MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

FIFTY-FIRST LEGISLATURE

OF THE

STATE OF MAINE.

1872.

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

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PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1872.

Снар. 105.

Chapter 105.

An act to incorporate the Raymond Mutual Fire Insurance Company.

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

Corporators.

Sect. 1. William Bryant, William Small, David Nash, Erastus A. Plummer, Gibson Plummer, Gibson P. Davis, John Witham, Lyman B. Chipman, William P. Woodbury, Henry J. Lane, Joseph Tukey, Orrin B. Lane, and all others who may hereafter become members of said company, are hereby incorporated and made a body politic by the name of the Raymond Mutual Fire Insurance Company, for the purpose of insuring in the town of Raymond only, their respective dwelling houses, stores, shops, barns, and other buildings, household furniture and merchandise, against loss or damage by fire, whether the same happen by accident, lightning or by any other means excepting that of design in the insured, and may purchase and hold such real and personal estate as may be necessary to effect the object of their association, and may sell and convey the same at pleasure.

May purchase and hold real and

Corporate name.

Purpose of.

personal estate.

By-laws.

Sect. 2. Said company may make, establish and put in execution such by-laws, not contrary to the laws of the state, as may seem necessary or convenient for the regulation and management of its affairs, and do and execute all such acts as may be necessary to carry into effect the purposes intended by this act.

First meeting, how called. Sect. 3. The first meeting may be called by any three persons named in this act, by posting up in three public and conspicuous places in said town of Raymond, notice of the time and place at least ten days before such meeting, at which time and place the members present may elect all needful officers, fix their compensation, and manage their own affairs in any way not repugnant to the general laws of this state relating to such companies.

Officers, election

Sect. 4. This act shall take effect when approved.

Approved February 16, 1872.

Chapter 106.

An act additional to an act entitled "An act incorporating the Waldo Agricultural Society," approved August second, eighteen hundred and forty-seven.

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

Share-holders may determine by vote what sum of money shall be raised from time to time. Sect. 1. The holders of certificates of shares in said society at any meeting legally called and held, may for the purpose of raising money for the payment of debts due from said society and incidental charges, determine by vote of the majority present at such

meeting what sum shall be paid into the treasury of said society CHAP. 107. from time to time by the holders of certificates of shares therein.

The secretary of said society shall, within ten days after the passing of any such vote, deliver to the treasurer a copy of the same and a list of the names of the holders of certificates of shares; and the treasurer snan within the sum for treasurer to notify, by written or printed notice, said holders of the sum for treasurer to notify share-holders the amount of the sum for treasurer to notify share-holders the sum for treasurer to notify, by written or printed notice, said holders of the sum for treasurer to notify, by written or printed notice, said holders of the sum for treasurer to notify, by written or printed notice, said holders of the sum for treasurer to notify. shall neglect for the term of thirty days after such notice to pay to the treasurer the sum for which he is so liable, shall forfeit to the society the share or shares held by him and all his rights as a member of said society.

List of sharefurnished to treasurer within ten days.

they are liable for. Forfeiture for neglect to pay in 30 days.

The certificate of said treasurer, filed with the secre-Evidence of tary, shall be conclusive evidence of the fact and the time when

SECT. 4. The doings of said society at their meeting on Doings of 1870 February nineteenth, eighteen hundred and seventy, and amendments then made to their by-laws are hereby legalized.

notice was given by him to the holder of any such certificate.

Sect. 5. This act shall take effect when approved.

Sect. 3.

Approved February 16, 1872.

Chapter 107.

An act to incorporate the New Sharon Fire Insurance Company.

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

Sect. 1. James Howes, D. O. Dearborn, S. M. Howes, Luther Corporators. Curtis, Joseph Morrill, H. E. Dyer, Samuel R. Lancaster, Nathaniel Harding, O. H. Berry and all others who may hereafter become members of said company, are hereby incorporated and made a body politic by the name of the New Sharon Mutual Fire Insur- Corporate name ance Company, for the purpose of insuring in the town of New Purposes. Sharon only their respective dwelling houses, stores, shops, barns and other buildings, household furniture and merchandise, against loss or damage by fire, whether the same happen by accident, lightning or by any other means excepting that of design in the insured, and may purchase and hold such real and personal estate May purchase as may be necessary to effect the object of their association, and personal estate. may sell and convey the same at pleasure.

Sect. 2. Said company may make, establish and put in exe-By-laws. cution such by-laws not contrary to the laws of the state as may seem necessary or convenient for the regulation and management