MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

PASSED BY THE

THIRTY-FIFTH LEGISLATURE

OF THE

STATE OF MAINE,

A. D. 1856.

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

 $\begin{array}{c} \text{Augusin:} \\ \text{Fuller & fuller, printers to the state.} \\ 1856. \end{array}$

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1856.

Снар. 636.

Taxes, how collected.

May receive their proportion of school money. valuation of said town, for the year eighteen hundred and fifty-five; 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.

Paupers, how supported.

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.

State valuation of Strong.

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.

—of New Vinoyard.

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:

Corporators.

Corporate name.

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.

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

First meeting, how called. 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

notices thereof, seven days previous thereto, in two public CHAP. 637. places in Gray, in the county of Cumberland.

SECT. 4. This act shall take effect and be in force from and after its approval by the governor.

[Approved March 31, 1856.]

Chapter 637.

An act to incorporate the Brunswick Mutual Marine Insurance Company.

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

SECT. 1. George Skolfield, Joseph Badger, Adam Lemont, Corporators. Richard McManus, John C. Humphreys, Nehemiah Larrabee, Rodney Forsaith, Samuel Dunning, A. C. Robbins, Richard T. Dunlap, Robert McManus, William H. Hall, Charles S. Pennell, Charles J. Gilman, Robert Given, George F. Mustard, Clement Skolfield, Robert Spear, Thomas Skolfield, James Pennell, Isaac Lincoln, John D. Lincoln, Samuel S. Wing, Richard Greenleaf, Robert Bowker, N. T. Palmer, William Barrow, W. B. Purrington, Charles Boutelle, Josiah Mitchell and A. B. Thompson, and their associates, successors and assigns, are hereby created a corporation by the name of the Brunswick Mutual Marine Corporate name. Insurance Company, to be established at Brunswick; with Location. power and authority to transact the business of marine insur- Objects of ance upon the principle of mutual insurance, and to provide by By-laws. the by-laws of said company for the appointment of all necessary and proper officers for the management of the business of Officers. said company, and to regulate and manage the business of said company by necessary and proper by-laws not inconsistent with the laws of this state.

SECT. 2. Said company shall continue twenty years, unless company, this act shall be sooner altered or repealed by the legislature; and may, by their by-laws, provide for the number of directors to be chosen, the number required for a quorum for business, Quorum. the investment of their capital or guarantee fund in notes, the Single risk, amount to be taken on any one single risk, not exceeding ten per cent. of their available funds, and for the publication to be made by the president and directors.

SECT. 3. The first meeting of said corporation shall be First meeting, called by a written notice, signed by any three of said corpo-