# MAINE STATE LEGISLATURE

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## ACTS AND RESOLVES,

PASSED BY THE

## TWENTY-FIRST LEGISLATURE

OF THE

## STATE OF MAINE,

JANUARY SESSION, 1841.

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

 $A\ U\ G\ U\ S\ '\Gamma\ A:$  SEVERANCE AND DORR, PRINTERS TO THE STATE.

1841.

## **PUBLIC AND SPECIAL LAWS**

OF THE

# STATE OF MAINE.

1841.

[supplied from page 289 of volume]

#### Chapter 102.

AN ACT to set off Page's Mills Settlement, in the County of Hancock, and annex the same to Lowell, in the County of Penobscot.

Be it enacted by the Senate and House of Representatives in Legislature assembled, That the tract of land lying in the County of Hancock, bounded as follows, to wit: on the south by township numbered one in the "Lottery Townships," in said County of Hancock; on the west by the town of Passadumkeag. in the County of Penobscot; on the north by said Passadumkeag and the town of Lowell, in said County of Penobscot, and on the east by Burlington in said County, together with all the inhabitants having a legal settlement thereon, be and the same is hereby set off from said County of Hancock, and annexed to the town of Lowell, in said County of Penobscot; and said inhabitants shall enjoy the same rights, and be subject to the same requisitions, as the other inhabitants of said town of Lowell.

Rights,&c. of in-

Boundaries.

[Approved February 20, 1841.]

### Chapter 103.

AN ACT to incorporate the town of Medybemps.

of the northerly line of said Charlotte; thence west-

Section 1. Be it enacted by the Senate and House

When to take of Representatives in Legislature assembled, That effect. from and after the passage of this Act, so much of the towns of Baring, Charlotte and Cooper, in the County of Washington, as is included within the following described limits, namely: beginning on Medybemps Lake, so called, in Baring, on the northwest corner of lot number eighteen, thence running on the northerly line of said lot to Little Lake, so called, in said Boundaries. Baring; thence on the same line continued until it strikes the easterly line of lot number thirteen, drawn northerly until it meets the same, and drawn southerly to a point in Charlotte one half mile south

erly to the northwest corner of James Chubbuck's lot in said Charlotte; thence on said lot southerly one half mile; thence westerly on a line parallel with the north line of said Charlotte to Denny's River; thence westerly on a line parallel with the lot lines in Cooper until it strikes the line continued on the west side of the lot of J. F. Allen, number fourteen in said Cooper; thence northerly on said line until it strikes the northerly line of said Cooper; thence easterly to the first mentioned bound in Baring, be, and the same hereby is, with the inhabitants thereof, set off from said towns of Baring, Charlotte and Cooper respectively; and that said portions so cut off, within the above described boundaries, with the inhabitants thereof, be and hereby are incorporated into a town, by the name of Medybemps, vested with all powers and subject to all Corporate name the duties of other incorporated towns of this State.

Sect. 2. Be it further enacted, That the inhabitants of said town shall be held to pay all taxes, assessed upon them previous to the passage of this Taxes assessed, Act, by the towns of Baring, Charlotte or Cooper, where to be paid and remaining unpaid prior to the passage of this Act; and that said town of Medybemps shall be entitled to receive from the towns of Baring, Charlotte and To receive pro-Cooper, all unexpended balances of school money, portion of mex-school belonging to the several school districts, comprehended money. within the limits of the said town of Medybemps; and shall also be entitled to receive its proportional and of school part of the school fund, which shall arise from the fund from sale of lands. school lands, or which may arise from the sale thereof, in each of said towns of Baring, Charlotte and Cooper, which proportional part shall be regulated. by the ratio of the number set off from each of said towns, respectively, to the whole population of said towns.

SECT. 3. Be it further enacted, That any Jus-First tice of the Peace, of the County of Washington, may how called. issue his warrant, directing some person, resident in said town of Medybemps, to notify the inhabitants

Boundaries.

thereof to meet at a time and place, specified in said warrant, for the choice of town officers. [Approved February 20, 1841.]

#### Chapter 104.

AN ACT to set off certain lands from Pittsfield and annex the same to Canaan.

Section 1. Be it enacted by the Senate and House

of Representatives in Legislature assembled, That the following territory in Pittsfield, in the County of Somerset, with the inhabitants thereon, to wit: all that part of said Pittsfield, which lies north and west of the following lines, commencing at the south-west corner of lot numbered eleven in range one, and running thence east, in the south line of said lot, to the east end thereof; and thence north, by the range line between ranges one and two, through Sibley's Pond to the north line of said town of Pittsfield, be and the

same is hereby set off from said town of Pittsfield and

annexed to the town of Canaan in said County of Somerset.

Be it further enacted, That the balance SECT. 2. Money due from of five hundred dollars, now remaining due from the County of Som County of Somerset to the inhabitants of Pittsfield, orsibley Bridge, for the repair of the Sibley Bridge in said Pittsfield, as by a Resolve of the Legislature of this State, approved by the Governor February fifteenth, in the year of our Lord one thousand eight hundred and thirtyfour, shall be equally divided between said towns of Canaan and Pittsfield, and the Treasurer of said County of Somerset is hereby directed and empowered to pay to the Selectmen of Canaan the first moiety of said balance, to be expended in the repairing of said bridge, according to the provisions of said Resolve.

-obtained-

-and applied.

Be it further enacted, That the collec-Taxes assessed, Sect. 3. Be it further enacted, That the collected collected, etc. as before the tion of all taxes, now legally assessed upon the inhabnassage of this. itants and territory set off as aforesaid, may be eu-