

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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SECT. 2. Be it further enacted, That all monies arising from the sale of the lands aforesaid shall Proceeds of be put at interest by said Trustees, and secured by sales how to be invested, mortgage of real estate, or by bond or note with sufficient sureties, or invested in funded public securities or bank stock ; and the income thereof shall be appropriated, under the direction of said Trus- and income tees, to the support of the Gospel Ministry in said how appropritown of Chesterville, according to the true intent and meaning of the original grants and donations.

SECT. 3. Be it further enacted, That said Trustees shall, at each annual meeting of said town of Trustees to Chesterville for the choice of town officers, exhibit accounts to a fair account of their proceedings, and a statement town annually of the funds and receipts, and expenditures thereon, and of the application thereof, to the uses hereby required.

SECT. 4. Be it further enacted, That the powers Restrictions. granted by this Act, may be enlarged, restrained or annulled, at the pleasure of the Legislature. And any one of the Trustees, aforesaid, may call the first meeting of said Board, by giving personal no-First meeting. tice in writing to the other Trustees, of the time and place of meeting, seven days, at least, prior to said meeting.

[This Act passed February 9, 1824.]

CHAPTER CCLVIII.

AN ACT to incorporate Tranquil Lodge.

SECT. 1. BE it enacted by the Senate and House of Representatives, in Legislature assembled, That Persons Joseph Keith, Reuel Phillips and Joseph Freeman, incorporated. and their associates and successors, be, and they hereby are incorporated into a body politic, by the name of Tranquil Lodge; with powers to Powers and prosecute and defend suits at law; to have a com-privileges. mon seal, and to change the same ; to make any bylaws for the management of their affairs, not repugnant to the laws of this State ; to take and hold, for benevolent uses, any real estate, to the value of six

CANAL LOTTERY.

May take and thousand dollars, and any personal estate, to the value of ten thousand dollars, and to give and grant hold estate.

or bargain and sell the same; and with all the privileges usually granted to other societies, instituted for the purposes of charity and beneficence.

First meeting.

SECT. 2. Be it further enacted, That the first meeting of said corporation shall be held at such time and place, and be notified in such manner, as the majority of the persons herein named may direct. SECT. 3. Be it further enacted, That the powers granted by this Act may be enlarged, restrained or repealed, at the pleasure of the Legislature.

[This Act passed February 9, 1824.]

CHAPTER CCLIX.

AN ACT additional to the Act authorizing a Lottery for the benefit of the Cumberland and Oxford Canal Corporation.

Managers alper cent. on by wholesale.

BE it enacted by the Senate and House of Representatives, in Legislature assembled, That in Managers al addition to the powers and privileges granted in deduction of 2 and by "An Act authorizing a Lottery for the benrickets sold efit of the Cumberland and Oxford Canal Corporation," passed February 11, 1823, it shall and may be lawful for the managers of said Lottery to deduct from the amount of each ticket sold, two per cent, when sold by the managers to any person or persons for the purpose of being sold again; and said managers shall be allowed to make such deduction in charging themselves with the amount received for tickets sold, in the book which they are required to keep, by the act aforesaid.

[This Act passed February 10, 1824.]

Bestrictions.

374