. TARROTTE OF GRAND OF VIVORALES OF BY AUTHORITY.

ANNO DECIMO QUINTO VICTORIÆ REGINÆ.

CAP. LXXVII.

An Act to incorporate the Saint Stephen Middle Boom Company.

Passed 7th April 1852.

Preamble.

reading a

Avaber 1

6 THEREAS the erection and maintenance of Booms between the Upper ' Mills and Milltown, in the Parish of Saint Stephen, in the County of 'Charlotte, on the Saint Croix River, have been of great benefit to persons 'engaged in the lumber business by enabling them to secure timber, masts, logs and other lumber floating down the said River, at a moderate expense: And whereas it is deemed expedient to incorporate a Company for the purpose of ' managing said Booms;'

Be it therefore enacted by the Lieutenant Governor, Legislative Council and

Assembly, as follows:-

The Saint Stephen Middle Boom Company incorporated, with powers incident to a Corpo-

Passage of rafts and boats to be

Act not to autho-

rize the Company to go on private

lands without

agreement.

provided for.

1. William Todd, Japhet H. M'Allister, William E. M'Allister, Joseph E. Eaton, Henry F. Eaton, John M'Adam, George A. Boardman, Daniel Hill, Junior, and Nathaniel Lamb, their associates, successors and assigns, being Mill and log owners on said River, in said Parish, below the said Upper Mills, be and they are hereby declared to be a Body Corporate by the name of The Saint Stephen Middle Boom Company, and shall have all the general powers made incident to a Corporation by Act of Assembly in this Province, for the purpose of erecting and maintaining Booms, Piers and other works connected therewith, between the Upper Mills and Milltown, in the Parish of Saint Stephen, for the more convenient collecting, picking up, securing and rafting timber, logs, masts or other lumber intended to be manufactured below the said Upper Mills, and for carrying on and managing the same; provided always, that the real and personal estate which the said Corporation may at any time hold shall not exceed the sum of one thousand pounds.

2. The Booms shall be so constructed as to admit the passage of rafts and boats,

and to preserve the navigation of the River.

3. Nothing in this Act contained shall extend or be construed to extend to authorize and empower the said Corporation, or any of their agents or servants, to enter in and upon the lands or tenements of any person whomsoever, unless the consent of the owner or owners, lessee or lessees thereof, be first had and obtained in writing.

CAP. LXXVIII.

An Act to incorporate the New Brunswick Mastic Company.

Passed 7th April 1852.

THEREAS it is desirable to facilitate and encourage the manufacture of 'mastic pavement, hydraulic concrete, and rock paint, from impure 'bitumen, bituminous shales, sandstones, and other bituminous rocks; and for ' procuring the requisite capital it is desirable to incorporate into a Body Politic ' and Corporate persons willing to advance funds for such undertaking;'

Be it therefore enacted by the Lieutenant Governor, Legislative Council and Assembly, as follows :-

The New Brunswick Mastic Company incorporated.

Common Seal.

Suits.

Object. old Hiw

1. The Honorable Amos Edwin Botsford, Abraham Gesner, John Steadman, James Steadman, Christopher Milner, Stephen Binney, their associates, successors and assigns, shall be and they are hereby erected into a Body Politic and Corporate, by the name of The New Brunswick Mastic Company, and by that name shall have a Common Seal, sue and be sued, plead and be impleaded, answer and be answered unto, defend and be defended in all Courts and places whatever; and shall have power and authority to purchase, hold and enjoy lands, tenements and hereditaments, for them and their successors and assigns, and all other powers and privileges now incident to a Corporation by Act of Assembly of this Province, for the purpose of quarrying, manufacturing and trading in impure bitumen, bituminous shales, sandstones, and other bituminous rocks, conveying the same to market, opening and working mines, and other business connected therewith; and they the said Company, or a majority of them, shall from time to time and at all times have full power and authority to constitute, ordain, make and establish such bye laws and ordinances as may be deemed necessary for the good rule and government of the said Corporation, provided that such bye laws and ordinances be not contradictory or repugnant to the laws and statutes of this Province and those in force within the same.