

ACTS AND RESOLVES

6

PASSED BY THE

THIRTY-FOURTH LEGISLATURE

OF THE

STATE OF MAINE,

1855.

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

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1855.

PRIVATE AND SPECIAL LAWS ·

OF THE

STATE OF MAINE.

1855.

CHANGE OF NAMES.

CHAP. 454. given ten days at least prior to the day of said meeting. Provided. however, that no policy of insurance shall be issued by the said company until its capital stock as aforesaid shall be paid in and secured according to the provisions of this act.

> SECT. 8. All the newspaper notices required by any of the provisions of this charter shall be published in some paper printed in the county of York.

> Sect. 9. This act shall take effect from and after its approval by the Governor.

> > [Approved February 28, 1855.]

Chapter 454.

An act to change the names of certain persons.

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

Change of names.

SECT. 1. Andrew Carr, of Acton, shall be allowed to take the name of Andrew C. Bodwell; Sarah Abigail Nason, of Acton, shall be allowed to take the name of Sarah A. N. Bodwell; John Colby Stretch, of Calais, shall be allowed to take the name of John Colby Maynard; Horace Bunker, of Mattawamkeag, shall be allowed to take the name of Horace Webber Bradeen; Edward McLaughlin, of Islesborough, shall be allowed to take the name of Edward Parker; Amariah M. Robbins, adopted son of Almond Davis of Appleton, shall be allowed to take the name of Amariah M. Davis; James Benner, third, of Waldoborough, shall be allowed to take the name of James J. Benner; George Storer, third, of Waldoborough, shall be allowed to take the name of George A. Storer; Samuel Gray, of Buxton, shall be allowed to take the name of Charles C. Gray; Anna Maria Farrington, of East Livermore, shall be allowed to take the name of Anna Maria Farrington Garland; Herbert J. Andrews, adopted son of Joseph Dunham, of Woodstock, shall be allowed to take the name of Herbert J. Dunham; Benjamin Morrill Colton, of Orland, shall be allowed to take the name of Benjamin Morrill; Mary Clark, of Winthrop, adopted daughter of Benjamin P. Hight, shall be allowed to take the name of Mary Clark Hight; Mary Bumps, of Belfast, shall be allowed to take the name of Mary Gilmore; Rachel Carter Stoddard, of Guilford, shall be allowed to take the name of Clara Rosabeth Stoddard; Moses Fogg, of Wales, shall be allowed to take the name of Cyrus Moses Fogg; Charles Summer Dingley, of Hartland, shall be

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Proviso.

Notices, where published.

ROCKLAND SAVINGS BANK.

allowed to take the name of Charles Sumner Marsh; Moses B. CHAP. 455. Bartlett, of Waterford, shall be allowed to take the name of Allison B. Bartlett; John Voil and William Voil, adopted sons of J. C. Stetson, of Camden, shall be allowed to take the name of John B. Stetson, and William C. Stetson; George M. Locke, of Sweden, shall be allowed to take the name of George M. Bennett: Isaac Crane, second, of Whiting, shall be allowed to take the name of Winfield I. Crane; Eunice Ann Hussey of Hampden, shall be allowed to take the name of Ann Maria Smith.

SECT. 2. This act shall take effect and be in force from and after its approval by the Governor.

[Approved February 28, 1855.]

Chapter 455.

An act to incorporate the Rockland Savings Bank.

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

Charles W. Snow, S. H. Burpee, Elkanah Spear, Corporators. SECT. 1. junior, C. R. Mallard, J. A. Ingraham, J. Wakefield, Nathaniel Crockett, H. H. Ulmer, Isaac C. Abbott, A. K. Spear, Larkin Snow, H. G. Berry, A. C. Spaulding, William McLoon, John W. Hunt, Manard Sumner, Nathan A. Farwell, William H. Thorndike, John S. Coburn, J. O. L. Foster, Asa Crockett, W. E. Tolman, Knott Crockett, S. S. Ulmer, A. D. Nichols, William H. Titcomb, A. H. Kimball and Archibald G. Spear, their associates and successors, are hereby constituted a corporation by the name of the Corporate name. Rockland Savings Bank, and as such corporation shall be empow- powers, duties, ered to receive deposits of money from any persons wishing to avail themselves of the advantages of such an institution, for the saving, increase, and accumulation of such deposits and funds, and shall have such powers and privileges, and be subject to such duties and liabilities, consistent with the objects of said corporation, as are provided and prescribed for general corporations, by the seventysixth chapter of the revised statutes, or may hereafter be established by any general law.

SECT. 2. All deposits of money received by said corporation Deposits, how invested. shall be used, improved, loaned and invested to the best advantage, and the net income or profit thereof shall be applied, divided and Income, how applied. paid to and among the persons making such deposits, or their legal representatives and assigns, in just proportion, and such deposits