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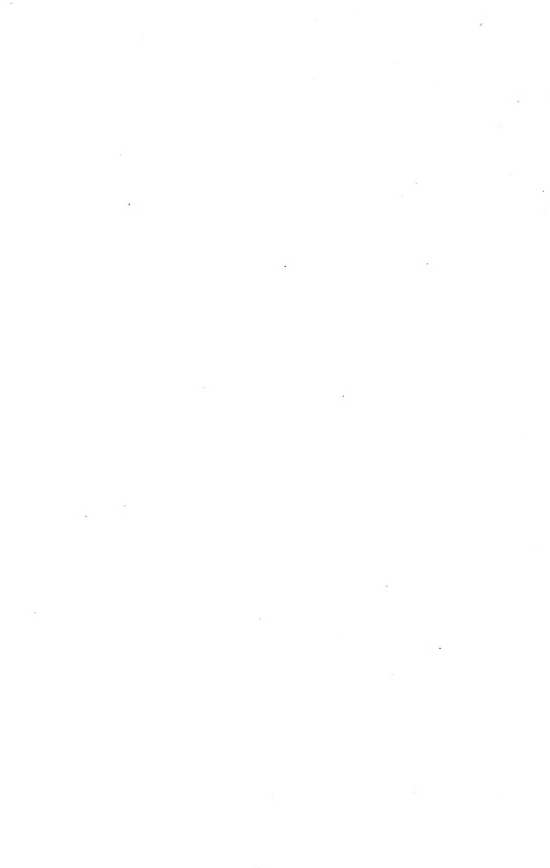
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LAWS

OF THE

STATE OF NEW HAMPSHIRE,

PASSED JUNE SESSION, 1872.



CONCORD:
PUBLISHED BY B. W. SANBORN & CO.
1872.

N 3 45.12 N 5 3.

STATE OFFICERS.

EZEKIEL A. STRAW, Governor.
BENJAMIN F. PRESCOTT, Secretary of State.
AI B. THOMPSON, Deputy Secretary of State.
SOLON A. CARTER, Treasurer.
ORREN C. MOORE, State Printer.
CHARLES H. CAMPBELL, President of the Senate.
LUTHER S. MORRILL, Clerk of the Senate.
ASA FOWLER, Speaker of the House.
JOSIAH H. BENTON, Jr., Clerk of the House.
JOHN M. HAINES, Adjutant General.
JOHN C. PILLSBURY, Warden of State Prison.
JOHN W. SIMONDS, Superintendent of Public Instruction.
OLIVER PILLSBURY, Insurance Commissioner.
NATHANIEL BOUTON, State Historian.
MITCHEL GILMORE, State Librarian.

SUPREME JUDICIAL COURT.

HENRY A. BELLOWS, Chief Justice,

JONATHAN E. SARGENT.

CHARLES DOE,

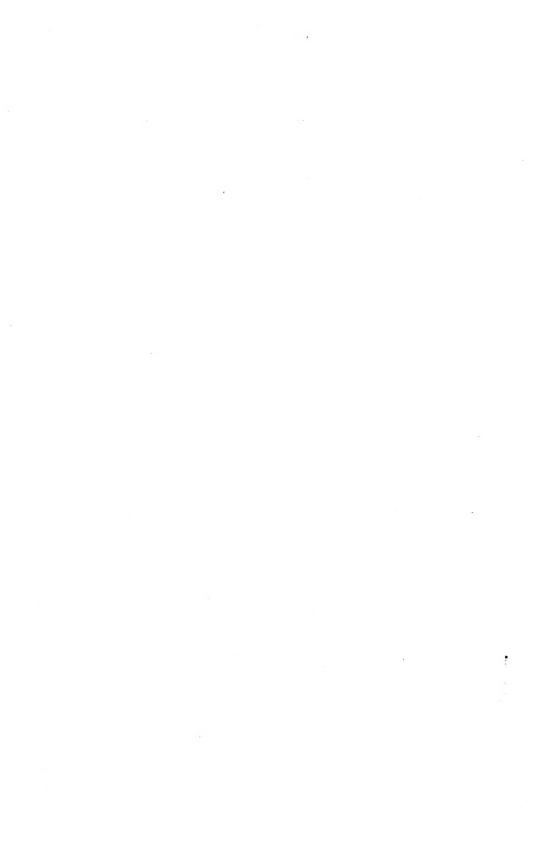
JEREMIAH SMITH.

WILLIAM L FOSTER,

WILLIAM S. LADD,

LEWIS W. CLARK Attorney General.

JOHN M SHIRLEY, State Reporter.



LAWS

OF THE

STATE OF NEW HAMPSHIRE,

PASSED JUNE SESSION, 1872.

CHAPTER I.

AN ACT TO ESTABLISH A NEW PROPORTION FOR THE ASSESSMENT OF PUBLIC TAXES.

SECTION

place.

1. Proportion of every thousand dollars of public taxes to be paid by each town and

2. Proportion to continue till new proportion established, and treasurer to issue his warrants accordingly.

Be it enacted by the Senate and House of Representatives in General Court Convened:

Section 1. That of every thousand dollars of public taxes here-Rockingham after to be raised, the proportion which each town and place shall county, \$158.53. pay, and for which the Treasurer of the State is hereby authorized to issue his warrant, shall be as follows, to-wit:

COUNTY OF ROCKINGHAM.

Atkinson, one dollar and seventy-three cents			\$1	73
Auburn, two dollars and thirteen cents .			$\overline{2}$	13
Brentwood, two dollars and thirty-nine cents			2	30
Candia, three dollars and thirty-three cents	,		3	33
Chester, three dollars and nine cents		•	3	05
Danville, one dollar and forty-three cents .			1	4 3
Deerfield, four dollars and fifty eight cents.			4	58
Derry, four dollars and ninety-seven cents .			4	97
East Kingston, one dollar and ninety four cents			1	94

Strafford County, \$97.39.

Belknap County, \$39.87.

Chapter I.				[18	372.
Epping, three dollars and seventy-eight cents				\$ 3	78
Exeter, twelve dollars and twenty-five cents	•	•	·.	12	
Fremont, one dollar and forty-eight cents .	•	•	•		48
Gosport, seven cents	•	•	•	_	7
Greenland, two dollars and ninety cents .	•	•	•	2	90
Hampstead, two dollars and twenty-one cents	•	•	•		21
Hampton, three dollars and eighty-one cents	•	•	•	3	81
Hampton Falls, two dollars and ten cents .	•	•	•	ં	10
Kensington, two dollars and two cents .	•	•	•		02
Kingston, two dollars and eighty-one cents .	•	•	•	2	81
Londonderry, four dollars and twenty-six cents	•	•	•		$\frac{26}{26}$
Newcastle, eighty-five cents	•	•	•	•	85
Newington, one dollar and thirty-seven cents	•	•	•	1	37
Newmarket, six dllars and eighty-five cents	•	•	•		85
Newton, one dollar and eighty eight cents .	•	•	•	$\tilde{1}$	88
North Hampton, two dollars and fifty cents	•	•	•		50
Northwood, three dollars and twenty-six cents	•	•	•		$\frac{36}{26}$
Nottingham, two dollars and seventy-five cents	•	•	•		75
Plaistow, two dollars and four cents	•	•	•		04
Portsmouth, forty-nine dollars and fifty-one cen	ts.	•	•	$4\bar{9}$	
Raymond, two dollars and forty-three cents		•	·	$\frac{1}{2}$	43
Rye, three dollars and forty-six cents	•	•	•		$\frac{10}{46}$
Salem, three dollars and ninety one cents .	•	•	•		91
Sandown, one dollar and fifty-three cents .	•	•	•		58
Seabrook, two dollars and thirty-five cents	•	•	•		35
South Hampton, one dollar and sixty-nine cents	•	•	•		69
South Newmarket, two dollars and seventy-eigh		its.	•		78
Stratham, three dollars and forty-five cents .	COCL	1(6)	•		45
Windham, two dollars and fifty-four cents .	•	•	•	2	$\overline{54}$
The first that the first total control	•	•			
			\$1	l58	53
COUNTY OF STRAFFORD.					
				€.0	10
Barrington, three dollars and forty-nine cents		•	•	\$3 20	49
Dover, thirty-eight dollars and sixty seven cents	•	•	•		$\frac{67}{52}$
Durham, three dollars and fifty-two cents .	•	•	•		88
Farmington, five dollars and eighty-eight cents	•	•	•		
Lee, two dollars and sixty-three cents .	•	•	•	2	$\frac{63}{54}$
Madbury, one dollar and fifty-four cents .	•	•	•	1	03
Middleton, one dollar and three cents	•	•	•		00
New Durham, two dollars	•	•	•		
Rochester, eleven dollars and fifteen cents.	•	•	•		15
Rollinsford, five dollars and eighty-nine cents	•	•	•	5 1 5	89
Somersworth, fifteen dollars and four cents.	•	•	•	3	$\frac{04}{67}$
Strafford, three dollars and sixty-seven cents	•	•	٠	2	88
Milton, two dollars and eighty-eight cents .	•	•	٠.		-00
			4.	97	39
COUNTY OF BELKNAP.					
				# 1	11
Alton, four dollars and eleven cents	•	• .	•	\$1	$\frac{11}{26}$
Barnstead, three dollars and twenty-six cents	•	•	•		52
Belmont, two dollars and fifty two cents .	•	•	•	4	88
Centre Harbor, eighty-eight cents	٠	•	•		00

