MAINE STATE LEGISLATURE

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SEVENTY-SECOND LEGISLATURE

HOUSE.

No. 476

STATE OF MAINE.

IN THE YEAR OF OUR LORD ONE THOUSAND NINE HUNDRED AND FIVE.

AN ACT to incorporate the Kittery Village Corporation.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. That the territory embraced within the follow-

- 2 ing bounds, namely: Commencing on the south side of "Old
- 3 Ferry Lane," at the Piscataqua river, and extending north-
- 4 easterly by the southerly line of said lane, to the road called
- 5 "Government street," extending from the U. S. Navy Yard
- 6 bridge to the Portsmouth bridge; thence across Government
- 7 street to the southwesterly corner of the wall on the south
- 8 side of "Love Lane," so called; thence extending by the
- 9 southerly line of Love Lane to the intersection of the south
- 10 line of said lane with the center of the track of the York
- 11 Harbor and Beach Railroad; thence continuing in a direct
- 12 line about twenty rods to the southwest corner of the "Rice
- 13 pasture," on the north side of Love Lane, near a gateway;

14 thence continuing northerly and northeasterly by the north-15 erly boundary of said pasture, now owned by Elroy W. 16 Cottle, to the northeasterly corner thereof; thence continuing 17 in a northeasterly direction by the stone wall and lands of 18 divers persons, to the southwesterly corner of "Orchard 19 Grove cemetery;" thence turning and extending northwest-20 erly by the stone wall on the west side of said cemetery, to 21 the northwesterly corner thereof, thence turning and running 22 by the stone wall, northeasterly, on the north side of said 23 cemetery about twelve rods to a wall at right angles with the 24 last named wall; thence turning and running northwesterly 25 by the stone wall and land of the heirs of Augustus O. Good-26 soe, fifteen rods; thence turning and running in a direct line 27 by said heirs' land to the Rogers road at a point fifteen rods 28 north of the north line of Orchard Grove cemetery; thence 29 crossing Rogers road at right angles, to the eastern side; 30 thence extending southerly by the east line of the Rogers 31 road to the land of Andrew R. Wentworth, surgeon, U. S. 32 N.; thence extending easterly by the wall on the north side 33 of said Wentworth's land to the easterly limit thereof; thence 34 turning and running southwesterly by the lands of said 35 Wentworth, Oliver B. Moody, and Jethro H. Swett, to the 36 easterly line of the homestead of Albert Manson; thence by 37 Manson's east line to "Rogers Lane"; thence running west-38 erly by the north line of said lane to the southwesterly corner 39 of Manson's land; thence crossing said lane in a direct line 40 to the northeast corner of land of Warren Fernald; thence 41 extending southwesterly by the southerly boundary of said 42 Fernald's land to the southerly line of land of Daniel W. 43 Marden, Charles B. Pinkham, and Charles A. Bowden; 44 thence southerly by lands of William W. Locke, and Calvin 45 L. Hayes, to the York Harbor and Beach Railroad; thence 46 extending westerly by the northerly line of said railroad 47 about six rods to the highway leading from Portsmouth, N. 48 H., to Kittery Point, Me.; thence extending southerly by the easterly line of said highway to the southwest corner of land 50 of Jacob Patch; thence crossing the road diagonally in a 51 direct line to the northeast corner of land of Milton M. 52 Cochrane; thence extending southerly by the western line of 53 the old passage-way leading from the highway to Traipe's 54 Cove on the north branch of the Piscataqua river; thence 55 continuing westerly and northerly by the Piscataqua river to 56 the point of beginning; together with the inhabitants thereon, 57 be, and the same is hereby created a body politic and corpose rate by the name of Kittery Village Corporation, with all 59 the rights and privileges granted by the laws of the State 60 to similar corporations.

