MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

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]

shall be applied to the support of primary schools in Treasurer to said town; and the treasurer shall give bond with suffi-give bond. cient sureties, in the opinion of the board of trustees, for the faithful discharge of his duties.

SECT. 2. Be it further enacted, That the income income of funds, of the funds aforesaid shall be expended for the benefit applied for support of schools, of schools, in the same manner that other money, raisas other school and for the same manner that other money. ed for the support of schools, in the several towns in this State, is by law required to be expended. But Town to raise this Act shall not be construed to exempt said town of school money as Phillips from raising, for the use of schools, the same sum of money, beyond the income of the funds aforesaid, as it is now by law required to raise for that purpose; and said funds shall never be alienated or Funds not to be alienated, &c. appropriated to any other object than the support of primary schools. [Approved April 16, 1841.]

Chapter 174.

AN ACT to establish the Shire Town of the County of Piscataguis.

Section 1. Be it enacted by the Senate and House of Representatives in Legislature assembled, That Dover to be the the town of Dover shall be the shire town of the shire town-County of Piscataquis; Provided, however, that if unless major the legal voters of the several towns and plantations, ity of votes in the County within the said County, shall, at a legal meeting of said inhabitants to be holden for that purpose, on the -given on the second Monday of September, in the year of our Lord of September. 1841. one thousand eight hundred and forty-one, by a majority of votes, designate any other than the town of other town. Dover as the shire town of said County, the Legisla-ture, at its next session after such designation shall establish such have been made, may establish such town, so designated, to be the shire town of said County; and the votes, how to votes shall be taken at such town and plantation meet-be taken. ings by ballot, upon which ballot shall be written the name of the town to be designated as the shire town and nothing more. And it shall be the duty of the

Duty of select-selectmen of the towns, and assessors of plantations, within said County of Piscataguis, seasonably to issue their warrants for the purpose; which warrants shall be posted up for the same time, and in the same manner, as for other town and plantation meetings; and the votes of the several towns and plantations, as aforesaid, shall be received, sorted, counted and declared, in open town and plantation meetings, by the selectmen of each town, and assessors of each plantation, and perfect lists thereof shall be made and signed Lists of votes by the selectmen and assessors aforesaid, and attested by the town and plantation clerks, and transmitted by transmitted to the office of the Secretary of State, on or beoffice by first fore the first Wednesday of January, in the year of
January, 1842. our Lord one thousand eight hundred and forty-two,
ore Legislature, and by him laid before the Legislature; and if it shall appear, that a majority of the votes designate any other Duty of Legislathan Dover for its shire town, then the Legislature tura. shall establish such town, as the shire town of said County; otherwise the said shire shall remain in said Dover until otherwise directed by the Legislature.

SECT. 2. Be it further enacted, That all Acts Acts, &c. incon- and parts of Acts, inconsistent with the provisions of sistent repealed. this Act, be and the same hereby are repealed.

[Approved April 16, 1841.]

Chapter 175.

AN ACT to incorporate the Kent's Hill Manufacturing Company.

SECTION 1. Be it enacted by the Senate and House of Representatives in Legislature assembled, That Simeon Hearsey, Levi Sewall, Joseph Wells and their associates and successors be, and they hereby are constituted and made a body politic and corporate, by the name of the Kent's Hill Manufacturing Company, with all the powers and privileges, and subject to all the duties and liabilities, provided in the several laws of this State, regulating manufacturing corporations; and are authorized to purchase and hold, real

Corporators.

Corporate name -powers, &c.