Gilford, six dollars and eighty-five cents Gilmanton, four dollars and three cents Laconia, five dollars and seventy cents Meredith, four dollars and thirty cents New Hampton, two dollars and fifty-four cents Sanbornton, three dollars and eleven cents Tilton, two dollars and fifty-seven cents			. 5 70 . 4 30 . 2 54 . 3 11
GOTTN'IN AR GARBALI			क्रम् ०।
COUNTY OF CARROLL.			
Albany, forty-eight cents			. \$0 48 Carroll County,
Albany, forty-eight cents		٠	. 1 13
Brookfield, ninety-seven cents			, 97
Chatham, sixty cents			, 60
Conway, three dollars and seventy-four cents			. 3 74
Eaton, eighty-six cents			. 86
Effingham, one dollar and seventy-five cents	•		. 1 75
Freedom, one dollar and forty-seven cents			. 1 11
Hart's Location, nine cents	•	٠	09.85
Jackson, eighty-five cents Madison, one dollar and twenty-six cents Moultonborough, one dollar and seventy-eight ce Ossipee, two dollars and ninety-five cents Sandwich, three dollars and sixty cents Tamworth, one dollar and eighty-four cents Tuftonborough, one dollar and ninety-eight cents Welvefield, three dollars and thirty-nine cents	•	•	. 85
Madison, one dollar and twenty-six cents .	•	•	. 1 26
Moultonborough, one dollar and seventy-eight ce	$_{ m ints}$	•	. 1 38
Ossipee, two dollars and ninety-five cents		•	. 2 95
Sandwich, three dollars and sixty cents	•	•	. 3 60
Tamworth, one dollar and eighty-four cents	•	•	. 1 84
Tuftonborough, one dollar and ninety-eight cent	s		. 1 98
Wakefield, three dollars and thirty-nine cents	•		. 3 39
Wakefield, three dollars and thirty-nine cents Wolfeborough, six dollars and eight cents.	•	•	. 6 08
			\$34 83
COUNTY OF MERRIMACK.			
Allenstown, three dollars and seventy cents			. \$3 70 Merrimack
Ardovon three dellars and twenty-seven cents			3 27 6 4 6 7 6 7 6 7 6 7 6 7 6 7 6 7 6 7 6
Boscawen, four dollars and thirty-seven cents Bow, two dollars and sixty-eight cents Bradford, three dollars and thirty-four cents Canterbury, three dollars and thirty-two cents			. 4 37
Bow two dollars and sixty-eight cents .			. 268
Bradford, three dollars and thirty-four cents			. 3 34
Canterbury, three dollars and thirty-two cents			. 3 32
Chichester, two dollars and fourteen cents. Concord, forty-seven dollars and eighty-eight cents. Dunbarton, three dollars and fifteen cents. Enson, two dollars and sixty-one cents.			, 2 14
Concord, forty-seven dollars and eighty-eight ce	nts		. 47 88
Dunbarton, three dollars and fifteen cents			. 3 15
Epsom, two dollars and sixty-one cents			. 261
Franklin, eight dollars and forty-six cents .			. 8 46
Henniker, four dollars and sixty-seven cents			. 4 67
Hill, one dollar and fifty-four cents			. 1 54
Hooksett, four dollars and sixty-five cents .			. 4 65
Hopkinton, five dollars and thirty six cents.			
Loudon, four dollars and sixteen cents .			. 4 16
No and and allow and apply to contu			1 80
New London, three dollars and twenty-two cent	ts.		. 3 22
Northfield, two dollars and thirty-four cents			. = 97
Pembroke, four dollars and eighty-nine cents			. 4 89
Pittsfield, five dollars and nine cents			. 5 09

8 Chapter I. [1872.

	Salisbury, two dollars and eighty-one cents .			\$0	81
	Sutton, four dollars and eighty-two cents .	•	•	-,	82
		•	•		
	Warner, five dollars and eleven cents	٠	•		11
	Webster, two dollars and twenty-two cents.	•	•	. 2	
	Wilmot, two dollars and twenty-one cents .			. 2	21
				\$ 139	81
	COUNTY OF HILLSBOROUGH.				
Hillsborough	Amherst, four dollars and sixty-three cents.			,,	63
County, \$242.61.	Antrim, three dollars and fifty-six cents .			. 3	56
	Bennington, one dollar and forty-five cents.			. 1	45
	Bedford, four dollars and one cent			. 4	01
	Brookline, two dollars and forty-six cents .			. 2	
	7	•	•	. 5	39
		•	•		62
	Francestown, three dollars and sixty-two cents	•	•		
	Goffstown, five dollars and thirty-six cents .	•	•		36
	Greenfield, two dollars	٠	•	. 2	00
	Hancock, two dollars and fifty-eight cents .			. 2	
	Hillsborough, five dollars and thirty-four cents			. 5	34
	Hollis, five dollars and twenty-five cents .			. 5	25
	Hudson, three dollars and fifty-seven cents .	•	-		$\overline{57}$
		•	٠	. 1	$\frac{92}{92}$
	Litchfield, one dollar and ninety-two cents	•	•		
	Lyndeborough, two dollars and thirty cents	٠	•		30
	Manchester, ninety-one dollars and seven cents	•	•	. 91	
	Mason, four dollars and twenty-four cents .			. 4	
	Merrimack, four dollars and one cent			. 4	01
	Milford, ten dollars and forty-five cents .			. 10	45
•	Mont Vernon, one dollar and eighty cents .			. 1	
	Nashua, forty-four dollars and eighty-four cents		•	. 44	
			•		63
	11011 Boltoni total total tille, tille, tille	•	•		
	New Ipswich, four dollars and twenty-nine cents		•	. 4	
	Pelham, four dollars and three cents	٠	•		03
	Peterborough, nine dollars and forty-six cents			. 9	
	Sharon, seventy cents				70
	Temple, one dollar and fifty-two cents .			. 1	52
	Weare, five dollars and forty-seven cents .			. 5	
	Wilton, five dollars and thirty cents	•	•		30
		•	•	,	36
	Windsor, thirty-six cents	•	•	•	
				\$242	61
	COUNTY OF CHESHIRE.				
Cheshire	Alstead, three dollars and ninety-eight cents			. ₩3	
County, \$97.96.	Chesterfield, three dollars and fifty-two cents			. 3	52
	Dublin, two dollars and six cents			. 2	06
	Fitzwilliam, three dollars and six cents .			. 3	
		•	•	. 1	
	Gilsum, one dollar and eighty-three cents .	•	•	. 3	
	Hinsdale, three dollars and eighty-two cents	٠	•		
	Harrisville, two dollars and fifty-two cents.	•	•	. 2	52
	Jaffrey, four dollars and ninety-eight cents .	•	•	. 4	
	Keene, thirty dollars and fifty-nine cents .			. 30	
	Marlborough, three dollars and thirteen cents			. 3	13
	Marlow, two dollars and twenty-five cents .			. 2	25
	.,		•		

CHAPTER I.

•				
Nelson, one dollar and forty-one cents .			\$1	41
Richmond, one dollar and ninety-four cents.				94
Rindge, three dollars and twelve cents .				12
Roxbury fifty-two cents	•	•		5 2
Roxbury, fifty-two cents Sullivan, one dollar and sixty-one cents	•	•	1	61
Sumvan, one donar and sixty-one cents .	•			82
Swanzey, three dollars and eighty-two cents	•			34
Surry, one dollar and thirty-four cents .	•			
Stoddard, one dollar and ninety-five cents .	•			95
Troy, two dollars and thirty-six cents	•			36
Walpole, seven dollars and ninety-seven cents	•			97
Westmoreland, four dollars and forty-two cents	•			42
Winchester, five dollars and seventy-six cents			5	76
				
			\$97	96
COUNTY, OF SULLIVAN.				
Acworth, three dollars and ten cents			. \$3	10 Sullivan
Cornish, four dollars and sixteen cents .			4	10 Sullivan 16 County, \$58.36.
Croydon, one dollar and sixty-three cents .				63
Charlestown, seven dollars and fifty-six cents	•	· ·		56
Claremont, fifteen dollars and ninety-seven cents	•	•		97
	•			43
Goshen, one dollar and forty-three cents .	•			
Grantham, one dollar and twenty-nine cents	•			29
Langdon, two dollars	•			00
Lempster, one dollar and sixty-eight cents.	•			68
Newport, seven dollars and forty-six cents .	•			46
Plainfield, four dollars and twenty-nine cents.	•			29
Springfield, one dollar and fifty-six cents .				56
Sunapee, one dollar and seventy-eight cents			1	78
Unity, two dollars and thirteen cents			-2	13
Washington, two dollars and thirty-two cents			2	32
			\$58	36
•				
COUNTY OF GRAFTON.				
Alexandria, one dollar and fifty-two cents .			\$1	52 Grafton
Ashland, two dollars and fifty-four cents .			$\overline{2}$	54 County, \$98.30.
Bath, three dollars and thirty-six cents .				36
Benton, eighty-eight cents				88
Bethlehem, two dollars and seven cents .		•		07
Bridgewater, ninety-four cents	•	•	_	94
Drivtal three dellars and sloven cents	•	•	. 2	11
Campton, two dollars and eleven cents	•		$\frac{3}{2}$	11
	•			
Canaan, four dollars and eight cents	•	•		08
Danbury, one dollar and ninety-four cents .				94
Dorehester, one dollar and twenty-three cents	•		. 1	23
Ellsworth, twenty-three cents	•	•		23
Enfield, four dollars and ninety-six cents .	•			96
Franconia, one dollar and forty-eight cents.	•			48
Grafton, two dollars and nine cents				09
Groton, one dollar and nine cents				99
Hanover, five dollars and ninety-four cents.				94
Haverhill, six dollars and twelve cents .			. 6	12
Hebron, seventy cents			,	70
•				

