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 133.

AN ACT to set off a part of the town of Wellington and annex the same to the town of Parkman.

Section 1. Be it enacted by the Senate and House of Representatives in Legislature assembled, That that part of Wellington embracing lots No. seventy- Boundaries. three, seventy-four, ninety-five, ninety-six, ninetyseven, ninety-eight, ninety-nine, one hundred eighteen, one hundred nineteen, one hundred twenty, one hundred twenty-one, one hundred twenty-two, one hundred twenty-three, one hundred forty-two, one hundred forty-three, one hundred forty-four, with all the inhabitants having their legal settlement thereon, be and the same hereby is set off from the town of Wellington and annexed to the town of Parkman, in Piscataquis County.

Be it further enacted, That the inhab-**Sect. 2.** itants and territory set off as aforesaid, shall be and are liable for their just proportion of all corporate—liable for products, now due or arising from said town, or liabili-porate debts, &c. ties existing against it, at the time this Act goes into operation, and the same may be assessed and collected, by the proper officers of said town of Wellington, in the same manner as if this Act had not passed; _entitled to prosaid inhabitants being entitled also to their just pro-pertion of monportion of all monies due to said town of Wellington.

[Approved March 23, 1841.]

Chapter 134.

AN ACT to set off Daniel Curtis from Paris to Woodstock.

Be it enacted by the Senate and House of Representatives in Legislature assembled, That Daniel Curtis, with his estate, consisting of lot number Description. twenty-nine in the second range, and lot number twenty-nine in the third range of lots in said Paris, in the County of Oxford, be and hereby is set off from said town of Paris, and annexed to the town of

Woodstock, in the County aforesaid: Provided, that To pay all taxes said Curtis shall be held to pay all taxes assessed upon him in said Paris, prior to the passing of this

[Approved March 23, 1841.]

Chapter 135.

AN ACT to incorporate the proprietors of the Forest Grove Cemetery at Thomaston, in the County of Lincoln.

Section 1. Be it enacted by the Senate and House

Corporators.

of Representatives in Legislature assembled, That John T. Gleason, Edward Robinson, William R. Keith, Barnabas Webb, John S. Abbott, Thomas A. Snow and their associates, successors and assigns, be and they hereby are constituted a corporation. by the Corporate name name of the Forest Grove Cemetery, and by that name may sue and defend in any court of record, or in any other place, have and use a common seal, ordain, establish and put in execution, such by-laws, ordinances and regulations, as to them may appear necessary and convenient, for the government of said corporation, and the prudent management of their affairs: Provided, the same be not repugnant to the laws of this

Powers, &c.

May hold ton State; take and hold not exceeding ten acres of land in the town of Thomaston, which shall be used solely Location. and exclusively for the purposes of a cemetery for the

May hold \$1200, dead; and personal property to an amount not exin personal pro-ceeding twelve hundred dollars, with all the powers and privileges, necessary to carry into full effect the objects contemplated by this Act of incorporation.

SECT. 2. Be it further enacted, That said cor-Manner or divid-poration may divide the land held as aforesaid, into ing land and assigning allot-suitable and convenient allotments, pathways and proprietor. alleys, and assign in writing to each corporator, and to each person who shall hereafter become an associate, to be held by them respectively, and by their respective heirs, and assigns, subject to such rules and regulations, as the corporation shall from time to