successors, shall and may by that name, have full power and lawful right and authority to have, hold, own, and enjoy in any way, real estate and lands of all kinds in this Province, whether in fee simple or by lease, or in any other way, and to have and to hold personal estate of all kinds in this Province, in any way, and to alienate, encumber, lease, sell, or deal with the same in any manner; provided always, that the real estate so owned by the said Company shall not at any one time exceed in value the sum of ten thousand pounds.

2. The said Company shall keep an office in Dorchester, in the County of Westmorland, in this Province, and an Agent there, for the transaction of business connected with the Company in this Province, service upon whom of all processes, notices, and other documents, shall be deemed sufficient service upon the said Company.

## CAP. LX.

An Act to incorporate the Caledonia Mining and Manufacturing Company.

Section.	Section.
1. Company incorporated.	4. Shareholders to be liable for Stock-
2. First Meeting, when and how called.	assessments.
3. Capital to be £120,000.	5. Liability for debts.
d. depile to contract	Passed 13th April 1859.

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

1. That Oliver Jones, the Honorable Edward B. Chandler, Frederick A. Wiggins, Edward Allison, John H. Harding, Alexander Wright, James M'Alister, Abner Jones, Peter M'Sweeney, Thomas Trueman, Charles B. Records, James Oulton, W. B. Kaye, James M'Latchey, John Marshall, T. H. Forsyth, and W. B. Barzley, and their associates, successors, and assigns, shall be and they are hereby declared to be a body corporate and politic, by the name of 'The Caledonia Mining and Manufacturing Company,' and by that name shall have all the general powers and privileges made incident to a Corporation by Act of Assembly of this Province, for the purpose of mining Coal, Shale, Asphalt or Asphaltic Rock, and for manufacturing substances, and such other business as may be incident thereto.

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2. The first meeting of the said Corporation shall be held at such time and place in this Province as may be appointed by a majority of the above named persons.

3. The capital stock of the said Company shall be one hundred and twenty thousand pounds, divided into twelve thousand shares, of ten pounds each.

4. Each and every shareholder in said Corporation shall be held liable to the said Corporation for each and every call or assessment made, not however to exceed in amount the stock subscribed by him, for the purpose of enabling the said Company to pay the debts and engagements of the said Corporation. for the purposes of, or to carry on the operations for which the said Company is incorporated; which call or assessment may be sued for by the said Corporation, and recovered in any Court of Record within the Province.

5. That the joint stock and property alone of the said Corporation shall be liable for the debts and engagements of the same.

## CAP. LXI.

An Act to incorporate the Lepreaux Manufacturing Company.

Section.

- Company incorporated.
  Capital to be £5,000; may be extended.
  First meeting, by whom, when, and how called, and object.
- 4. Annual general meeting for choosing Directors.
- Qualification of Directors.
  Votes and proxies.
  Shares to be transferable.

Section.

- 8. When Directors eligible at a special

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- When Directors engine at a special meeting.
  Responsibility for corporate debts.
  Power to assess shares;
  Recovery by action at law;
  Declaration in suit;
  What proof sufficient.
  Meetings of Company, how called.
  Act void unless 15 per cent of Capital be and unless 15 per cent of Capital be paid within four years.

## Passed 13th April 1859.

WHEREAS this Province is well adapted for the raising of Sheep and the production of Wool, and it is very desirable for the better promotion of Sheep-husbandry, the supply of the people with woollen cluths and other domestic productions, and for the interest of the Province generally, that a Factory should be established ;---

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

1. That William K. Reynolds, his associates, successors, and assigns, shall be and are hereby erected into a body politic