## MAINE STATE LEGISLATURE

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## ACTS AND RESOLVES

PASSED BY THE

## THIRTY-EIGHTH LEGISLATURE

OF THE

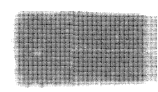
## STATE OF MAINE.

1859.

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## PRIVATE AND SPECIAL LAWS

OF THE

# STATE OF MAINE.

1859.

### Chapter 311.

Снар. 311.

An act to incorporate the Free Meeting House Society in Madison.

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

Silas Danforth, L. D. Jones, Sylvester Moore, Joseph Corporators. SECT. 1. Withee, Cyrus Wellington, Peter S. Ellis, John Whorff and Daniel Hayden, their associates, successors and assigns, are hereby incorporated by the name of the Free Meeting House Society in Madison, for the purpose of repairing the Free Meeting House in said town now owned by them in part, and maintaining religious worship therein, with all the powers of similar corporations under the general laws of the state; and either of them may call the first meeting of the corporation by posting notice thereof on the door of said house, at least seven days prior thereto, stating the time, place and object of said meeting.

SECT. 2. Said corporation may raise money to repair said house at any legal meeting called for the purpose, by a vote of a majority of the pew holders present and voting at said meeting; and may assess the amount so raised on the pews; and if any pew holder neglects to pay the tax on his pew for sixty days after demand by the collector of the corporation, said collector may sell said pew at may sell, &c. public auction by giving notice thereof thirty days at least before said sale, and posting it on the door of said house; and the proceeds of such sale shall be applied to pay said tax and expenses of sale, and the balance, if any, shall be paid to the owner of the pew, if demanded in one year, and if not, it shall be forfeited to said corporation.

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

[Approved March 22, 1859.]

Corporate

Powers, &c.

First meeting, how called.

Authorized to raise money.

- and assess on pews. - if pew holder neglects to pay tax, &c.,

- proceeds, how applied.

### Chapter 312.

An act to incorporate the Proprietors of the Megunticook Water Works.

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

George Collins, Hiram Bass, Nathan Pierce, Bezealer Corporators. Knight, Vinal R. Perkins, Joseph H. Estabrook, Elijah Glover, H. H. Cleaveland, James Seward, J. W. K. Norwood, W. W. Currier with their associates, are hereby constituted a body politic and corporate by the name of the Proprietors of the Megunticook Water Corporate

Снар. 313.

Powers and privileges.

Works, with all the powers and privileges granted in an act entitled, "an act to incorporate the Proprietors of the Megunticook Water Works," approved April fifth, eighteen hundred and fifty-two, and also in an act entitled "an act additional to an act to incorporate the Proprietors of the Megunticook Water Works," approved March twelfth, eighteen hundred and fifty-three, with the further provision that said proprietors may convey water from Adams' spring, so called, to Rockport village.

Provided further.

Powers, rights and privileges limited.

Proviso.

SECT. 2. The powers, rights and privileges granted by this act shall be null and void unless the aqueducts hereby authorized shall actually be in operation within five years from the passing of this act; provided, nothing herein contained shall be understood in such case to prevent the extension of works then existing.

[Approved March 22, 1859.]

#### Chapter 313.

An act to incorporate the Penobscot Leather Manufacturing Company.

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

Corporators.

Corporate

Capital stock not to exceed \$50,000. May purchase real estate. Rights, powers, &c. Charles O. Fanning, Nathaniel J. Miller, Wm. R. Miller, Wm. A. Dresser, Benj. O. Foster and Charles A. Nealy, their associates, successors and assigns, are hereby created a body politic and corporate by the name of the Penobscot Leather Manufacturing Company, for the purpose of manufacturing leather in the town of Howland, with a capital stock not exceeding fifty thousand dollars, with the right to purchase all real estate and erect any machinery for the purpose of said manufacture; and said corporation shall have all the rights and powers, and shall be subject to all the duties and liabilities prescribed for corporations in chapter forty-six of the revised statutes.

[Approved March 22, 1859.]

### Chapter 314.

An net to annex Gray surplus and the gore on the cape between Raymond and Standish, to the town of Raymond.

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

Raymond, certain territory annexed to. The portions of unincorporated territories, called the Gray sur-