

MAINE STATE LEGISLATURE

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PRIVATE

AND

SPECIAL ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

EIGHTEENTH LEGISLATURE,

JANUARY SESSION, 1838.

PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

AUGUSTA:
LUTHER SEVERANCE, PRINTER.

1838.

be and hereby is allowed to the Proprietors of the Kittery Bridge to complete the same.

Chapter 459.

AN ACT to change the names of certain persons.

Approved March 6, 1838.

Be it enacted by the Senate and House of Representatives in Legislature assembled, That Dudley Haines of Readfield be allowed to take the name of Dudley Livingston Haines, that George C. Blake of Readfield be allowed to take the name of George Blake Page, that John Manly Robbins of Waterford be allowed to take the name of John Robbins, that William Witham of York be allowed to take the name of William Waldron, that Edmund Averill of Temple be allowed to take the name of Edmund Richards, that Patrick McDaniel of Portland be allowed to take the name of Edward McDaniel, that Frederick Augustus Emerson of Denmark together with his wife and three minor children be allowed to take the sur-name of Emery, that Alpheus Roswell Harnden of Winthrop be allowed to take the name of Alpheus Roswell Hale, that Oscar F. Dyer of Buckfield be allowed to take the name of Elbridge Dyer, that Josiah Swett, Jr., of Gorham be allowed to take the name [of] Josiah Linnell Swett, that Ruth Truett of Portland be allowed to take the name of Ruth Parker Jewett, that John Osgood of Bluehill be allowed to take the name of Byron Wayne Osgood, that Almira Fisher Cole of Frankfort be allowed to take the name of Almira Billings Sabin, that Samuel Littlefield 3d, of Frankfort be allowed to take the name of Edwin F. Littlefield, that William McFadden of Frankfort be allowed to take the name of William Boyd, that Samuel Jordan Hill Carpenter of Kennebunk be allowed to take the name of Samuel Jordan, that Sophia Jane Pettingill of Corinna be

allowed to take the name of Mary Zulema Horne, that Maria Elizabeth Treadwell of Waterford be allowed to take the name of Elizabeth Plummer Treadwell, that Daniel Trickey of Bangor be allowed to take the name of Daniel T. Johnson, that Edmund Stephens of Corinna be allowed to take the name of Edmund Stephens Rogers, that Stephen Cook of Ripley be allowed to take the name of Stephen Fish, that Eli Maxwell of Wells be allowed to take the name of George Eli Maxwell, that Edward Coter Strout of Bradford and wife of said Edward and their children, viz:—Charles, Edwin, John Seavey, Laura Albina and Martha Jane, be allowed to take the name of Sealand for their surname, that Convers Coos of Freeport be allowed to take the name of Constant Convers, that Daniel W. E. Andrews of Saco be allowed to take the name of James Madison Andrews, that Elias Boyington Blood of Orrington be allowed to take the name of Elias Boyington, that Edward Coffin of Freeport be allowed to take the name of Edward Payson, that Samuel Baras of Greenwood be allowed to take the name of Samuel Perry Bryant, that Lydia Chaplin of Waterford be allowed to take the name of Lydia Jane Chaplin, that Thomas Smith of Windham be allowed to take the name of Thomas Laurens Smith, that John Moore 3d, of Ellsworth be allowed to take the name of John L. Moore, that Thomas Birehurst of Gardiner be allowed to take the name of Thomas Briery, that George Coombs of Bradford be allowed to take the name of George Washington Coombs, that Wm. Corliss of Freeport be allowed to take the name of William Wirter, that William Smith of Portland be allowed to take the name of William Webb Smith, that Daniel Crockett and wife, of Gorham and children, viz:—John Wesley Crockett, James Lewis Crockett, Daniel Crockett Jr. Levi Knight Crockett, Mary Susan Crockett, and Melville Cox Crockett be allowed to take the name of Clerk for their surname, on and after the first day of May next. And said per-

sons shall in future be respectively known and called by the names which they are respectively allowed to take as aforesaid; and the same shall be considered as their only proper name.

Chapter 460.

AN ACT additional to an Act entitled an Act to incorporate the Pembroke Milling Company.

Approved March 20, 1838.

Be it enacted by the Senate and House of Representatives in Legislature assembled, That in addition to the powers and privileges granted to the Pembroke Milling Company by their Act of Incorporation, approved March thirty-first one thousand eight hundred and thirty-six, the said Company is hereby authorized and empowered to manufacture Salt on the lands and privileges of said Corporation in Pembroke in the County of Washington.

Allowed to manufacture salt.

Chapter 461.

AN ACT to annex the eighty rod strip, so called, to the towns of Raymond and Poland.

Approved March 20, 1838.

Be it enacted by the Senate and House of Representatives in Legislature assembled, That all that part of the eighty rod strip, lying between the towns of Raymond, and New Gloucester and Poland, in the County of Cumberland, southeast of lot number eleven, as surveyed and numbered by the State's Agent, with the inhabitants thereon belonging, be and the same hereby is annexed to the town of Raymond, and all the remaining part of said strip with the inhabitants thereon belonging, be, and the same hereby is annexed to the town of Poland.

Annexed to Raymond.

—to Poland.