MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

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.

A U G U S T A : STEVENS & SAYWARD, PRINTERS TO THE STATE. $1\,8\,6\,7\,.$

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1867.

Снар. 299.

Chapter 299.

An act to authorize school district number three, in the town of Westbrook, to raise money for a school house.

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

Rates of interest on loans, limited and regulated, SECT. 1. The inhabitants of school district number three, in the town of Westbrook, are hereby empowered to pay interest at rates not exceeding seven and three-tenths per cent. per annum, for any sums of money that have been, or that may hereafter be legally voted to be raised on loan for the construction of the school-house which is now in process of erection in said district.

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

Approved February 19, 1867.

Chapter 300.

An act to amend an act entitled "an act to incorporate the city of Calais," approved August twenty-fourth, eighteen hundred and fifty.

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

Amendment.

Sect. 1. Section third of act entitled "an act to incorporate the city of Calais," approved August twenty-fourth, eighteen hundred and fifty, is hereby amended by adding at its close the words, nor shall any alderman or common councilman hold any other city office of emolument, so that the last clause of said section shall read:—but the aldermen and common councilmen shall receive no compensation for their services as such, nor shall any alderman or common councilman hold any other city office of emolument.

Clause as amended.

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

Approved February 19, 1867.

Chapter 301.

An act to incorporate the trustees of the Passadunkeag Academy.

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

Corporators.

Sect. 1. Elbridge G. Haynes, Ambrose Dennis, John H. Mc-Gregor, Charles G. Folsom, Christopher B. Roberts, John Humphrey, Dudley B. Bean, Frank Laing, Luna. B. Batchelor, Michael

Mehan, Joseph Laing, Aaron Haynes, John Archer, George A. CHAP. 302. Folsom, Ezra Oakes, Dearborn Longfellow, William Leonard, their associates, successors and assigns, are hereby constituted a corporation by the name of the Trustees of the Passadumkeag Academy, and by this name they may sue and be sued, make such bylaws as they may deem expedient for the management of their affairs, not repugnant to the laws of this state, fill all vacancies occurring in their number, take and hold any estate, real or personal, that they may now possess, or may hereafter receive by donation or otherwise, the annual income of which shall not exceed three thousand dollars. Said income to be faithfully applied to promote the cause of education; and the trustees aforesaid are invested with all the powers and privileges incident to similar corporations.

purpose, &c.

Sect. 2. Any two of said corporation are hereby authorized to Organization. call the first meeting of said corporation by posting up in two or more public places in Passadumkeag notices thereof, seven days at least before the time appointed for said meeting.

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

Approved Fobruary 19, 1867.

Chapter 302.

An act to change the name of certain persons.

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

Sect. 1. Mary E. Merry of Embden, shall be allowed to take Names, and the name of Mary E. Dennis; Angeline B. Wiggin of Montville, how changed. shall be allowed to take the name of Angeline B. Hutchins; Sewall M. Bubier, Mehitable Bubier, Marshall T. Bubier, Florida D. Bubier and Luther N. Bubier of Dallas plantation, shall be allowed to take the names respectively of Sewall M. Flagg, Mehitable Flagg, Marshall T. Flagg, Florida D. Flagg, Luther N. Flagg; Harriet S. Weston of Cornville, shall be allowed to take the name of Harriet S. Lee; James Henry Nelson of Portland, shall be allowed to take the name of James Henry Purington; Lizzie R. Williams of Augusta, shall be allowed to take the name of Lizzie Ripley Rice; Samuel A. Heath of Gardiner, shall be allowed to take the name of Warren Andrews; Alpha Bubier of Dead River settlement, shall be allowed to take the name of Alpha Withey; Eugene Jordan of Brooklin, shall be allowed to take the name of Engene Jordan Day; Zarina L. Dow of Whitefield, shall be al-