Sect. 2. Said corporation is hereby authorized at any legal 2 meeting called for the purpose, to raise by assessment, as 3 hereinafter provided, such sums of money as may be deemed 4 necessary and sufficient for organizing and maintaining 5 within the limits of said corporation, an efficient fire depart-6 ment; for building, renting, purchasing, repairing and main-7 taining engine houses, hook and ladder carriage houses, and 8 lockups or police stations; for purchasing, repairing and 9 maintaining fire engines, hose, ladders, buckets, machines 10 and other apparatus for the extinguishment and prevention 11 of fire; for the location, construction and repair of reservoirs 12 and aqueducts; for the procuring, by purchase, lease, or 13 otherwise, of water, and pumps, hydrants and machinery for 14 handling and distributing the same, and fixing the rates for 15 using the same; for building, repairing and maintaining 16 roads, streets, wavs, avenues, sidewalks, sewers, and other 17 sanitary works, including the collection and removal of offal 18 and garbage; for setting out, maintaining and caring for 19 shade trees; for maintaining and improving the common 20 lands or parks; for the purchasing and renting of real estate 21 for any of the above purposes; to pay for the services of one

or more police officers, night watchmen or any other officers to whom the said corporation may vote a salary or other compensation; for sprinkling and lighting its streets, and for the purchase of all necessary materials and appliances for the same, including the erection of posts; for school purposes; for the purchase of land for a village cemetery or burying ground, and for the improvement and proper management of the same, with the power to sell and convey the same in lots for burial purposes. Said corporation may receive, hold, and manage devises, bequests and gifts for any of the above purposes, and for the purpose of public improvements within said territory.

Sect. 3. Money raised by said corporation for the purposes 2 aforesaid, also for any lawful purpose, shall be assessed upon 3 the property and polls, within the territory aforesaid, by its 4 assessors, in the same manner in which the town taxes are 5 assessed. The assessors may copy the last valuation of said 6 property made by the assessors of the town of Kittery, and 7 assess the tax thereon; or if the corporation shall so direct, 8 may correct said valuations, or make a new valuation thereof 9 according to the principles established by the last State tax, 10 and assess the tax on that valuation, and may make abate-11 ments on taxes assessed in the same manner as assessors of 12 towns may do, provided the sum to be assessed for any one 13 year shall not exceed the sum of two thousand dollars.

Sect. 4. Upon a certificate being filed with the assessors of 2 the corporation by the clerk thereof, showing the amount of 3 money lawfully raised at any meeting, they shall proceed as 4 soon as may be to assess the same upon the polls and estates 5 of the persons residing, or embraced within the limits of the 6 territory aforesaid, and upon the estates therein of non-resi-7 dent proprietors, and the assessment so made shall be certi-8 fied and delivered to the collector of said corporation, who 9 shall collect the same as town taxes are collected, and pay the

10 same within such time as his warrant shall prescribe, to the 11 corporation treasurer; and said collector shall have the same 12 power and authority in collecting the taxes so assessed as a 13 constable, or town collector, has by law for collecting town 14 and county taxes, and shall enforce payment of the same in 15 the same manner as a town constable, or town collector, is 16 required to do by law, and the said corporation shall have the 17 same powers to direct the mode of collecting taxes as towns 18 have in the collection thereof.

Sect. 5. All moneys received by said corporation from tax2 ation, or from any other source, shall be paid to the treas3 urer, and he shall receive the same and pay it out on the order
4 of the assessors, for legitimate expenses of the corporation
5 and other purposes for which it may be obtained, and shall
6 keep regular accounts of all his official transactions, and
7 exhibit the same to the assessors when requested, and make
8 report to each meeting of the corporation at which officers
9 are chosen.

Sect. 6. Said corporation at any legal meeting may adopt 2 a code of by-laws, not repugnant to the laws of this State, 3 nor to its charter, for the efficient management of its affairs.

Sect. 7. The officers of said corporation shall consist of a 2 clerk, treasurer, collector, three assessors, and such other 3 officers as its by-laws may provide for, and said officers shall 4 hold office for one year from the date of their election, or 5 until their successors are chosen and qualified, and shall sev-6 erally have all the powers and authority within the limits of 7 said corporation that similar officers chosen by towns now 8 have or may have; said officers shall be chosen by ballot, 9 except that in case of a vacancy in the office of collector, the 10 assessors may appoint, as town collectors are appointed, the 11 first election to be at the meeting of the legal voters of said 12 corporation at which this charter is accepted; and the annual 13 election of officers shall be in the month of April at a place

14 and time to be designated by the by-laws of said corporation. 15 Said officers shall be sworn to the faithful performance of 16 their respective duties.

