

PRIVATE AND SPECIAL ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

FIFTEENTH LEGISLATURE,

AT ITS SESSION, HELD IN JANUARY, 1835.

Published agreeably to the Resolve of June 28, 1820.

AUGUSTA:

WILLIAM J. CONDON PRINTER TO THE STATE.

1835.

SECT. 4. Be it further enacted, That the shares on stock shares to be in this corporation shall be deemed and taken to be personal property, and held, transferred, pledged or sold as such, and whenever the corporation shall be dissolved, the property thereof, shall vest in the holders of the shares, at the time of such dissolution, according to their several and respective interests, subject to the legal and equitable claims of creditors of the corporation to be enforced according to law.

SECT. 5. Be it further enacted, That any three of the Mode of calling corporators aforementioned may call the first meeting of said corporation, by giving verbal notice or leaving a written notice at their last and usual place of abode seven days at least before the time appointed for holding said meeting.

CHAPTER 576.

AN ACT additional to an Act to incorporate the town of Naples.

Approved March 17, 1835.

Sect. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That nine Polls and twelve State valuation of thousand eight hundred and ninety five dollars, be deducted be reduced and from the town of Bridgton on the State valuation, twenty that of Naples. three Polls and six thousand nine hundred and thirty six dollars from the town of Harrison, forty Polls and fifteen thousand seven hundred and fifty nine dollars from the town of Otisfield, seventeen Polls and four thousand five hundred and sixty eight dollars from the town of Raymond, twenty nine Polls and five thousand three hundred and seven dollars from the town of Sebago, and the same be severally added to the town of Naples to be taxed therein.

SECT. 2. Be it further enacted, That the fourth sec- Part of former act tion of the Act to which this is additional, passed March Laws of 1834, fourth in the year of our Lord one thousand eight hundred and thirty four, be and the same is hereby repealed-Pro- Proviso. vided however, the Treasurers and Collectors of said towns

first meeting.

INSURANCE COMPANY .- FIRST PARISH IN BATH.

of Bridgton, Harrison, Otisfield, Raymond and Sebago, shall have power to receive, demand and collect all taxes lawfully assessed by their respective towns upon the Polls and Estates of the inhabitants of said town of Naples since the incorporation thereof, in the same way and manner as if this Act had never been passed.

CHAPTER 577.

AN ADDITIONAL ACT concerning the Bangor Insurance Company.

Approved March 17, 1835.

Be it enacted by the Senate and House of Representatives, in Extension of time Legislature assembled, That there be, and hereby is granted to the Bangor Insurance Company the further time of three years from the first day of April next, for paying in Fifty Thousand Dollars of the original capital of said Company.

CHAPTER 578.

AN ACT authorizing the First Parish in Bath to sell their Meeting-house.

Approved March 17, 1835.

First Parish in Bath authorized to sell their meeting house.

Proviso.

Be it enacted by the Senate and House of Repre-SECT. 1. sentatives, in Legislature assembled, That the First Parish in Bath be authorized to sell and convey their Meeting-house in said town, together with the rights to pews or seats in the same, and the lot of land on which the same stands, and by their Agent to make execute and deliver a good and sufficient deed thereof to the purchaser or purchasers :---Provided said Parish, at a legal meeting of the members thereof, and of the proprietors of pews and seats in said house, notified in the same warrant, shall vote in favor of such sale.

granted.