

ACTS AND RESOLVES

PASSED BY THE

THIRTY-FIFTH LEGISLATURE

OF THE

STATE OF MAINE,

A. D. 1856.

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PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1856.

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and ninety-five dollars; and the state valuation of the town of CHAP. 635. Waldoborough shall be nine hundred, forty-four thousand and Valuation of Waldoborough. eighty-eight dollars.

SECT. 3. This act shall take effect from and after its approval by the governor.

[Approved March 27, 1850.]

Chapter 635.

An act to set off certain lands from the town of Strong, and annex the same to the town of New Vineyard.

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

The territory, with the inhabitants thereon, of Territory set off. SECT. 1. that part of the town of Strong, situate and being within the following boundaries, namely: commencing at the south-east corner of said town of Strong; thence running westerly on the south line of said town to the west line of the third range of lots east of Sandy river; thence northerly on said west line Boundarios, to the north-west corner of lot number twelve; thence easterly on the north line of lot number twelve to the west line of the fourth range of lots; thence northerly on said west line to the north-west corner of lot number fourteen, in the fourth range; thence easterly on the north line of said lot number fourteen, to the west line of the town of New Vineyard; thence southerly on the west line of said town of New Vineyard, to the place of beginning, is hereby set off from the town of Strong, and annexed to the town of New Vineyard.

The inhabitants of the territory hereby set off, Inhabitants of SECT. 2. shall be holden to pay all the taxes which have been legally assessed upon them; and also their proportion of all the corporate debts and liabilities of said town of Strong, at the time this act shall take effect, including their portion of the expense of completing the bridge across the Sandy river, in said town of Strong, voted to be built and now in process of construction, by said town; and also their portion of the expense of opening and making passable a certain county road extending from the river road, so called, on the west side of said river, in said town, in a westerly direction, to the west line of said town, located and accepted within two years last past, by the court of county commissioners for the county of Franklin; provided, the same is not discontinued, to be assessed according to the

territory set off, to pay all taxes and other expenses incurred,

GRAY STEAM MILL COMPANY.

Снар. 636.

Taxes, how collected.

May receive their proportion of school money.

Paupers, how supported.

State valuation of Strong.

—of New Vinoyard. valuation of said town, for the year eighteen hundred and fiftyfive; and taxes already assessed, as well as those hereafter to be assessed upon said inhabitants so set off, may be collected in the same way and manner, and by the same persons, as if this act had not been passed. And said inhabitants shall be entitled to receive from the town of Strong, their proportion of school money as apportioned to the school districts hereby set off.

SECT. 3. All paupers now supported by said town of Strong, or which may hereafter become chargeable to said town of Strong, by reason of a settlement gained or derived in the territory hereby set off, shall hereafter be supported by, and chargeable to, said town of New Vineyard.

SECT. 4. Hereafter, the state valuation of the town of Strong, shall be one hundred and twenty-nine thousand, two hundred and forty-two dollars; and the valuation of the town of New Vineyard, shall be one hundred and five thousand, three hundred and eighty-seven dollars.

SECT. 5. This act shall take effect and be in force from and after its approval by the governor.

[Approved March 28, 1856.]

Chapter 636.

An act to incorporate the Gray Steam Mill Company.

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

SECT. 1. Ezra Tobie, James Small, junior, A. W. Anderson, Thomas Hancock, William Lowe, Silas H. Adams and Edward Thayer, their associates, successors and assigns, are hereby incorporated into a company, by the name of the Gray Steam Mill Company, with all the powers and liabilities incident to such corporations.

SECT. 2. Said company shall have power to hold real and personal estate, to the amount of twenty thousand dollars, and to erect mills and any machinery and buildings that may be necessary to carry on the milling and manufacturing business.

SECT. 3. Ezra Tobie, James Small, junior, and A. W. Anderson, or any two of them, are hereby authorized and empowered to call the first meeting of this corporation, by posting up

Corporators.

Corporate name.

May hold real and personal estate to amount of \$20,000, &c.

First meeting, how called,

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