Sect. 8. The clerk shall record all the doings and proceed-2 ings at the meetings of the corporation.

Sect. 9. The collector and treasurer shall each give bond 2 with such sureties as the assessors of the corporation may 3 approve, in a sum not less than double the amount of the 4 taxes raised as aforesaid, to the inhabitants of the corporation, for the faithful performance of their duties, and said 6 bonds shall be approved in writing by the assessors, and 7 thereafter deposited and retained by the clerk.

Sect. 10. The assessors of said corporation are hereby 2 given the exclusive right to lay out ways, streets, and ave3 nues, and the exclusive supervision and control of maintain4 ing and repairing the highways, other ways, and bridges 5 within the limits of said corporation; and for that purpose 6 the same rights and powers are conferred upon said assessors 7 as are now, or may hereafter be, conferred by law upon road 8 commissioners and selectmen of towns in relation to laying 9 out, maintaining, and repairing ways and bridges. The 10 inhabitants of said corporation shall be responsible for all 11 damages resulting from defects in the highways and bridges within the limits of said corporation, and shall reimburse the 13 town of Kittery for any and all damages and costs recovered 14 against said town for or on account of defects in said high15 ways and bridges.

Sect. 11. The town treasurer of the town of Kittery shall 2 pay to the treasurer of said corporation one-half of such pro-3 portion of all moneys voted for highways and bridges and 4 for the payment of unpaid highway bills, at any and all town 5 meetings of said town including that of nineteen hundred 6 and five, by the first day of September, and the remaining 7 one-half of such proportion by the first day of the following 8 January of each year, as the valuation of the property and 9 estates within said corporation, as fixed by the assessors of 10 said town for the purposes of taxation, bears to the valuation 11 of the property and estates within said town of Kittery, 12 including said corporation; and said money shall be expended 13 upon the highways and bridges within the limits of said corporation by and under the supervision of said corporation 15 assessors. Said corporation may raise money for the main-16 taining and repairing ways and bridges within the limits of 17 said corporation, in addition to the foregoing, and direct the 18 same to be assessed as other taxes are assessed in said corporation, and the same shall be expended by and under the 20 supervision of the assessors of said corporation.

Sect. 12. This charter may be accepted at any time within 2 five years from its approval by the governor, and its rejec-3 tion in any calendar year shall not prevent its acceptance in 4 any later calendar year during the time aforesaid; but only 5 one meeting to vote thereon, shall be held in any one calendar Moses A. Safford, Calvin L. Hayes, Jethro H. Swett, 7 Amos S. Rundlett, Joseph W. Hobbs, or any one of them, 8 may call all meetings of the inhabitants of said territory 9 previous to the acceptance of this charter, by posting a notice, 10 stating the time, place and objects of said meeting, in at least 11 three public and conspicuous places in said territory, at least 12 seven days before the time of holding said meeting, and all 13 subsequent meetings shall be called and notified by the asses-14 sors of said corporation as town meetings are called and 15 notified, unless said corporation shall otherwise define the 16 manner of calling and notifying its meetings in its by-laws.

Sect. 13. Every person residing within the limits of said 2 corporation, qualified to vote for governor, senators and rep-3 resentatives, shall be a legal voter at any meeting of said 4 corporation, provided that at any meeting for the adoption 5 of this charter, any person twenty-one years of age, not an

6 alien, owning real estate within the limits of this corporation, 7 and residing therein, shall have the right to vote.

Sect. 14. At any meeting prescribed in section twelve of 2 this act, the legal voters shall elect a moderator and clerk, 3 both of whom shall be sworn by some justice of the peace, 4 for the faithful discharge of their duties, and hereupon said 5 meeting shall proceed by ballot to vote on the question of 6 accepting this charter, and if a majority of all the legal voters 7 present and voting at said meeting, shall vote in favor of its 8 acceptance, then it shall take effect, and said corporation may 9 immediately after said vote is declared, proceed to the adoption of by-laws and the election of officers as provided in sections six and seven of this act.

Sect. 15. This act shall take effect when approved by the 2 governor, but shall not bind the inhabitants of the territory 3 aforesaid until its acceptance by them as hereinbefore pro-4 vided.