	Holderness, one dollar and fifty-eight cents .			. 8		58
	Landaff, one dollar and eighty-seven cents .					87
	Lebanon, eleven dollars and sixty-nine cents					69
	Lincoln, eighteen cents					18
	Lisbon, four dollars and four cents					04
	Littleton, five dollars and ninety-three cents					93
	Lyman, one dollar and fifty cents					50
	Lyme, four dollars and thirty-nine cents .				4	39
	Monroe, one dollar and sixty cents				1	60
	Orange, sixty cents					60
	Orford, four dollars and twenty-two cents .				4	22
	Piermont, two dollars and seventy-six cents					76
	Plymouth, three dollars and twenty-three cents					23
	Rumney, two dollars and twenty-six cents .					$\overline{26}$
	Thornton, one dollar and twenty-three cents	•	•	•		$\overline{23}$
	Warren, two dollars and eighteen cents .	•	•	•		18
		•	•	•	_	$\frac{16}{16}$
	Waterville, sixteen cents		•	•	1	77
	Wentworth, one dollar and seventy-seven cents	•	•	•	1	64
	Woodstock, sixty-four cents	•	•	•		
	Allen's Grant, two cents	•	•	٠		02
	Elkins' Grant, two cents	•	•	•		02
	Sargent & Elkins Grant, two cents		•			02
	Hatch & Cleave's Grant, one cent					01
	Sargent & Elkins' Grant, two cents Hatch & Cleave's Grant, one cent Two Raymond's Grant, one cent					01
	COUNTY OF CÖOS.				2 0	87
Coos County. \$32.34.	Berlin, eighty-seven cents	•	•		Ţυ	22
•	Cambridge, twenty-two cents	•	•	•		$\frac{22}{82}$
	Carroll, eighty-two cents	•	•	•		
		•	•	٠	.)	46
	Colebrook, three dollars and forty-nine cents	•	•	•		49
	Columbia, one dollar and thirty-nine cents .	•	•	•		39
	Dalton, one dollar and forty-six cents			•	L	46
	Dummer, forty-six cents	•	•	•		46
	Erroll, fifty-two cents			•	_	52
	Gorham, one dollar and eighty-seven cents .		•			87
	Jefferson, one dollar and fifty-two cents Lancaster, five dollars and four cents	•		٠		52
	Lancaster, five dollars and four cents	•	•			04
	Milan, one dollar and eighteen cents					18
	Northumberland, one dollar and ninety-four cent	s				94
	Pittsburg, ninety-four cents					94
	Randolph, forty cents					40
	Shelburne, eighty-seven cents					87
	Stark, one dollar and fifteen cents				1	15
	Stratford, one dollar and seventy-three cents				1	73
	Stewartstown, one dollar and seventy-two cents				1	72
	Wentworth's Location, ten cents					10
	Whitefield, two dollars and two cents				$\overline{2}$	02
	Bean's Purchase, four cents					01
						വാ
	Chandler's Purchase, two cents					02
	Chandler's Purchase, two cents Crawford's Purchase, eleven cents					$\frac{0.2}{11}$

•							
Dix's Grant, five cents .						. \$0	05
Irving's Grant, two cents .							02
Green's Grant, forty-three cents							43
Gilmanton and Atkinson Acader	ny Gr	ant, t	en ce	nts			10
Kilkenny, thirteen cents .							13
Low & Burbank's Grant, four ce							04
Martin's Location, two cents							02
Millsfield, thirteen cents .							13
Nash & Sawyer's Location, four							04
Sargent's Purchase, ten cents	ocne.						
Odell's Township, thirty-three ed	ents	•		•	•		33
Pinkham's Grant, ten cents	-AI CO	•	•	•	•		
Second College Grant, four cents	•	•	•	•	•	•	0.1
Second Conege Grant, rour cents		•	•	•	•	•	10
Success, ten cents	٠.,	•		•	•	•	10
Thompson & Meserve's Purchase	e, eigh	it cen	ts				08
Crawford's Grant, sixteen cents							16
						\$32	34

Section 2. The same shall be the proportion of assessment of Proportion to all public taxes until a new proportion shall be made and established, new one made, and the Treasurer for the time being shall issue his warrant accord-to issue his waringly. [Approved July 4, 1872.]

rant accordingly.

CHAPTER

AN ACT IN ADDITION TO AN ACT TO ESTABLISH A STATE BOARD OF AGRICULTURE, PASSED AT THE JUNE SESSION, A. D. 1870.

SECTION

- 1. Vacancies in board of agriculture, how filled, and term of office.
- 2. Office room in state-house to be assigned board.
- 3. Board to act as commissioners on diseases of domestic animals, when,
- 4. Duties of secretary defined.
- 5. Distribution of seeds, plants, &c., by secre-

SECTION

- 6. Selectmen and assessors to make inquiries and respond to secretary.
- 7. Secretary to give bond.
- 8. Salary of secretary.
- 9. Annual report, how printed and distributed.
- 10. Repealing clause act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Section 1. The governor and council shall fill all vacancies Vacancies in that may occur in the board of agriculture, by death, resignation, culture, how or otherwise, for the term of three years, and in the same manner filled term of office. as is prescribed in the act to which this is an amendment.

Sect. 2. Suitable rooms shall be furnished and assigned in the onice room for state-house, which the board shall occupy for their business meet-house. ings, and use as a depository for their books, papers, models, grain, and other articles that may come into their possession. The same apartment shall be occupied by the secretary of the board.

Board to act as commissioners on diseases of domestic animals.

Duties of secretary defined.

SECT. 3. In the absence of other statute provisions, the board shall act as commissioners on the diseases of domestic animals.

Sect. 4. The secretary shall keep a record of the proceedings of the board, which shall be open at all times to the inspection of the citizens of the state. He shall have the custody of all documents, books, or other property, which may be deposited in his office. He shall also keep on file all reports that may be made by agricultural organizations, and all correspondence pertaining to the business of husbandry, address circulars to societies and practical farmers in the state and elsewhere, with the view of eliciting information on the newest and most approved methods of culture of those products adapted to the soil and climate of the state; also on all subjects connected with forestry, stock-breeding, the dairy, and other matters having a beneficial bearing on the interest of agri-He shall encourage the formation of farmers' clubs, of agricultural and horticultural societies, secure and distribute such rare and valuable seeds, plants, shrubbery and trees, as it may be in his power to procure from all sources, as may be adapted to our climate and soils. He shall also encourage the importation of improved breeds of domestic animals, and other live stock, and the invention and improvement of labor-saving implements of husbandry, and diffuse information in relation to the same. He shall encourage such domestic industry and household arts as are calculated to promote the general thrift, wealth, and resources of the He shall also make arrangements for, give due public notice of, and, if possible, personally attend the farmers' meetings for the promotion of agricultural and horticultural interests, which the board may authorize to be held from time to time in the different counties of the state. The discussions at the various meetings shall be on such subjects as are of practical benefit in the localities where such meetings are held, and the secretary shall in the annual report of the board embody therein as much of said discussions as may have an important influence upon the farming interests of the state.

Distribution of seeds, plants, &c., by secretary.

SECT. 5. The seeds, plants, trees and shrubbery received by the secretary, shall, as far as practicable, be distributed equally throughout the state, and placed in the hands of those farmers and others who will agree to cultivate them properly, and return to the secretary's office a reasonable proportion of the products thereof, with a full statement of the mode of cultivation, and such other information as may be necessary to ascertain their value for general cultivation in the state. Information in regard to agriculture may be published by him from time to time in the newspapers of the state, provided it does not involve any expense to the state.

Selectmen and assessors to make inquiries, &c., and hand to secretary.

SECT. 6. The selectmen or assessors of the several towns and eities of the state are hereby required to make inquiries at the time of taking the inventory in April of each year, and prior to the first day of May following, to respond to interrogatories previously furnished by the secretary in regard to the results of agricultural investments and labor, and the prosperity of the farming population.

Secretary to give bond.

SECT. 7. The board shall take such bond from the secretary as shall be deemed adequate to secure the faithful performance of his duties.

Salary of secretary.

Sect. 8. The secretary of the board shall receive an annual salary of one thousand dollars, in compensation for services rendered

by him in that office, to be paid quarterly from the state treasury, in the same manner as is provided by law for the payment of the salaries of state officers.

SECT. 9. The secretary shall cause to be printed not more than Annual report. fifteen hundred copies of the annual report of the board, and shall how printed and distributed. cause them to be distributed one to each member of the several departments of the state government, one to the town clerk of each town in the state, one to each public library, a proper number to the agricultural college, and agricultural and horticultural societies and farmers' clubs in the state, and make such exchanges with other

organizations as may be deemed expedient. SECT. 10. All acts and parts of acts inconsistent with this act Repealing are hereby repealed, and this act shall take effect upon its passage. clause -act to

[Approved July 3, 1872.]

CHAPTER III.

AN ACT IN ADDITION TO AN ACT ENTITLED "AN ACT TO REGULATE THE MANUFACTURE AND SALE OF COMMERCIAL FERTILIZERS," PASSED AT THE JUNE SESSION, A. D. 1869.

SECTION

- 1. Label affixed to every package of fertilizers, what to show.
- 2. Manufacturer to file bond with state treasurer - condition of bond.
- 3. Penalty for selling, &c., before bond filed.

