MAINE STATE LEGISLATURE

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ACTS AND RESOLVES,

PASSED BY THE

TWENTIETH LEGISLATURE

OF THE

STATE OF MAINE,

JANUARY SESSION, 1840.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, and February 26, 1840.

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1840.

PUBLIC AND PRIVATE LAWS

OF THE

STATE OF MAINE.

1840.

[supplied from page 1 of volume]

ERRATA:

The following leaf is inserted because one or more pages in this chapter have errors noticed and corrected here.

ERRATA.

- Page 2, eleventh line from the bottom, for "Nathan" read Nahum.
 - 3, third line from the bottom, after the word "matters" insert and things.
 - 6, at the end of chap. 6, for "January 27," read January 29.
 - 15, at the end of chap. 17, for "February 18," read February 19.
 - 22, chap. 23, sec. 3, sixth line, for "veheicle" read vehicle.
 - 29, third line from the top, for "votes" read voters.
 - 29, seventh line from the top, omit the word "by" before "law."
 - 29, sec. 8, tenth line, for "estate" read estates.
 - 31, chap. S0, sec. 1, fifth line, omit the word "other" before "refuse."
 - 33, chap. 33, sec. 1, eleventh line, for "mast" read masts.
 - 38, second line from the bottom, for "chair-" read chain.
 - 47, fourth line from the bottom, for "Northam" read Northane.
 - 48, third line from the top, for "Videto" read Viddeto.
 - 51, twelfth line from the bottom, between "that" and "all" insert the word in.
 - 52, in the enacting clause of chap. 53, for "entaced" read enacted.
 - 67, fifteenth line from the bottom, for "thousand" read thousands.
 - 68, twenty-third line from the top, for "annully" read annually.
 - 111, ninth line from the top, for "such" read said.
 - 113, chap. 1, fifth line, omit the word "the" before "advice."
 - 115, fifth line from the bottom, for "certificate" read certificates.
 - 122, in the title of chap. 21, for "Jordon," read Jordan.
 - 188, eighth line from the bottom, before the word "person" insert
 - 206, in the title of chap. 77, for "relating" read relative.
 - 207, chap. 79, second and third lines, between the words "of" and "State" insert the word the.
 - 224, chap. 93, twelfth line, for "relation" read reference.

SEC. 2. Be it further enacted, That said Society be, and hereby is established within the County of Franklin and may take and hold prop- Location. erty, real, or personal, to an amount, the annual ty the income of income of which about not exceed these thougand which not to exincome of which shall not exceed three thousand which not to dollars, to be applied exclusively to the advancement of agriculture and the mechanic arts connected therewith.

- Be it further enacted, That the powers granted by this Act, may be enlarged, restricted, or annulled at the pleasure of the Legislature.
- Be it further enacted, That John Sec. 4. Titcomb may call the first meeting of said corpora- First meeting how called, tion by giving such previous notice as he may think proper, at which meeting, any corporation business may be transacted.

[Approved March 13, 1840.]

Chapter 52.

AN ACT additional to "an Act to organize, govern and discipline the Militia of this State."

Be it enacted by the Senate and House of Representatives in Legislature assembled, That all actions now pending, or which may hereafter be commenced, in the name of any Division Advocate Advocates in this State, to recover any fine and costs, or either, in accordance with the sentence of any Court Marianton of the sentence of any Court Marianton of the sentence of any Court Marianton of the sentence of the tial, such suit shall not abate in consequence of the resignation, removal, death, or expiration of the term of office, of the Division Advocate, who may have commenced the same; but such action may be continued and prosecuted to final judgment in the name of such Division Advocate, in the same manner as if such resignation, removal, death, or

expiration of term had not occurred. *Provided*, however, in case of the death of such Division Advocate, such action may be prosecuted to final judgment by his successor.

[Approved March 13, 1840.]

Chapter 53.

AN ACT to dissolve the Brunswick Village Corporation.

Sec. 1. Be it entaced by the Senate and House of Representatives in Legislature assembled, That an Act passed February twenty-first in the year of our Lord one thousand eight hundred and thirty-six, entitled "an Act creating the Village of Brunswick into a Corporation," and all other Acts relating to said Village Corporation be and the same are hereby repealed from and after the first day of January next; Provided that the said corporation from and after the passage of this Act shall have no power to raise money or assess a tax upon its members.

Sec. 2. Be it further enacted, That the said corporation before its dissolution at any legal meeting called for the purpose shall have power to convey all or any of its corporate property to the town of Brunswick or to any other corporation or persons in trust for such purposes as they may express by their vote, not inconsistent with the objects

of their original corporation.

[Approved March 13, 1840.]

Act of incorpora-

Corporation may dispose of any property they now hold.