such real and personal estate as shall be necessary for laying down and keeping, in repair, an Aqueduct from the Bliss Spring (so called) in said Haverhill, to the Village of Haverhill corner (so called) not exceeding four thousand Dollars, and to raise, and create, a fund or capital stock for the purpose aforesaid, to be divided into such number of shares as said corporation shall deem proper, each of which shall be entitled to one vote in all proceedings of said Corporation.

Sec 3 And be it further enacted that the aforesaid Ezra Bartlett, John Nelson, and Joseph Bell, or either two of them, are authorised to call a meeting of the members of said corporation as soon as may be, at such time and place as they may see fit, by giving personal notice to each of them, or by posting up a notice to that effect at two public places, at said Haverhill Corner seven days previous to said meeting, at which meeting, the members of said corporation may agree on the time when, and the manner, of calling their annual, and all future meetings.

Sec 4 And be it further enacted that the privileges of this act shall at all times, be under the control of the Legislature of this State, so as to alter, amend, or repeal the same, whenever the public good may require

[CHAPTER 4.]

State of New Hampshire. (

AN ACT TO INCORPORATE THE PRESIDENT, DIRECTORS, AND COM-PANY, OF THE NASHUA BANK.

[Approved June 19, 1835. Acts, vol. 31, p. 23. Session Laws, 1835, Private Acts, Chap. 29. See act of June 29, 1853, id., 1853, Chap. 1474.]

Be it enacted by the Senate and House of Representa-Sec. I. tives in General Court convened, That Jesse Estey, Daniel Abbot, Jesse Bowers, Alfred Greeley, Ira Gay, Israel Hunt, Francis Winch Hugh Jameson, Isaac Spaulding, M T. D. Greeley, Charles J. Fox, Gilman Shattuck, Joshua C. Dodge, Elijah Colburn and their associates, successors and assigns be, and they hereby are created and made a corporation by the name and style of the President, Directors, and Company of the Nashua Bank, and shall so continue, from the first day of November next, until the expiration of twenty years, next following, 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, at pleasure, to break, alter or renew, and also to ordain, establish and put in execution, such by laws, ordinances and regulations, not repugnant to the laws of this State, as to them, shall appear necessary or convenient for their regulation and government, and for the prudent management of the affairs, of said corporation, subject always to the rules, restrictions, limitations, and provisions hereinafter prescribed,

Sec. 2 And be it further enacted, that the capital stock of said corporation shall consist of a sum, not less than one hundred thousand dollars, nor more than two hundred thousand dollars, and may be divided into not less than one thousand nor more than two thousand shares. And the stockholders, at their first meeting, shall, by a majority of votes, determine the amount of payments to be made on each share, and the time when they shall be made, also the mode of transfering and disposing of the stock and the profits