

PRIVATE ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

FOURTH LEGISLATURE,

AT ITS SESSION, HELD IN JANUARY, 1824.

PUBLISHED AGREEABLY TO THE RESOLVE OF THE 28TH JUNE, 1820.

PORTLAND:

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Dexter when requested by the proper officer of said Duty of town united district, are hereby required to do and per- officers of Coform all the duties in relation thereto, which by law ter in regard they are authorized and directed to do and perform in respect to any other school district in their several towns; and the money to be raised for the purposes aforesaid shall be assessed by the proper officers in each of said towns according to the proportion thereof belonging to their respective districts, thus united to pay.

SECT. 2. Be it further enacted, That in case the inhabitants of the said united School District, shall Common proerect and build a school house therein, the same perty how dis-house and all other common property, at the end posed of at the end of 15 years of fifteen years, shall be sold at auction, and the whole proceeds of sale, justly and proportionally distributed among the said inhabitants, according to what they paid or were assessed in the tax next preceding such sale.

SECT. 3. Be it further enacted, That the first meeting of the qualified voters in said united school First meeting. district shall be called in the manner prescribed by the act to provide for the education of youth, passed March 15, 1821, on application of three or more freeholders, residing in said district, to the Selectmen of either of said towns of Corinna or Dexter-

[This Act passed February 3, 1824.]

CHAPTER CCXLII.

AN ACT to set off part of the town of Canton, and annex the same to the town of Jay.

SECT. 1. BE it enacted by the Senate and House of Representatives, in Legislature assembled, That so much of lot numbered ten in the eleventh range, in the town of Canton, as lies east of the west side Part of Lot of the town road leading through said lot of land, ton, set off to is hereby set off from the town of Canton, and an- Jay. nexed to the town of Jay: Provided, That the Proprietor of said land shall be holden to pay all as-

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sessments assessed on said land and remaining unpaid prior to the passing of this act.

SECT. 2. Be it further enacted, That the act Repeal of for. passed January the twenty-seventh, in the year of our Lord one thousand eight hundred and twentythree, entitled "An act to set off part of lot numbered nine in the tenth range, in the town of Canton, and annex the same to the town of Jay," be, and the same is hereby repealed.

[This act passed February 3, 1824.]

CHAPTER CCXLIII.

AN ACT to incorporate the Portland Stage Company.

SECT. 1. BE it enacted by the Senate and House of Representatives, in Legislature assembled, That Josiah Paine, Alexander Rice, Nathaniel Mendum, their associates and successors, be, and they hereby are constituted a body corporate, by the name of the Portland Stage Company, for the purpose of establishing and continuing a line of Stages from Portland to Portsmouth ; with power to prosecute and defend suits at law; to have a common seal and to alter the same; to make any by-laws for the management of their affairs, not repugnant to Amount of es. the laws of the State; and to take and hold any tate to be held. real and personal estate to the value of forty thousand dollars; and to give and grant, or bargain and sell the same; and with all the privileges usually granted to other corporations for similar purposes: *Provided however*, That the powers granted by this act, may be enlarged, restrained or annulled, at the pleasure of the Legislature.

SECT. 2. Be it further enacted, That Nathaniel Mendum may call the first meeting of said corpo-First meeting, ration at such time and place, as he may direct, giving seasonable notice to his associates of such time and place.

[This Act passed February 4, 1824.]

Peysons incorporated.

Powers and privileges.

Restrictions.

mer act.