- 4. Penalty for selling fertilizers without label specifying component parts.
- 5. Act not to apply to fertilizers on hand repealing clause.
- 6. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened.

Section 1. The printed label affixed to every barrel, bag, or Label affixed to package of commercial fertilizer, or fertilizers, manufactured, sold, of fertilizers, or offered for sale in this state, shall specify in addition to the pro-what to show. visions of section one, chapter twenty-eight, of the laws passed at the June session, one thousand eight hundred and sixty-nine, the date of its manufacture, and the percentage which it contains of the following constituents, to wit: of ammonia, of soluble phosphoric acid, of insoluble phosphoric acid, also the percentage of its other constituent parts. By the term soluble phosphoric acid, is meant such acid in any form or combination readily soluble in pure water, and by the term insoluble phosphoric acid is meant such acid in any form or combination which requires the action of acid upon it to become readily soluble in pure water.

Sect. 2. Every manufacturer of commercial fertilizers offered Manufacturer for sale, kept for sale, or sold in this state, shall, before such fertil- its condition. izer or fertilizers shall be so offered for sale or sold within this state, file with the state treasurer a bond, with sureties residing within this state, satisfactory to the governor and council, in the sum of ten thousand dollars, payable to the state of New Hampshire, with a condition that the same shall be void upon payment and satisfaction of all penalties, fines, and costs which shall be

imposed upon such manufacturer for any violation of the provisions of this act, or the act to which this is an addition or amendment, and such bond shall be renewed from time to time, as the governor and council may require.

Penalty for selling, &c., before bond tiled.

Sect. 3. If any person shall sell, keep for sale or offer for sale any commercial fertilizer, or fertilizers, within this state, prior to the filing of the bond required in the preceding section, he shall be punished by a fine of two hundred dollars for every offence.

Penalty for selling fertilizers without label specifying component parts.

Sect. 4. If any person or corporation shall manufacture any commercial fertilizer, or fertilizers, which shall be kept for sale, offered for sale, or sold within this state, which shall not contain the fertilizing constituent parts specified in the label affixed thereto, or which shall not contain such constituent parts in so great a degree or proportion as specified in such label, such person or corporation shall be punished by a fine of five hundred dollars for each offence, to be recovered in an action of debt upon such bond, to be brought by the attorney general, or a solicitor of any county. All analyses used in any prosecutions under the provisions of this act shall be made by the state assayer. All fines and costs arising under this act shall be applied to paying the expense of such analyses, to the expenses of the board of agriculture, including the printing of their annual report, and the balance, if any should accrue, to the use of the county in which the complaints are made.

Act not to apply to tertilizers on ing clause.

SECT. 5. Nothing in this act shall apply to any fertilizer already hand-repeal in the hands of agents or dealers, and all acts or parts of acts inconsistent with this act are hereby repealed.

Act takes effect on its passage.

Sect. 6. This act shall take effect from and after its passage. [Approved July 3, 1872.]

CHAPTER IV.

AN ACT IN AMENDMENT OF AN ACT ENTITLED "AN ACT IN ANNUAL TOWN-TO THE CHECK-LIST USED ATMEETINGS AND THE NAMES OF RATABLE POLLS ON THE BACK THEREOF, APPROVED JULY 14, 1871.

SECTION

- 1. Selectmen to make oath on back of checklist, when and what.
- 2. Oath as to ratable polls, what and when

SECTION

- 3. False swearing in either oath perjury.
- 4. Representatives' certificates to show whether oaths taken.
- 5. Repealing clause.

Be it enacted by the Senate and House of Representatives in General Court convened:

Selectmen's oath as to legal voters, what and when made.

Section 1. The selectmen of every town or ward, at every meeting of the legal voters of the town or ward for the choice of state and county officers, representatives in congress, or electors of president and vice-president of the United States, shall, after the opening of the meeting and the reading of the warrant therefor, and before the transaction of any other business, take and subscribe on the back of the check-list to be used at such meeting the following

oath, which may be taken before the clerk of such town or ward, or any justice of the peace or notary public, the blanks in the same being first properly filled:

We, the selectmen of the [town or ward] of ——— do solemnly swear that according to our best knowledge, the within list contains the names of those persons only who are, by actual residence, legal voters in said ———. So help us God.

The clerk or magistrate before whom said oath is taken shall make on the back of said check-list a certificate thereof.

Sect. 2. The selectmen of every town and ward shall take and oath as to ratasubscribe on the back of the check-list used at the annual meeting, and when at the time when they file the same with the clerk of such town made. or ward, the following oath, which may be taken before the clerk of such town or ward, or any justice of the peace or notary public, the blanks in the same being first properly filled:

We, the selectmen of the [town or ward] of ——— do solemnly swear that according to our best knowledge, the names of those persons only who were not legal voters at the last annual meeting, but were actual residents and ratable polls in said ———, are entered upon the back of the within list. So help us God.

The clerk or magistrate before whom said oath is taken shall make on the back of said check-list a certificate thereof.

SECT. 3. Any selectman who shall swear falsely in taking either False swearing of the oaths prescribed by this act shall be taken and deemed to be in either oath. guilty of wilful and corrupt perjury and be liable to the punishment prescribed therefor.

SECT. 4. In making out the certificate of any representative from Representaany town or ward, the clerk shall certify whether or not the for go-tives errificates to show ing oath prescribed by the second section of this act was taken and whether oaths subscribed by the selectmen on the back of the check-list used at the annual meeting.

Sect. 5. Sections one, two, and three of the act in relation to the repealing check-list used at annual town meetings and the names of ratable clause. polls on the back thereof, approved July 14, 1871, and all acts and parts of acts inconsistent with the provisions of this act are hereby repealed. [Approved July 3, 1872.]

CHAPTER V.

AN ACT IN RELATION TO THE STATE MORMAL SCHOOL.

SECTION

- Number of trustees increased how appointed term of office.
- Eight thousand dollars appropriated to complete and furnish building — condition.
- Money to be expended by trustees and report made to the legislature.

SECTION

- 4. Meetings of trustees regulated.
- 5. Work of instruction defined and limited.
- Repealing clause—act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Trustees increased—how apportioned—term of office.

Section 1. The number of trustees of the State Normal School, to be appointed by the governor, by and with the advice and consent of the council, shall be increased to fifteen; to be so appointed [apportioned] that there shall be at least one and not more than two trustees from each county; one-half of said additional trustees shall be commissioned and hold office for one year, and the other half for two years, and the successors of each and all of them shall be commissioned for two years.

\$8,000 appropriated to finish and furnish building—condition.

Sect. 2. The sum of eight thousand dollars is hereby appropriated for the purpose of completing and furnishing the building, and grading and fencing the grounds, of the State Normal School at Plymouth, and providing the necessary books, maps, and apparatus for said school; said sum to be paid from any money in the treasury not otherwise appropriated, upon the warrant of the governor therefor; upon condition that the town of Plymouth enter into a valid agreement with the state, that should the Normal School cease to exist in said town, the state shall be entitled to an interest in the real estate conveyed by said town to the trustees for the Normal School and the improvements thereof, bearing the same proportion to the whole of said real estate and improvements as the several sums appropriated by the state and expended upon said real estate shall bear to the whole amount derived from all sources, expended for the purchase and improvements of said real estate.

Money to be expended by trustees and report made.

SECT. 3. The said sum of eight thousand dollars hereby appropriated shall be expended for the purposes afcresaid under the direction of the board of trustees, who shall keep a just and fair account of such expenditures, and make report thereof in detail to the next session of the legislature.

Meetings of trustees regulated. SECT. 4. There shall be held at least one meeting of said trustees in each year, when it shall be the duty of all to be present; at which, or at some meeting attended by at least ten of the trustees, they shall appoint committees of their board to have the oversight of the several departments of their work; and such committees shall be held specially responsible therefor.

Course of instruction defined and limited.

SECT. 5. The work of instruction in the said Normal School shall be confined to such branches of study as are really needful to prepare the pupils for teaching in the public schools of the state, and shall not be extended beyond the course of study usually pursued in other well-established and well-managed normal schools.

SECT. 6. All acts and parts of acts inconsistent with the pro-Repealing visions of this act are hereby repealed; and this act shall take effect takes effect on upon its passage. [Approved July 4, 1872.]

CHAPTER VI.

AN ACT IN AMENDMENT OF SECTION ONE OF CHAPTER ONE HUNDRED AND THIRTY-SEVEN OF THE GENERAL STATUTES, RELATING TO VOLUNTARY ASSOCIATIONS.

SECTION

SECTION

1. Boards of trade, hospitals, &c., authorized.

2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. The first section of chapter one hundred and thirty- Boards of seven of the General Statutes is hereby amended by adding at the trade, hospitals, close thereof an additional clause as follows:

"VIII. For the purpose of organizing and maintaining boards of trade, and other similar associations for promoting the growth and

prosperity of cities, towns, or villages."

"IX. For the purpose of establishing and maintaining hospitals for the relief of the sick and disabled, homes for invalids, and any other charitable purpose.`

SECT. 2. This act shall take effect on its passage. [Approved Act takes effect on its passage.

July 3, 1872.]

CHAPTER VII.

AN ACT EXTENDING THE POWER OF EXECUTORS, ADMINISTRATORS, GUARDIANS, AND TRUSTEES TO SETTLE CONTROVERSIES BY ARBITRATION OR COMPROMISE.