STATE OF MAINE.

House of Representatives, Augusta, March 9, 1905.

Reported by Mr. HIGGINS from Committee on Judiciary and ordered printed under joint rules.

E. M. THOMPSON, Clerk.

SEVENTY-SECOND LEGISLATURE

HOUSE. No. 477

STATE OF MAINE.

IN THE YEAR OF OUR LORD ONE THOUSAND NINE HUNDRED AND FIVE.

AN ACT to amend section 22 of chapter 6 of the Revised Statutes, relating to the regulation and conduct of elections.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section 1. Section 22 of chapter 6 of the Revised Statutes 2 is hereby amended by striking out the word "or" in the third 3 line between the words "shelves" and "compartments," and

- 4 inserting in lieu thereof the word 'and' and by inserting after
- 5 the word "others" in the fifth line of said section the follow-
- 6 ing: 'and each voting shelf and compartment shall have a
- 7 wooden swing door so arranged that the top thereof shall
- 8 be not less than five feet and six inches from the floor and the
- o bottom of the door shall be at least two feet and six inches
- 10 from the floor. And such door shall be shut while the voter
- II is within the compartment and no one shall be allowed
- 12 therein with him unless he calls for assistance in the mark-

13 ing of his ballot and such assistance shall be so furnished 14 according to the provisions of this act. And by striking out 15 the word "or" in the eighth line between the words "shelves" 16 and "compartments" and inserting in lieu thereof the word 17 'and,' and by striking out the words "the arrangement shall 18 be such that neither the ballot boxes nor the voting shelves 19 nor the compartments shall be hidden from the persons just 20 outside the guard rail," and inserting in lieu thereof the fol-21 lowing: 'the arrangement shall be such that the ballot boxes 22 shall not be hidden from the view of persons present and the 23 voting shelves and the compartments shall be so arranged 24 that the doors of each compartment shall be nearest the guard 25 rail, so as to admit to full view of the persons outside of the 26 guard rail those who enter and leave each compartment.' 27 And by striking out the word "or" in the seventeenth line 28 of said section between the words "shelf" and "compartment" 29 and inserting in lieu thereof the word 'and,' so that said sec-30 tion as amended shall read as follows:

The municipal officers in each city, town or plan-32 tation, as aforesaid, shall cause the polling places therein to 33 be suitably provided with a sufficient number of voting 34 shelves and compartments, at or in which voters may con-35 veniently mark their ballots so that in the marking thereof 36 they shall be screened from the observation of others, and 37 each voting shelf and compartment shall have a wooden 38 swing door so arranged that the top thereof shall be not less 30 than six feet from the floor and the bottom of the door 40 shall be at least two feet and six inches from the floor. And 41 such door shall be shut while the voter is within the com-42 partment and no one shall be allowed therein with him, unless 43 he calls for assistance in the marking of his ballot and such 44 assistance shall be so furnished according to the provisions 45 of this act, and a guard rail shall be so constructed and placed 46 that only such persons as are inside said rail can approach 47 within six feet of the ballot boxes and of such voting shelves 48 and compartments. The arrangement shall be such that the 49 ballot boxes shall not be hidden from the view of persons 50 present and the voting shelves and compartments shall be 51 so arranged that the door of each compartment shall be next 52 to the guard rail, so as to admit to full view of the persons 53 just outside of the guard rail those who enter and leave each 54 compartment. The number of such voting shelves and com-55 partments shall not be less than one for every one hundred 56 voters qualified to vote at such polling place, and not less 57 than three in any town, and not less than five in any ward 58 of a city. No persons other than the election officers, election 50 clerks and voters admitted as hereinafter provided, shall be 60 permitted within said rail, except by authority of the presid-61 ing election officer or officers for the purpose of keeping 62 order and enforcing the law. Each voting shelf and com-63 partment shall be kept provided with proper supplies and 64 conveniences for marking the ballots.'

STATE OF MAINE.

House of Representatives,
Augusta, March 9, 1905.

Reported by Mr. JOHNSON from Committee on Judiciary and ordered printed under joint rules.

E. M. THOMPSON, Clerk.