# MAINE STATE LEGISLATURE

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### ACTS AND RESOLVES

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.

STEVENS & BLAINE, PRINTERS TO THE STATE,  $\frac{1855}{.}$ 

## PRIVATE AND SPECIAL LAWS .

OF THE

# STATE OF MAINE.

1855.

CHAP. 479. of the modes provided by law for the collection of school district taxes, which said district at said meeting may designate, and the same, when collected, shall be paid over to the town treasurer of said town of Bucksport, who is hereby authorized to receive and pay over the same to such committee as said district may choose for Provided, however, that if said district so elect, they may raise two-thirds of the amount voted for the above purpose, by loan for a term not exceeding seven years, and provided, also, that so much of the estate bequeathed by the late Joseph R. Folsom, as aforesaid, and still remaining in the hands of his heirs, shall be exempt from such assessment and taxation.

Proviso.

Further proviso.

May choose committee or trustees.

Said district may, if they see fit, choose a committee or board of trustees, consisting of three residents therein, in whom and their successors, the estate and property aforesaid shall vest, and who shall be required to hold the same in trust for the use of what is now said first school district, and said trustees so chosen, and the district (if none are chosen) shall be clothed with all the corporate powers necessary to control the same, to receive and collect rents by suit or otherwise, and to protect said property from depre-And said trustees shall have power to supply vacancies in their own board as they may occur, unless at the meeting when they are chosen, said district adopt some other mode of filling such vacancies, which they are hereby authorized to do.

District, powers

Vacancies.

Rents, &c., income of, how appropriated.

The net income accruing from the rents of the market and engine house, shall be appropriated from time to time, as the exigencies of the case may require, in the preservation of said building and engine, sustaining a fire company, and in the better protection of the district from the ravages of fire.

Sect. 5. This act shall take effect from and after its approval by the governor.

[Approved March 8, 1855.]

#### Chapter 479.

An act to incorporate the town of Rangely.

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

Rangely, incorporation of. -houndaries.

Township number three, second range, being a part of Rangely plantation, in the county of Franklin, bounded north by numbers four and three in the third range, east by number two in the second range, south by number three in the first range, and

west by number four in the third range of townships in the said Chap. 480. county of Franklin, is hereby incorporated into a town by the name of Rangely. And the inhabitants of said town are hereby vested Powers, priviwith all the powers, privileges and immunities which the inhabitants of towns in this state do or may enjoy by law.

Any justice of the peace within the said county of First meeting, Franklin is hereby empowered to issue his warrant to some inhabitant of said town, directing him to notify the inhabitants thereof to meet at such time and place as he shall appoint, to choose such officers as other towns are empowered to choose at their annual town meetings.

SECT. 3. This act shall take effect and be in force, from and after Thursday the twenty-ninth day of March next.

[Approved March 8, 1855.]

#### Chapter 480.

An act to incorporate the Novelty Bagging Company.

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

SECT. 1. George Copeland, Charles H. Doughty, Samuel Gar- Corporators. land and Samuel A. Eveleth, their associates, successors, and assigns, are hereby incorporated into a company by the name of the Novelty Bagging Company, with all the privileges and immu- corporate name, nities, and subject to all the duties and liabilities of corporations, Powers and as defined by the laws of this state.

This corporation is hereby authorized to purchase, May hold real hold, improve, lease, or sell real estate, to an amount not exceeding ing \$100,000. at any one time the value of one hundred thousand dollars, and to Shares, divide the same into shares as may be by them deemed convenient.

This corporation is hereby authorized to carry on the Purpose of manufacture and sale of articles of cotton, wool, hemp, iron and steel, and such other materials as may be conveniently connected therewith, in the towns of Gray or Windham.

SECT. 4. Either of said corporators may call the first meeting First meeting, of said incorporation, by giving seven days personal notice to the other members.

SECT. 5. This act to take effect from and after its approval by the governor.

[Approved March 8, 1855.]