- 1. Supreme court may authorize executors-&c., to arbitrate and compromise.
- 3. Act retrospective in its operation. 4. Act takes effect on its passage.
- 2. Claims outlawed against executors, &c., how revived.

Be it enacted by the Senate and House of Representatives in General Court convened:

Section 1. The supreme judicial court may authorize executors, supreme court administrators, guardians, and trustees to adjust by arbitration or may authorize compromise any controversy that may arise between different claim-to arbitrate and compromise. ants to the estate in their hands, to which such executors, administrators, guardians, or trustees, together with all other parties in being, claiming an interest in such estate, shall be parties. And any award or compromise made in writing in such case shall, if

found by the court just and reasonable in relation to its effects upon any future contingent interests in said estate, be valid and bind such interests as well as the interests of the parties in being; provided, however, that where it shall appear that such future contingent interests may be affected, the court may appoint some suitable person or persons to represent such interests in such controversies, upon such conditions as to costs as to the court shall seem equitable.

Claims outlawed against executors, &c., how revived. SECT. 2. Whenever any one has a claim against the estate of a deceased person, which has not been prosecuted within the time limited by law, he may apply to the supreme judicial court, by bill in equity setting forth all the facts: and if the court shall be of the opinion that justice and equity require it, and that said claimant is not chargeable with culpable neglect in not bringing his suit within the time limited by law, they may give him judgment for the amount of his claim against the estate of the deceased person; but such judgment shall not affect any payments or compromises made before the commencement of such bill in equity.

Act retrospective in its operation. SECT. 3. The provisions of this act shall apply to all claims whether the time for prosecuting the same had or had not expired at the time of the passage of said act.

Act takes effect on its passage. Sect. 4. This act shall take effect upon its passage. [Approved July 4, 1872.]

CHAPTER VIII.

AN ACT IN RELATION TO THE OFFICERS OF SCHOOL DISTRICTS
AND SCHOOL COMMITTEES OF CITIES AND TOWNS.

SECTION

1. Female citizens authorized to serve as prudential committees of school districts.

SECTION

- Female citizens may serve as school committees of towns.
- 3. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Females authorized to serve as prudential committees of districts. Section 1. Any female citizen of any school district, of adult age, who has resided therein for six months at least, may hold and discharge the duties of prudential committee of such district whenever chosen thereto by the legal voters of such district, or appointed by the mayor and aldermen of any city, or the selectmen of any town.

Females authorized to serve as school committees of towns. SECT. 2. Any female citizen of any city or town, of adult age, who has resided therein for six months at least, may hold and discharge the duties of a member of the school committee of such city or town, whenever chosen thereto by the legal voters of such city or town, or appointed by the mayor and aldermen of such city, or the selectmen of such town.

Act takes effect SECT. 3. This act shall take effect upon its passage. [Approved on its passage. July 3, 1872.]

CHAPTER IX.

AN ACT TO ABOLISH THE OFFICE OF SUPERVISOR OF PUBLIC PRINTING AND TRANSFER THE DUTIES OF SUCH SUPERVISOR TO THE SECRETARY OF STATE.

SECTION

SECTION

I. Office of supervisor abolished, and its duties transferred to secretary of state.

2. Repealing clause - act takes effect on its

Be it enacted by the Senate and House of Representatives in General Court Convened.

Section 1. The office of supervisor of public printing is hereby once of abolished, and all the powers given to and duties imposed upon the abolished, dusupervisor of public printing by chapter one of the laws of 1869, the transferred and any other statutes of the state, are hereby transferred, vested state. in, and imposed upon the secretary of state, as part of his official powers and duties: all reports heretofore required to be made to the supervisor of public printing shall bereafter be made to the secretary of state; all public printing shall be done to his acceptance; all work executed be delivered to him, and his orders shall be the vouchers of the public printer in the settlement of his accounts with the auditors appointed by the governor and council.

SECT. 2. All acts and parts of acts inconsistent with this act are Repealing hereby repealed, and this act shall take effect upon its passage. takes effect on its passage. [Approved July 3, 1872.]

CHAPTER X.

AN ACT IN AMENDMENT OF CHAPTER SIXTY-SIX OF THE GENERAL STATUTES RELATING TO REPAIRING HIGHWAYS IN TOWNS.

1. Highway surveyors to have powers of col-

SECTION 2. Repealing clause.

Be it enacted by the Senate and House of Representatives in General Court Convened:

Section 1. In the collection of highway taxes, assessed on res- Highway suridents and on real estate taxed to occupants as resident, surveyors power of colof highways shall have all the powers of and be subject to the bectors when. same liabilities as collectors of taxes.

Sect. 2. All acts and parts of acts inconsistent herewith are repeating hereby repealed. [Approved July 3, 1872.]

CHAPTER XI.

AN ACT TO REPEAL SECTION TWO OF CHAPTER FIFTY OF THE GENERAL STATUTES IN RELATION TO PERSONS AND PROPERTY WHERE TAXED: AND CHAPTER FORTY-FIVE OF THE PAMPHLET LAWS OF A. D. 1871.

SECTION

 Students placed on same footing as to taxa- | 2. Act takes effect on its passage. tion and voting with other persons.

Be it enacted by the Senate and House of Representatives in General Court convened:

Students placed on equalify

Section 1. Section two of chapter fifty of the General Statutes with other per- in relation to persons and property where taxed, and chapter fortysons as to taxa-tion and voting. five of the pamphlet laws of A. D. 1871, entitled "An act in amendment of chapter fifty of the General Statutes," are hereby repealed.

Act takes effect on its passage.

SECT. 2. This act shall take effect upon its passage. [Approved July 3, 1872.]

CHAPTER XII.

AN ACT IN AMENDMENT OF CHAPTER TWO HUNDRED AND THIR-TEEN OF THE GENERAL STATUTES RELATING TO JUDGMENTS.

SECTION

SECTION 1. Suits for usury limited to the parties ag-2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Suits for usury limited to the parties aggrieved.

Section 1. Section three of chapter two hundred and thirteen of the General Statutes, relating to judgments, is amended so as to read as follows:

"Sect. 3. If any person upon any contract receives interest at a higher rate than six per cent., he shall forfeit three times the snm so received in excess of said six per cent. to the person aggrieved, who will sue therefor.`

Sect. 2. This act shall take effect upon its passage. [Approved Act takes effect on its passage. July 3, 1872.]

CHAPTER XIII.

AN ACT IN AMENDMENT OF AN ACT ENTITLED AN ACT IN AMENDMENT OF CHAPTER EIGHTY OF THE GENERAL STATUTES IN RELATION TO SCHOOL HOUSES, PASSED JUNE SESSION, 1871.

- 1. Land designated for school-house lots by county commissioners, how condemned.
- 2. Title to vest in district, when, and for how long - appeal.
- 3. County commissioners may conder in land to enlarge school-house lots.

SECTION

- 4. Fees of commissioners, and how paid.
- 5. Vacancies in board of commissioners, how
- 6. Act takes effect on its passage, and is to be retrospective - repealing clause.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. If the owner of the land which is designated by the Land design county commissioners for the location of a school-house in accord- nated for school-house lots by ance with the provisions of the act to which this is an amendment, county commissioners, how shall refuse to sell the same to the district for a reasonable sum, the condemned. selectmen of the town or mayor and aldermen of the city in which such land is situated, upon petition to them for that purpose and such notice as is provided by chapter two hundred and thirty-three of the General Statutes, shall appraise the damages to such land owner for the taking of said land, which appraisal shall be reduced to writing and signed by the selectmen, or mayor and aldermen, as the case may be, or a major part of them, and filed with the clerk of the district as soon as may be after it is made. If such land owner shall be aggrieved by such appraisal, he may appeal therefrom to the supreme judicial court for the county in which such land is situated by petition at any time within one year after such appraisal is filed with the clerk as aforesaid, upon which petition the clerk of said court shall issue an order of notice returnable to said court, and the petitioner shall cause a certified copy of said petition and the order of notice thereon to be given to or left at the usual place of abode of the clerk, and of one at least of the prudential committee of the district, twenty-eight days at least before the term of court to which such order of notice is returnable, and such further proceedings shall be had thereupon as are now authorized by law upon appeals from the assessment of land damages in the laying out of highways.

SECT. 2. Upon the payment or tender of the damages assessed Title to vest in by the selectmen or mayor and aldermen as aforesaid to the land district, when and how long owner, the land designated for a school-house lot as aforesaid shall appeal. vest in said district, but shall revert to the owner, his heirs or assigns, whenever it shall cease to be occupied by the district as a school-house lot; and if the owner shall take an appeal from the assessment of the selectmen or mayor and aldermen, and his damages shall be increased upon such appeal, he shall have judgment and execution against the district for such excess and his

taxable costs.

Sect. 3. The county commissioners, upon petition to them for commissioners that purpose and such proceedings thereon as are provided for in land to enlarge the act to which this is an amendment, may enlarge any existing school-house lots.

school-house lot so that it shall contain not exceeding half an acre of land, and if the owner of the land required for such enlargement shall refuse to sell the same to the district, it shall be appraised and taken as provided in sections one and two of this act, and the owner shall have the same right of appeal.

Fees of commissioners, and how paid.

SECT. 4. The fees of the county commissioners for their services on petitions relating to the location of school-houses shall be the same as on petitions relating to highways; and for making such locations shall be paid by the districts in which they are made, and school districts are hereby authorized to raise money to pay such fees the same as to pay other debts of the district.

Vacancies in commissioners, how filled.

