

MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

PASSED BY THE

THIRTY-EIGHTH LEGISLATURE

OF THE

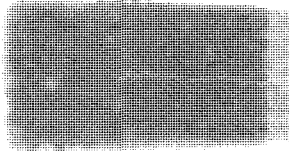
STATE OF MAINE.

1859.

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

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1859.



PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1859.

CHAP. 273.

Danville annexed to Auburn.

Proviso.

Meetings, when and how called.

SECT. 6. The town of Danville is hereby annexed to the town of Auburn; it is *provided however*, that the following question shall be submitted to the two towns of Auburn and Danville, at town meetings called for that purpose, viz: "shall the town of Danville be annexed to the town of Auburn;" and if a majority of the legal voters of each town vote in the affirmative then this section shall be in force, otherwise it shall be void. And for the purpose of determining this question the selectmen of said towns shall call meetings in their respective towns within ten days after the passage of this act.

SECT. 7. This act shall take effect and be in force from and after its approval by the governor.

[Approved February 19, 1859.]

Chapter 273.

An act to incorporate the Belfast Mutual Fire Insurance Company.

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

Corporators.

SECT. 1. James P. White, Prescott Hazeltine, Reuben Sibley, Andrew J. Ross, William O. Poor, Oakes Angier, Calvin Hervey, Nathaniel H. Bradbury, Joseph Williamson, Columbia P. Carter, William McGilvery and Joseph W. Thompson, their associates and successors, are hereby created a body corporate by the name of the Belfast Mutual Fire Insurance Company, with all the powers and privileges, and subject to all the duties and liabilities, prescribed in the revised statutes relating to similar corporations.

Corporate name.

Powers, privileges, &c.

Property insured, to be divided into two classes.

— each liable for its own losses.

— policy shall designate class insured.

— books of account, &c. to be opened with each class.

SECT. 2. All property whether real or personal insured by said company, may be divided by the directors into two separate and distinct classes; and each class shall be liable for its own losses. The premium notes of each class of risks shall be holden and assessed to pay the losses accruing in their respective classes, and not each for the other; and the policy of each member of the company shall designate in which class of risks he is included. The company shall open books of account with each class of risks, and all the business, receipts, disbursements, losses, assessments and expenses, shall be put to the class to which they belong, and the general expenses of the company which do not strictly belong to one class more than to the other, shall be apportioned to each class in proportion to the amount insured in each.

Policies, when to be issued.

SECT. 3. No policy shall be issued by said company, until

applications for insurance shall have been made to the amount of CHAP. 274.
thirty thousand dollars.

[Approved February 19, 1859]

Chapter 274.

An act to change the names of certain persons.

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

SECT. 1. Algernon E. Castner of Warren, shall be allowed to take the name of Leslie Lannas; William Parch of Newfield, shall be allowed to take the name of William Palmer; his wife, Lucy Ann Patch, shall be allowed to take the name of Lucy Ann Palmer; and his son, Moses Alfred Patch, shall be allowed to take the name of Moses Alfred Palmer; James Hamor, second of Eden, shall be allowed to take the name of James E. Hamor; Edwin Wallice Avery, the adopted son of Richard Boynton of Jefferson, shall be allowed to take the name of Edwin Wallice Boynton; Dennis O'Brien of Berwick, shall be allowed to take the name of Starr D. Bryant; his wife, Mary Elizabeth O'Brien, shall be allowed to take the name of Mary Elizabeth Bryant; his daughter, Mary Abbie O'Brien, shall be allowed to take the name of Mary Abbie Bryant; his son, Charles Franklin O'Brien, shall be allowed to take the name of Charles Franklin Bryant; his son, John Dennis O'Brien, shall be allowed to take the name of John Dennis Bryant; and his son, James Melvin O'Brien, shall be allowed to take the name of James Melvin Bryant; Eleanor S. Gerald of Canaan, shall be allowed to take the name of Eleanor S. Goodrich; and her son, Evander H. Gerald, shall be allowed to take the name of Evander H. Goodrich; James Nado of Albion, shall be allowed to take the name of James Hodgkins. Names changed.

SECT. 2. This act shall take effect from and after its approval by the governor.

[Approved February 19, 1859.]