MAINE STATE LEGISLATURE

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PRIVATE ACTS

OF THE

STATE OF MAINES

PASSED BY THE

LEGISLATURE,

AT ITS SESSION, JANUARY, 1822.

RUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

PORTLAND:
ABIJAH W. THAYER, PRINTER TO THE STATE,
1822.

in the thirteenth Range, in township number four, in the County of Oxford, with the inhabitants thereon, be, and the same hereby is annexed to Dixfield.

[This Act passed February 6, 1822.]

CHAPTER CXXIV.

AN ACT to incorporate the Trustees of the Ministerial and School Funds of Andover.

- Sect. 1. The it enacted by the Senate and House of Persons incor-Representatives, in Legislature assembled, That Sylva-porated Trusnus Poor, Jacob Farrington, Enoch Adams, Edward tees. L. Poor and John Farrington, and their successors, be, and they hereby are incorporated into a body politic by the name of the Trustees of the Ministerial and School Funds of Andover; with power to sue and be Powers, &c. sued; to have a common seal and to change the same; to make any by-laws for the management of their affairs not repugnant to the laws of the State; and to sell and convey all the ministerial and school lands belonging to said town of Andover; and any deed Trustees thereof duly executed and acknowledged by the Treasurer of said corporation, by the direction of the Trustees, shall be good and valid in law to pass the same lands to the purchaser; and the money arising monies approfrom such sale as soon as may be, shall be put at inter-priated, est by said Trustees and secured by mortgage of real estate, or by bond or note with two or more sufficient sureties, or invested in funded public securities or bank stock.
- SECT. 2. Be it further enacted, That the number of said Trustees shall not at any time be less than three Trustees fixnor more than five, any three of whom shall constitute a quorum for doing business; and said trustees shall at their annual meeting, which shall be holden Annual meeton the day succeeding the annual meeting of said ing. town for the choice of town officers, elect by ballot a President, Clerk and Treasurer; the Clerk shall be officers to be sworn to the faithful performance of his duty, and the chosen.

Treasurer shall give bond to the corporation with Town may re-sufficient sureties for the faithful discharge of his trust. Trus-And said town of Andover, may, at any such annual town meeting, remove all or either of said Trustees. and fill vacan- or their successors who shall have become incapable of discharging his duty, or who shall have removed from said town; and shall at said annual meeting fill all vacancies in said board of trustees by written ballots.

Trustees the same.

Sect. 3. Be it further enacted, That said Truskeep accounts and exhibit tees shall keep separate accounts of the receipts and expenditures of the funds accruing from the ministerial lands, and of the funds accruing from the school lands, which accounts shall be annually exhibited to the town at the annual meeting for the choice of town officers; the interest of the ministerial fund shall be

Interest propriated.

ap-appropriated for the support of the gospel ministry in said town, in such manner as the town at the annual meeting shall direct, and as by law the free use, improvement and income of said ministerial lands have been and now are vested and appropriated; the interest of the school fund shall be appropriated for the support of the public free schools in said town in the same manner as money raised by law for that purpose; and it shall not be in the power of said town or trustees to alienate said funds, or either of them, or alter the appropriation of the income thereof.

Sect. 4. Be it further enacted, That said trus-May hold real tees and their successors, be, and they hereby are auestate not ex-thorized and empowered, to take, hold and possess, ceeding a cer-any estate, personal or real, by gift, grant or devise, for the use of the gospel ministry in said town, the yearly income whereof shall not exceed one thousand dollars; and may take, hold and possess any estate, personal or real, by gift, grant, or devise, for the use of the public free schools in said town, the income whereof shall not exceed fifteen hundred dollars, and shall appropriate the same agreeable to the intentions of the donors, grantors, or devisors, respectively.

Be it further enacted, That said trustees Trustees Sect. 5. shall be responsible to the town of Andover for the lown.

faithful discharge of their duty, and liable to pay all damages occasioned by their misconduct or negligence, to be recovered by said town, by action of the case, in any Court competent to try the same; and the damage so recovered, shall be added to said funds, respectively.

Sect. 6. Be it further enacted, That the powers powers may granted by this act, may be enlarged, restrained, or be altered, &c.

repealed, at the pleasure of the Legislature.

Sect. 7. Be it further enacted, That Sylvanus Poor, be, and he hereby is authorized to call the first meeting of the corporation, at such time and place, as he may direct, by notifying each trustee of the First meeting. time and place of meeting.

This Act passed February 6, 1822.]

CHAPTER CXXV.

AN ACT to establish a Ministerial and School Fund in the town of Avon.

Sect. 1. Pe it enacted by the Senate and Mouse Persons incor-of Representatives, in Legislature assembled, That porated Trus-Jonathan Elsworth, Basset Norton, Laban Smith, tees. Gersham Collier, Samuel C. Ingham, and their successors, be, and they hereby are incorporated into a body politic, by the name of the Trustees of the Ministerial and School Funds of Avon; with power to sue and be sued; to have a common seal, and to change Powers, &c. the same; to make any by-laws for the management of their affairs not repugnant to the laws of the State; and to sell and convey all the ministerial and school lands belonging to said town of Avon; and any deed thereof, duly executed and acknowledged by the treasurer of said corporation, by the direction of the trustees, shall be good and effectual in law to pass the same lands to the purchaser; and the money arising from such sale, as soon as may be, shall be put at in-Appropriation terest by said trustees, secured by mortgage of real of the monies. estate, or by bond or note, with two or more sufficient sureties, or invested in funded public securities or bank stock.