SECT. 5. In all cases where for any cause a vacancy exists on the board of commissioners, or where any of such commissioners are disqualified from acting by reason of interest in the case, such vacancy shall be filled by the supreme court in the same manner as similar vacancies in case of laying out highways.

Act takes effect on its passage --

SECT. 6. This act shall take effect upon its passage, and apply [to] to be retrospectits proceedings already had under the act to which it is an amendtive—repealing ment, as well as to those that shall hereafter be had; and all acts and parts of acts inconsistent with it are hereby repealed. [Approved July 3, 1872.]

CHAPTER XIV.

AN ACT IN AMENDMENT OF CHAPTER ONE HUNDRED AND THIRTY-EIGHT OF THE GENERAL STATUTES.

SECTION

1. Treasurers of voluntary corporations to file statements of their condition under eath, until capital stock fully paid in and certifiSECTION

2. Repealing clause - act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Treasurers of sworn state-ments of their and how long.

Section 1. When any voluntary corporation has been organvonnuary corporations to file ized, it shall cause a statement of its condition, the amount of capital [stock] paid in, the par value of the shares, the number of condition, when shares issued, the names and residence of the shareholders and the number of shares owned by each, to be filed in the office of the seeretary of state, and in that of the clerk of the town in which the corporation proposes principally to do business; and in the month of May in each year thereafter, until its capital stock is fully paid in and a certificate thereof filed and recorded agreeably to the requirements of section twenty of chapter one hundred and thirtyfive of the General Statutes, it shall cause a like statement of the same facts as they existed on the first day of said May, with a statement of the kind and amount of the property of the corporation on that day, and all its debts and liabilities of every kind, to be filed in the clerk's office of the town in which the corporation principally does business, and in the office of the secretary of state. These

statements shall be signed and sworn to by the treasurer of the

Sect. 2. Section five of chapter one hundred and thirty-eight Repealing of the General Statutes is hereby repealed, and this act shall take takes effect on effect upon its passage. [Approved June 26, 18/2.]

CHAPTER XV.

AN ACT IN RELATION TO SAVINGS BANKS.

SECTION

- 1. Trustees to examine banks and report their condition, how frequently.
- 2. Bank commissioners to furnish blanks for reports.

SECTION

- 3. Salary of treasurers and clerks to be estab lished annually - limitation.
- 4. Repealing clause act takes effect on its

Be it enacted by the Senate and House of Representatives in General Court convened:

Section 1. The trustees of the savings banks in the state Trustees to exshall make a thorough examination of the affairs of their respective and report conbanks once in every six months, and banks having an average dequently. posit exceeding the full sum of five hundred thousand dollars, every January, April, July and October, and a report of such examination, signed by a majority of the trustees, be returned to the bank commissioners for their inspection.

Sect. 2. Proper blanks shall be furnished to the banks by the ports to be farcommissioners for these examinations.

Blanks for recommissioners.

SECT. 3. The trustees of all the savings banks in the state shall samies of annually establish the salary of the treasurer and his necessary treasurers and clerks, which, together with all expenses, shall not exceed four tablished annually—limitathousand dollars, except when the average amount of deposits ex-tion. ceeds the full sum of one million of dollars; then the salary of such treasurer, necessary clerks and expenses, shall not exceed one-eighth of one per cent, upon the excess of one million dollars in addition to the sum hereinbefore fixed, up to the sum of one million dollars: which compensation so established shall be in full for all the services of the treasurer and his clerks, and other expenses in all cases.

SECT. 4. All acts or parts of acts inconsistent with this act are Repealing hereby repealed, and this act takes effect on its passage. proved July 4, 1872.]

its passage.

CHAPTER XVI.

AN ACT IN AMENDMENT OF CHAPTER FOUR, SECTION TEN OF THE PAMPHLET LAWS OF 1869.

SECTION

1. Savings banks forbidden te pay more than five per cent, annually, but required to divide surplus every two years.

SECTION

2. Act takes effect on its passage.

Be it enacted by the Scnate and House of Representatives in General Court convened:

Savings banks only to pay five quired to divide follows: surplus every two years.

Section 1. That the word "may," in the second line of said per cent, annu- section, be changed to "shall," so that the section shall read as

> "No savings bank shall pay to its depositors interest at a greater rate than five per cent. annually, but shall divide any surplus that may have been accumulated every two years.'

Act takes effect on its passage.

SECT. 2. This act shall take effect on and after its passage. [Approved July 4, 1872.]

CHAPTER XVII.

AN ACT IN AMENDMENT OF CHAPTER FOUR OF THE PAMPHLET. LAWS OF 1869, ENTITLED "AN ACT IN AMENDMENT OF CHAP-TER FIFTY-EIGHT OF THE GENERAL STATUTES IN RELATION TO SAVINGS BANKS.

1. Real estate of savings banks to be faxed where sitnate.

SECTION

- 2. Amount invested in real estate to be deducted from deposits - tax on surplus only. 3. Repealing clause.
- Be it enacted by the Senate and House of Representatives in General Court convened:

Real estate of savings banks to be taxed where situate.

Surplus of deposits, above amount of real estate, alone taxed.

Section 1. That all real estate owned by savings banks in this state shall be taxed in the town or place where situate, in the same manner, and at the same rate as real estate owned by other parties.

Sect. 2. That the treasurers of savings banks, in their several returns to the state treasurer of the amount of deposits and accumulations in their respective savings banks, shall state under oath the amount invested in real estate within this state, and the tax required by the act to which this is an amendment shall be assessed on the deposits and accumulations of savings banks not so invested in real estate.

Repealing clause.

Sect. 3. That all acts and parts of acts inconsistent with the provisions of this act are hereby repealed. [Approved July 4, 1872.]

CHAPTER XVIII.

AN ACT TO PROVIDE FOR THE ASSESSMENT AND COLLECTION OF A STATE TAX.

SECTION I. State tax of six hundred thousand dollars authorized for 1873.

Be it enacted by the Senate and House of Representatives in General Court convened:

Section 1. The sum of six hundred thousand dollars shall be state tax of raised for the use of the state, and shall be assessed, collected and ized for 1873. paid into the treasury on or before the first day of December, in the year of our Lord, one thousand eight hundred and seventythree; and the state treasurer is hereby directed seasonably to issue his warrant to the selectmen of the several towns and places, and to the assessors of the several cities in this state, according to the apportionment of public taxes made June session, one thousand eight hundred and seventy-two, and the selectmen of such towns and places, and the assessors of such cities are hereby required to assess the sums specified in said warrant, and cause the same to be paid to said treasurer on or before the first day of December, in the year of our Lord, one thousand eight hundred and seventy-three; and the state treasurer is hereby authorized to issue his extents for all the taxes which shall then remain unpaid. [Approved July 3, 1872.

CHAPTER XIX.

AN ACT IN AMENDMENT OF CHAPTER TWENTY-SIX OF THE LAWS OF 1869, ENTITLED AN ACT RELATING TO THE KEEPING OF FI-NANCIAL ACCOUNTS OF TOWNS.

Section 1. Treasurer to receipt to selectmen and keep separate accounts - official bond holden.

Be it enacted by the Senate and House of Representatives in General Court convened:

Section 1. That section third of chapter twenty-six, of the Treasurer to laws of 1869, be amended by adding at the end thereof as follows: receipt to selection and all money received by the selectmen shall be paid by them to arrange accounts official bond the treasurer, who shall give them a receipt therefor, and his official to be holden. bond shall be holden for the safe keeping and disbursement of the same, as in said section provided for the disbursement of money received from the collector of taxes, and the selectmen and town treasurer shall in all cases keep separate accounts of all money received and paid by them, and all money hired for the use of any town, or received from any source except that collected by the collector of taxes, shall be received by the selectmen, and be paid by them to the treasurer. [Approved July 2, 1872.]

CHAPTER XX.

AN ACT IN AMENDMENT OF CHAPTER FORTY-TWO OF THE GENERAL STATUTES, RELATING TO THE MAYOR AND ALDERMEN AND COMMON COUNCIL OF CITIES.

SECTION

1. Mayor and Aldermen to determine uniform and badges of city officers.

SECTION
2. Act takes effect from its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Mayor and aldermen to determine uniform and badges of city officers.

Section 1. It shall be the duty of the mayor and aldermen to fix and determine a suitable and appropriate uniform for the marshal, assistant marshal and police officers by them appointed, and to designate such badges and other marks of their official character as they may deem expedient.

Act takes effect from its passage. Sect. 2. This act shall take effect from its passage. [Approved June 26, 1872.]

CHAPTER XXI.

AN ACT TO CHANGE THE LAW TERMS OF THE SUPREME COURT.

SECTION

 Law terms to be holden at Concord — order of business.
 Briefs not to be required till first day of term

when case heard.

Section
3. Distinction of districts abolished.

4. Repealing clause.

Be it enacted by the Senate and House of Representatives in General Court convened.

Law terms at Concord—order of business, SECTION 1. The supreme court shall hold two law terms in each year for the whole state at Concord, one commencing on the first Tuesday of December, and the other on the first Tuesday of June, and at each of said terms shall attend to the business of the respective counties in the following order, to wit: Rockingham, Strafford, Belknap, Carroll, Merrimack, Hillsborough, Cheshire, Sullivan, Grafton, Coos.

Briefs, when required.

SECT. 2. No party shall be compelled to furnish a brief in any case until the first day of the term at which said case is to be heard before the court, nor shall any case be dismissed for want of a brief.

Districts abolished.

