MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

PASSED BY THE

THIRTY-NINTH LEGISLATURE

OF THE

STATE OF MAINE.

1860.

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

 $\begin{array}{c} \text{AUGUSTA:} \\ \text{stevens \& sayward, printers to the state.} \\ 1860. \end{array}$

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1860.

The entire support and repair of the Little River bridge. being the lowest bridge across the Little Androscoggin river are hereby made chargeable to the town of Auburn.

Снар. 424. Little River bridge, how supported.

The liability of the town of Danville to pay damages Sect. 5. or make repairs for the benefit of the owners of land adjoining Drummond street in that part of Danville annexed to Auburn as aforesaid, on account of part of said street having been cut down and made lower is hereby transferred from Danville to Auburn.

Certain damages, how to be

Sect. 6. This act shall take effect from and after its approval by the governor.

[Approved March 13, 1860.]

Chapter 424.

An act to authorize the removal and repair of the Methodist meeting house in Monmouth.

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

Sect. 1. The trustees of the Methodist meeting house in Monmouth, may call a meeting of the pew holders and proprietors of the said meeting house, by causing notice of the time, place and purposes of said meeting to be posted at the said meeting house, and published in the Maine Farmer fourteen days previously. such meeting a majority of the pew holders present may by vote, authorize the trustees or any committee to sell and convey the lot on which said meeting house stands, and to remove, remodel and repair said house, and to do all necessary acts therefor; and for the purposes of this act any person who has usually occupied a pew for six years past, claiming title thereto shall be deemed its owner; and the owner of each pew shall be entitled to one vote.

Trustees may call meeting of pew holders.

-notice, how given.

Majority of pew holders may authorize trustees or committee to sell, &c.

At the meeting aforesaid three persons shall be chosen by ballot, who shall be sworn, and after the removal and repair of to be chosen by said house shall appraise the pews and assess thereon the expense of removing and repairing said house to be ascertained by auditing the accounts of the trustees or committee. Any pew on which the amount so assessed shall remain unpaid for three months after the assessment may be sold to pay the same with interest thereon, the sale to be made and the balance of the proceeds to be disposed of in the manner provided by law in case of taxes on pews.

three persons ballot. -duties of.

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

[Approved March 13, 1860.]