MAINE STATE LEGISLATURE

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PRIVATE ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

EIGHTH LEGISLATURE,

AT ITS

SESSION HELD IN JANUARY, 1828.

Published agreeably to the Resolve of the 28th June, 1829;

PORTLAND.

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ing paupers.

from Alfred and

upon them or their estates remaining unpaid prior to the passing of this Act.

Sect. 2. Be it further enacted, That all per-Provision respect sons now chargeable to the town of Palmyra as paupers, and whose dwelling place or home at the time of their becoming so chargeable, was on any part of the territory hereby annexed to Pittsfield. as well as all persons having a legal settlement in said Palmyra, now removed therefrom and whose former dwelling place or home before such removal was upon any part of the territory annexed as aforesaid, shall hereafter be taken to have their. legal settlement in, and become chargeable to said town of Pittsfield.

[Approved by the Governor, February 23, 1828.]

CHAPTER DLXV.

AN ACT to set off a part of the town of Alfred and annex the same to the town of Sanford.

Sect. 1. Be it enacted by the Senate and

House of Representatives, in Legislature assembled, That, from and after the passing of this Act. Territory set off so much of the town of Alfred as lies within the annexed to San- following described boundaries, viz: Beginning fort. at the southeast end of land owned by Elias Littlefield, on the line between the towns of Alfred and Sanford, and running northeast to land formerly owned by John Trafton; thence northwest to land owned by James Ridley; thence northeasterly by land owned by said Ridley and John Beadle, to the east corner of the said Beadle's land; thence northerly by the said Beadle's land to the line of the town of Shapleigh; thence west by the said line of Shapleigh to the west corner of the town of Alfred; thence southeast by the line of the towns of Alfred and Sanford, to the first mentioned bounds, together with the inhabitants thereon, be, and they hereby are, set off from the

town of Alfred and annexed to the town of Sanford: Provided, That the inhabitants thus set off, shall be holden to pay all assessments remaining Proviso.

due and unpaid, prior to the passing of this Act. Sect. 2. Be it further enacted, That three

SECT. 2. Be it further enacted, That three polls and the sum of four hundred and ninety-two dollars, be, and the same hereby are taken from the State valuation of the town of Alfred and set to the valuation of the town of Sanford.

[Approved by the Governor, February 23, 1828.]

CHAPTER DLXVI.

AN ACT to change the names of certain persons.

BE it enacted by the Senate and House of Representatives, in Legislature assembled, That Winborn Adams Wiggins Jameson, of Saco, in the county of York, be allowed to take the name of Charles Jameson; that Samuel W. Cole, the second, of Cornish, in the county of names are changed. York, be allowed to take the name of Franklin Cole: that Robert William Francis Morrell, of Newfield, in the county of York, be allowed to take the name of Isaac Morrell; that Nathaniel Goodwin, the third, of Biddeford, in the county of York, be allowed to take name of Nathaniel Hobbs Goodwin; that Daniel Emery, of Gorham, in the county of Cumberland, be allowed to take the name of Daniel Clark Emery; that William Boulter, of Standish, in the county of Cumberland, be allowed to take the name of William Dana Boulter; that Timothy Higgins, third, of Standish, in the county of Cumberland, be allowed to take the name of Timothy Washington Higgins; that Henriette Goulding, of Portland, in the county of Cumberland, be allowed to take the name of Henriette Du Audebut; that William Wood, the second, of Portland, in the county of Cumberland, be allowed to take the name of