SECT. 3. Section three of chapter one hundred and ninety-one of the General Statutes is hereby amended by striking out the words "In any district" from the first line thereof, and the words "of such district" from the third line of said section.

Repealing clause.

SECT. 4. The first two sections of chapter one hundred and ninety-one of the General Statutes are hereby repealed, and all other statutes and parts of statutes inconsistent with this act. [Approved July 3, 1872.]

CHAPTER XXII.

AN ACT RELATING TO THE APPOINTMENT OF ADMINISTRATORS TO PROTECT AND CARE FOR PROPERTY IN CERTAIN CASES.

SECTION

- 1. When administrator may be appointed for person not heard of or from.
- 2. No distribution of estate for five years.

SECTION

- 3. Character of notices to be published.
- 4. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened.

Section 1. When it shall be proved to the satisfaction of the When adminjudge of probate that a person has left his home and not been heard istrator appointed for perof or from directly or indirectly for one year, and a notice has been son not heard of or from. published in some newspaper at Concord, and also in some newspaper in the county where said person had lived for more than one year immediately before his departure, and notices posted one month in three or more public places in the town where he had lived for more than one year before his departure, and such other notice to relatives and heirs as the court may deem best, and the judge of probate shall believe that said person is dead, it shall be lawful to appoint an administrator upon the estate of said person.

SECT. 2. No distribution of said estate shall be made until five No distribution years after administration has been granted under provisions of the five years.

preceding section.

SECT. 3. The notices shall contain a brief description of the man, Character of his age, name, and such other characteristics as shall identify him.

published. fect on its passage.

Sect. 4. This act shall take effect from and after its passage. Act takes ef-[Approved July 3, 1872.]

CHAPTER XXIII.

AN ACT RELATING TO THE COMPENSATION OF THE SECRETARY OF STATE.

SECTION

- 1. Secretary hereafter to be entitled to fees for civil commissions.
- 2. Secretary for 1871 entitled to same.

SECTION

- 3. Sureties of N. W. Gove released from claim for such fees received by said Gove.
- 4. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened.

SECTION 1. The secretary of state, in addition to the salary and secretary herefees to which he is now by law entitled, may retain to his own use fees for civil fees received by him for civil commissions in full compensation for commissions. his official services.

SECT. 2. The provisions of the preceding section shall apply to secretary for the secretary of state for the past year, and John H. Goodale may same. 1871 entitled to retain to his own use, the fees received by him for civil commissions during the past year in full compensation for his official services.

Sureties of N. W. Gove released from claim for such fees received by him.

SECT. 3. The sureties of Nathan W. Gove, late secretary of state, are hereby exonerated, released and discharged from any and every claim which the state has or might have against them by reason of fees for civil commissions received by said Gove while secretary of state.

Act takes effect on its passage.

Sect. 4. This act shall take effect upon its passage. [Approved July 3, 1872.]

CHAPTER XXIV.

AN ACT TO CONSTITUTE THE TOWN OF GREENVILLE FROM A PART OF THE TERRITORY OF THE TOWN OF MASON.

SECTION

- Greenville constituted and boundaries defined.
- Division of property and funds commissioners to decide in case of disagreement.
- 3. Taxes, how collected and appropriated.

Verneros

- 4. Division of debts and liabilities,
- 5. Paupers, how divided and supported.
- 6. Proportion of public taxes.
- 7. First meeting, how called,8. Act takes effect on its passage.
- 5. Accordes effect of its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Greenville constituted and boundaries defined.

Section 1. That all that part of the town of Mason lying within the following lines and boundaries, to wit: beginning at the northwest corner of said Mason, on the line between Mason and Temple, thence running on the town line between New Ipswich and Mason to the southwest corner of lot number ten in the sixth range of lots in said Mason: thence easterly on the south lines of lots numbered ten, nine and eight in the aforesaid sixth range to the southeast corner of said lot numbered eight: thence northerly on the east line of lots numbered eight in a straight line to the town line between Mason and Wilton: thence westerly on the town lines between Mason, Wilton and Temple, to the point of beginning; be and the same hereby is severed from the said town of Mason, and made a body politic and corporate by the name of Greenville.

Division of property and funds—commissioners to decide if disagreement. SECT. 2. All real and personal property, including all debts, claims and demands of every kind, now owned by and due to the said town of Mason; all school and other funds belonging to said town, and the proportion of the literary fund which, until a new apportionment of state taxes shall be payable to said towns, shall be divided between them in the proportion of six dollars fifty cents to Greenville, and three dollars fifty cents to Mason; and if said towns cannot agree upon the division of any such property, the county commissioners for the county of Hillsborough for the time being, upon the request of either town, may make division of the same, or assign the same or any part thereof to either of said towns, and may order the town to which such property may be assigned, to pay over such sums of money to the other town, as in their opinion is equitable, according to the foregoing proportion, and may fix the time of payment.

SECT. 3. All taxes assessed since March last upon the polls and Taxes, how colestates of persons residing in said Greenville, as hereby constituted, propriated. and all non-resident taxes assessed since March last in said town, shall be collected by the collector to whom the same has been committed for that purpose; and after deducting therefrom the state and county taxes, shall be by him paid over to said town of Greenville in the same manner in which he is directed to pay the same to the town of Mason before this division thereof; and the treasurer of Greenville, when duly chosen and qualified, shall have the same power to issue an extent against such collector, for any neglect to comply with the provisions of this act, that he would have if such collector had been chosen by said town of Greenville.

Sect. 4. All debts and liabilities heretofore incurred by said Division of town of Mason, and all municipal expenses of said town since the debts and liafirst day of March last, shall be paid by the aforesaid towns in the same proportion as hereinbefore prescribed for the division of

SECT. 5. All pumpers supported by, and in the actual receipt of papers how assistance from, said Mason, shall be supported by the towns of supported. Mason and Greenville, each contributing in the same proportion as hereinbefore mentioned for the division of property, until such time as either of said towns shall call for a division of said paupers; and if said towns do not agree upon a division, the aforesaid county commissioners for the time being shall, upon the request of either of said towns, determine and assign to each of them its proportion of said pampers upon the same basis, or near as practicable, as that prescribed for a division of the town property, and determine which of said paupers shall be supported by each of said towns.

SECT. 6. In all assessments of state and county taxes, until the proportion of legislature shall otherwise order, Mason, as constituted after this public taxes. division thereof, shall pay one dollar fifty-two cents, and Greenville two dollars eighty-two cents; and the state and county treasurers

shall issue their respective warrants accordingly.

Sect. 7. Samuel Haines, James L. Chamberlain and Amos First meeting. Scripture, or any two of them, may call the first meeting of said how called. town of Greenville, by posting up a warrant for that parpose as the law directs, at which meeting either of said persons may preside until a moderator be chosen, and at such meeting all necessary town officers may be chosen.

SECT. 8. This act shall take effect from and after its passage. Act takes effect [Approved June 28, 1872.]

CHAPTER XXV.

AN ACT PROVIDING FOR THE CONSTRUCTION AND MAINTENANCE. OF SIDEWALKS.

SECTION

1. Abutting land owners to contribute towards the construction and maintenance of sideSECTION

2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Abutting land sidewalks.

Section 1. The city councils of any city by ordinance, and any owners to contibute towards town by by-law, may provide for the construction and maintenance of sidewalks on either or both sides of any streets or highways therein, and for assessing upon the owners of land abutting upon such streets or highways such portion of the expense of constructing, maintaining and renewing such sidewalks, as they may deem just and reasonable; and all assessments made under the provisions of this act shall be valid and binding upon the owners of such lands, and shall be a lien on such lands for one year after the same are made and notice thereof given to the persons assessed, and said lands may be sold for non-payment thereof, as in the case of nonpayment of taxes on resident lands.

Act takes effect on its passage.

Sect. 2. This act shall take effect upon its passage. [Approved June 26, 1872.]

CHAPTER XXVI.

AN ACT IN ADDITION TO AND IN AMENDMENT OF AN ACT TO AUTHORIZE A LIMITED REIMBURSEMENT OF THE MUNICIPAL WAR EXPENSES, PASSED JUNE SESSION, 1870.

SECTION

1. Recruits, who received no bounty, entitled to receive reimbursement funds, when.

SECTION

2. Act takes effect on its passage - repealing clause.

Be it enacted by the Senate and House of Representatives in General Court court convened:

When recruits to receive reimbursement funds.

Section 1. If any town or city has received or shall receive the sum of one hundred dollars or part thereof, either in money or bonds for any person counted as part of the quota of such town or city who has not received any bounty from such town, city or place, the sum of money or bonds received shall belong to and be the property of the person so counted, or his legal representatives, and may be recovered of such town or city in an action of assumpsit as for money had and received.

Act takes effect on its passage repealing, clause.

SECT. 2. This act shall take effect and be in force from and after its passage, and all acts and parts of acts inconsistent with this act are hereby repealed. [Approved July 3, 1872.]

CHAPTER XXVII.

AN ACT IN AMENDMENT OF CHAPTER TWELVE OF THE PAMPHLET LAWS OF 1870.

SECTION 1. State treasurer to pay bounty to recruits, when and in what proportion.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. The state treasurer is hereby authorized and re-State treasurer quired to pay to each person who resided in any unincorporated grant when and in or location within this state, and who entered and was accepted what into the military service of the United States under the call of July 2, 1862, or afterwards, and who has received no bounty therefor from said grant or location, his proportionate part of the sum allotted to said grant or location under the provisions of chapter twelve of the pamphlet laws of 1870, upon proof made to said treasurer that such person performed such military service either by himself in person, or by his substitute, and has not received his bounty as aforesaid. [Approved July 4, 1872.]

