## MAINE STATE LEGISLATURE

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### ACTS AND RESOLVES

PASSED BY THE

### TWENTY-FIFTH DEGISLATURE

OF THE

# STATE OF MAINE,

A. D. 1845.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February 26, 1840, and March 16, 1842.

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1845.

## PRIVATE AND SPECIAL LAWS

OF THE

# STATE OF MAINE,

1845.

rates of toll, and all the tollable articles, in large or capital letters. Chap. 263. The corporation may commute these tolls by agreement with any Tolls may be commuted. person or persons, taking therefor a specific sum for a given time.

- Any two of the above named corporators, are authorized to call the first meeting, by notice of the time and place thereof, in the Piscataquis Farmer, seven days, at least, before said meeting.
- The term of four years is hereby allowed said corporation, from and after the passage of this act, for the erection of this bridge.
- The powers granted by this act, may be enlarged, restricted or annulled, at the pleasure of the legislature.

[Approved March 26, 1845.]

#### Chapter 263.

AN ACT to change the names of certain persons.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sebastian Streeter Moore, of Hebron, shall be allowed to take Names of certain the name of Ellis Delmar Moore; Benjamin F. Manson, of Kittery, shall be allowed to take the name of Benjamin Fernald; Lucy Ellen Decker, of Gorham, shall be allowed to take the name of Lucy Ellen Codman; Cutbush Wellington, of Monticello, shall be allowed to take the name of James Cutbush Wellington; Harvey Reed, of Houlton, shall be allowed to take the name of Albert Harvey Reed; Asher Hinds Buzzell, of Monroe, shall be allowed to take the name of Albert Stiles Buzzell; William W. Jack, of Brooks, shall be allowed to take the name of William W. Williamson; Calvin Henry Heald, Waitstill Heald, wife of said Calvin H. Heald, and one minor child, all of Lincolnville, be allowed to take the name of Hale, as their surname; Joseph Lyman Smith, of Blanchard, shall be allowed take the name of Charles Lyman Patten; Sally S. Flye, of Sedgwick, shall be allowed to take the name of Sarah S. Flye; Gilbert Welman, of Chesterville, shall be allowed to take the name of Gilbert Eldridge; Joseph D. Kent, of Orrington, shall be allowed to take the name of Joseph S. Kent; Henry Dyre Trundy, of Nobleborough, shall be allowed to take the name of Henry Dyre Stinson; Asa Aldis Pond, junior, of Ellsworth, shall be allowed to take the name of Henry Winthrop Pond; Flora Ellen Mower, of Parkman, shall be allowed to take

CHAP. 264. the name of Flory Ellen Stevens; Jason Chandler, of New Sharon, shall be allowed to take the name of Jason Sewall Chandler; Jacob Reed, junior, of Dresden, shall be allowed to take the name of Jacob Waters Reed; Jeremiah Berry, of Thomaston, shall be allowed to take the name of Jeremiah Brown, Thomas Kirkpatrick, of Camden, shall be allowed to take the name of Thomas Kirk; William White Castellou, of Richmond, shall be allowed to take the name of Llewellyn White Castellou; Edwin Isaac Woodbury, of Minot, shall be allowed to take the name of Willard Hammond, Woodbury: Gamaliel Smith Bryant, of Orneville, shall be allowed to take the name of George Emery Smith Bryant; Thorndike Sawyer, of Portland, shall be allowed to take the name Thorndike Homer Sawyer,

[Approved March 26, 1845.]

#### Chapter 264.

AN ACT additional to an act to set off a part of the town of New Vineyard and annex the same to the town of Industry.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Assessors of N. Vineyard authorized to assess a certain sum upon the polls and estates of individuals set off to Industry from that stown.

Sect. 1. The assessors of the town of New Vineyard, for the time being, are hereby authorized to assess on the polls and estate of the inhabitants resident on that part of the town of Industry, which was set off from said town of New Vineyard, and annexed to said town of Industry, by the act to which this is additional, at any time after six months, and before the end of two years, from the passage of this act, such sum as said inhabitants were made liable to pay towards the debts of said town of New Vineyard, by said act, including interest on the same to the time of the assessment.

Authorized to assess upon sald portion for sup-port of paupers.

Liability of town officers of New Vineyard.

The said assessors, for the time being, are also hereby Inhabitants their authorized to assess annually upon the polls and estate of the inhabitants of said annexed part of Industry, the sum which may be annually due to the town of New Vineyard from them, for the support of paupers, as provided in the act referred to in the preceding section, including in the first assessment all which may be due therefor up to the time of the assessment. And in the assessment and collection of taxes authorized by this act, the town officers of the said town of New Vineyard shall have the same powers, and be subject to the same liabilities, as in the assessment and collection of taxes in their own town.