2. The company may hold real estate not exceeding in value Real estate, two thousand pounds, and the capital stock of the company shall capital, sharesbe limited to two thousand pounds, to be divided into shares of one

pound each.

No member of the company shall be liable in his person or Liability of separate estate for a greater amount in the whole than double the members. amount of the stock held by him, deducting therefrom the amount actually paid to the company on account of such stock, unless he shall have rendered himself liable for a greater amount by becoming surety for the debts of the company.

CHAPTER 61.

An Act to Incorporate the Lakeville Temperance Hall Company.

(Passed the 31st day of March, A. D. 1853.)

SECTION.

SECTION.

1. Names of members. Purpose of com-

2. Real estate, capital, shares. 3. Liability of mmbers.

Be it enacted by the governor, council, and assembly, as follows:

Nathan Tupper, Valentine E. Lawrence, Asahel Bligh, Names of mem-Caleb R. Bill, David Lawrence, and Kinsman Porter, and such bers. other persons as are now, or hereafter may become shareholders in the company hereby established, their successors and assigns, are created a body corporate, by the name of the "Lakeville temperance hall company," for the purpose of erecting a temperance hall Purpose of com-

near Little Lake, in King's county.

The company may hold real estate not exceeding in value Real estate, five hundred pounds; and the capital stock of the company shall capital, shares. be limited to five hundred pounds, to be divided into shares of one

pound each.

No member of the company shall be liable, in his person or Liability of separate estate, for a greater amount, in the whole, than double the members. amount of the stock held by him, deducting therefrom the amount actually paid to the company, on account of such stock, unless he shall have rendered himself liable for a greater amount, by becom-

ing surety for the debts of the company.