MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

STATE OF MAINE

ENACTED BY THE

Seventy-Seventh Legislature

1915

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PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE

As Passed by the Seventy-Seventh Legislature

1915

CHAP.

 71 teen and fifteen as are embraced in the three following described deeds, to wit: a deed from Austin M. Foss to Frank W. Burns and Harry P. Burns, dated May first, nineteen hundred six, and recorded in the Aroostook registry of deeds, in volume two hundred twenty-one, page two hundred seventy-seven; a deed from Osman D. Bean to Frank W. Burns and Harry P. Burns, dated May fifth, nineteen hundred six, and recorded in said registry of deeds in volume two hundred twenty-one, page two hundred ninety-four; and a deed from Albert R. Wellman, A. Pearl Wellman and Lizzie S. Robbins to Frank W. Burns, dated March twenty-ninth, nineteen hundred nine, and recorded in said registry of deeds in volume two hundred thirty-eight, page three hundred eighty-two, and the poll of the said Harry P. Burns, and all of lot seventy-nine except that portion thereof on the northwesterly side of the Presque Isle road, so-called, and that portion thereof formerly owned or occupied by George H. Churchill, in the town of Fort Fairfield, according to Sawyer's survey of township letter D, in the first range, together with the inhabitants therein, be and the same are hereby created a body politic and corporate by the name of the Fort Fairfield Village Corporation.'

Approved March 15, 1915.

Chapter 71.

An Act to Amend Section Two of Chapter Fifty-one of the Private and Special Laws of Eighteen Hundred Forty, Relating to the Franklin County Agricultural Society.

Be it enacted by the People of the State of Maine, as follows:

Ch. 51, Sec. 2, P. & S. Laws 1840, amended.

-may take property for ad-vancement of agriculture and the me-chanic arts.

Section two of chapter fifty-one of the Private and Special Laws of eighteen hundred forty is hereby amended by adding after the word "Franklin" in the third line of said section the following words, 'and the towns of Mt. Vernon and Vienna in Kennebec county,' so that said section as amended shall read as follows:

'Section 2. Be it further enacted, that said society be, and hereby is established within the county of Franklin and the towns of Mt. Vernon and Vienna in Kennebec county, and may take and hold property, real, or personal, to an amount, the annual income of which shall not exceed three thousand dollars, to be applied exclusively to the advancement of agriculture and the mechanic arts connected therewith.'

Approved March 15, 1915.