

ACTS AND RESOLVES

PASSED BY THE

FORTY-SIXTH LEGISLATURE

OF THE

STATE OF MAINE.

1867.

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

> AUGUSTA: STEVENS & SAYWARD, PRINTERS TO THE STATE. 1867.

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1867.

Chapter 243.

An act granting to Ransom B. Abbott the right to establish and maintain a ferry between Sullivan and Hancock.

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

SECT. 1. Ransom B. Abbott of Hancock is hereby authorized to Location. establish, set up and maintain a ferry across the arm of the sea between the towns of Hancock and Sullivan, and running from the shore of said Hancock, at a point about six rods southeast of the abutments and remains of the old bridge of the Sullivan and Hancock Bridge Company, to a point on the Sullivan shore about six rods southeast of the shore abutments of said bridge, with a right Powers and purpose. to maintain and keep suitable boats, to be propelled by oars or horse power, for the safe and convenient conveyance and transportation of passengers, carriages, teams and freight.

SECT. 2. The following rates of toll are hereby established : For Tolls. a single team or carriage carrying two persons, forty cents; for a double team or carriage, fifty cents; for a foot passenger, ten cents; for a yoke of cattle and driver of same, forty cents; for a single horse, ox or cow, not driven in harness, twenty-five cents, unless more than one of said animals shall be carried at once for the same person, when the toll for each shall be fifteen cents; for sheep and swine, eight cents per head.

SECT. 3. No other ferry shall be allowed between said towns of Exclusive rights. Sullivan and Hancock.

SECT. 4. This act shall take effect when approved by the governor.

Approved February 8, 1867.

Chapter 244.

An act authorizing the Universalist Society in Augusta to sell its church and lot.

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

SECT. 1. On application of two or more pew owners, in the Meeting of pew Universalist meeting-house in the city of Augusta, any justice of owners, how the peace may call a meeting of the pew owners in said meeting- called. house, by causing a notice of the time and place and purposes of said meeting, to be published two weeks successively, previous to said meeting, in the Gospel Banner, a newspaper published in the city of Augusta.

At such meeting, a majority of the pew owners pres- May sell and SECT. 2. ent may, by vote, authorize their trustees or a committee chosen convey estate

and when

Снар. 243.

TOWN OF PARKMAN .--- UNIVERSALIST MEETING-HOUSE CORPORATION.

Снар. 245.

and apply proceeds to erection of new church.

Doings of district at

meeting in 1866, made valid. by them, to sell and convey said house and land; and the proceeds of the same may be appropriated to the purchase of a new lot, and the erection of a new church, as said trustees or committee may determine.

SECT. 3. This act shall take effect when approved by the governor.

Approved February 8, 1867.

Chapter 245.

An act to make valid the doings of school district number seven in the town of Parkman.

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

SECT. 1. The doings of school district number seven in the town of Parkman at a meeting held on the seventeenth day of November in the year of our Lord one thousand eight hundred and sixty-six are hereby made valid.

SECT. 2. This act shall take effect when approved by the governor.

Approved February 8, 1867.

Chapter 246.

An act to make valid the doings of the Universalist Meeting-house Corporation of Lewiston

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

SECT. 1. The doings of the Universalist Meeting-house Corporation of Lewiston in organizing said corporation and electing the officers thereof, in building their meeting-house, and in selling and conveying the same, are hereby confirmed and made valid, notwithstanding any informalities or defects in their proceedings heretofore had relating thereto.

SECT. 2. This act shall take effect when approved by the governor.

Approved February 8, 1867.

Certain doings of corporation

made valid.

204