CHAPTER XXVIII.

AN ACT IN AMENDMENT OF SECTION SIX, CHAPTER ONE, OF THE PAMPHLET LAWS OF 1869, RELATING TO ANNUAL REPORTS.

SECTION

1. Fifteen hundred copies of certain reports to

SECTION

3. Act takes effect on its passage.

2. Repealing clause.

Be it enacted by the Senate and House of Representatives in General Court convened:

Section 1. There shall annually be printed of the reports of the 1500 copies of Boards of Agriculture, Insurance and Savings Banks Commissioners, certain reports to be printed. and of the officers of the Asylum for the Insane, fifteen hundred copies of each for the use of the state, and all extra copies of the above-named reports, and of all annual reports made to the legislalature, shall be paid for by the persons ordering the same, and no claims for such bills shall hereafter be paid by the state.

SECT. 2. All acts and parts of acts inconsistent with this act are Repealing hereby repealed.

SECT. 3. This act shall take effect upon its passage. [Approved Act takes effect July 4, 1872.]

CHAPTER XXIX.

AN ACT IN CO-OPERATION WITH THE UNITED STATES COAST SUR-VEY, IN THE TRIANGULATION OF THE STATE.

SECTION SECTION 1. Acting assistant in charge of coast survey 2. Expense to be paid by state treasurer. 3. Act takes effect on its passage,

Be it enacted by the Senate and House of Representatives in General Court convened:

Acting assistant in charge of coast survey to erect signals.

Section 1. The acting assistant, in charge of the triangulation now being carried on in this state by the United States coast survey, is hereby authorized to set such signals as may be necessary to render this survey complete, and of the greatest service and benefit for future use in the construction of a map of the state, at an expense not exceeding twenty dollars in any town or city of the state, and to draw upon the state treasurer for the sums so expended.

Expense to be paid by state treasurer.

SECT. 2. The state treasurer is hereby directed to pay out of any money in the treasury such expenses as may be incurred in carrying out the object named in the preceding section, the bills for the same having been previously approved by the governor.

Act takes effect on its passage.

Sect. 3. This act shall take effect on its passage. [Approved July 3, 1872.]

CHAPTER XXX.

AN ACT IN AMENDMENT OF CHAPTER TWO HUNDRED AND FIFTY OF THE GENERAL STATUTES.

SECTION	SECTION
1. Prisoners retained for non-payment of fine	3. Repealing clause — act takes effect on its
and costs, how and when discharged.	passage.
2. Solicitor to have notice.	

Be it enacted by the Senate and House of Representatives in General Court convened:

Prisoners detained for nonand costs, how and when discharged.

Section 1. Whenever any person, under conviction for any payment of the criminal offence and confined in jail, is unable to pay any fine or cost, the supreme court or any justice thereof in vacation, upon petition of the prisoner or the county commissioners, and satisfactory proof of such inability, may order such prisoner to be discharged upon such terms as they may think proper and expedient.

Solicitor to have

SECT. 2. No such discharge shall be granted unless the petition shall be approved by the county solicitor, or it shall appear to the court or justice that the solicitor has been served with a copy of the petition, and that notice has been given to him of the time and place, when and where the same is to be presented to the court of justice, at least ten days before the hearing upon the petition,

and said petition, evidence, and the order of the court or justice shall be filed in the office of the clerk of said court.

SECT. 3. Sections nine and ten of chapter two hundred and fifty Repealing of the General Statutes are hereby repealed, and this act shall take take effect on effect on its passage. [Approved July 3, 1872.]

CHAPTER XXXI.

AN ACT IN AMENDMENT OF CHAPTER FIFTY-TWO OF THE GEN-ERAL STATUTES, RELATING TO THE APPRAISAL OF TAXABLE PROPERTY.

SECTION 1. How property to be appraised for taxation.

2. Repealing clause.

Be it enacted by the Senate and House of Representatives in General Court convened:

Section 1. Section one of said chapter is hereby amended by How property inserting in the second line thereof, after the word "money," and to be appraised for taxation. before the word "and," the words 'as they would appraise the same in payment of a just debt due from a solvent debtor.

SECT. 2. All acts and parts of acts inconsistent with this act are Repealing hereby repealed. [Approved July 4, 1872.]

CHAPTER XXXII.

AN ACT RELATING TO THE DISTRIBUTION OF STATUTES AND OTHER STATE PUBLICATIONS.

1. Copy of the laws, &c., to Portsmouth Ath- 2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Section 1. The secretary of the state shall annually, as soon Copy of laws, as may be after their publication each year, send to the librarian of mouth Aththe Portsmouth Atheneum one copy of the laws, one copy of the eneum. journals of the Senate and House, and, also, one copy of such other state publications as are usually or by law sent to the several states

Sect. 2. This act shall take effect on its passage. [Approved Acttakes effect July 3, 1872.]

CHAPTER XXXIII.

AN ACT IN AMENDMENT OF CHAPTER FORTY-NINE, SECTION TWO, OF THE GENERAL STATUTES, RELATING TO PERSONS AND PROP-ERTY LIABLE TO TAXATION.

SECTION

1. Parsonages exempted from taxation.

SECTION

2. Repealing clause.

Be it enacted by the Senate and House of Representatives in General Court convened:

Parsonages exempted from taxation.

Section 1. That the second section of chapter forty-nine of the General Statutes is hereby amended by inserting in the third line, after the words "public worship," the word "parsonages."

Repealing clause.

Sect. 2. All acts inconsistent with this act are hereby repealed. [Approved July 3, 1872.]

CHAPTER XXXIV.

AN ACT TO AUTHORIZE THE TOWN OF NEWPORT TO RAISE AND APPROPRIATE MONEY TO BUILD A COURT HOUSE AND COUNTY OFFICES FOR THE COUNTY OF SULLIVAN.

SECTION

1. Newport authorized to raise money for court

SECTION

2. Act takes effect from its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Newport aumoney for court house.

Section 1. The town of Newport be and the same is hereby thorized to raise authorized and empowered to raise and appropriate a sum of money, not to exceed the sum of forty thousand dollars, for erecting and finishing a court house and county offices for the use of the county of Sullivan.

Act takes effect on its passage.

Sect. 2. This act shall take effect and be in force from and after its passage. [Approved July 3, 1872.]

CHAPTER XXXV.

AN ACT IN ADDITION TO CHAPTER ONE HUNDRED AND TWENTY-NINE OF THE GENERAL STATUTES.

SECTION

1. Cattle may be impounded on Sunday.

2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. That it shall be lawful to impound any creature Cattle may be named in the one hundred and twenty-ninth chapter of the General impounded on sunday. Statutes, and for the causes and in the manner and upon the conditions therein specified, on Sunday, any law or usage to the contrary notwithstanding.

SECT. 2. This act shall take effect from and after its passage. Act takes effect

[Approved June 25, 1872.]

CHAPTER XXXVI.

AN ACT IN AMENDMENT OF SECTION TWO OF CHAPTER ONE HUN-DRED AND NINETY-NINE OF THE GENERAL STATUTES.

SECTION

1. Moral character attorneys to be suitably

2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Section 1. That section two of chapter one hundred and nine-Moralcharacter ty-nine of the General Statutes be amended by inserting after the suitably qualiword "character" in the second line of said section the words "and fied. suitable qualifications."

SECT. 2. This act shall take effect from and after its passage. Act takes effect

[Approved July 3, 1872.]

CHAPTER XXXVII.

AN ACT IN AMENDMENT OF CHAPTER ONE OF THE PAMPHLET LAWS OF EIGHTEEN HUNDRED AND SEVENTY, RELATING TO THE APPOINTMENT OF ATTORNEYS FOR INSURANCE COMPANIES.

SECTION SECTION 1. Appointment or copy to be furnished insur- Act takes effect on its passage. ance commissioners by agents.

Be it enacted by the Senate and House of Representatives in General Court convened:

Agents to furnish appointit to commissioner.

Section 1. That the words "said appointment or a copy therement or copy of of," be substituted in place of the words "a copy of said appointment," in the tenth line of section two.

Act takes effect on its passage.

SECT. 2. This act shall take effect from and after its passage. [Approved July 5, 1872.]

CHAPTER XXXVIII.

AN ACT TO ENABLE CITIES AND TOWNS TO PROVIDE AGAINST FIRE.

1. Land for reservoirs taken by appraisal.

2. Procedure same as in taking land for high-

SECTION

3. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Land taken by appraisal for reservoirs.

Section 1. Any city or town may take any parcel of land within its limits and erect thereon any structure, and make any excavations, and construct dams and do such other things as may be necessary for the maintaining a reservoir of water to be used in case of fire.

Procedure same as in taking land for highways.

Sect. 2 The method of taking such land, and the assessment of damage to the land owner shall be the same as is by law provided in case where land is taken for a highway.

Act takes effect on its passage.

Sect. 3. This act shall take effect on its passage. July 4, 1872.]

CHAPTER XXXIX.

AN ACT TO EXPEDITE THE TRIAL OF CIVIL SUITS.

Section

SECTION 5

1. Name of one of several plaintiffs may be struck out before case submitted.

 Act takes effect on its passage, and applies to pending suits.

Be it enacted by the Senate and $\, House\,$ of $\, Representatives$ in $\, General \,$ Court convened:

SECTION 1. In all civil proceedings when two or more are joined Name of plaintage plaintiffs, the writ or other process may be amended by striking struck out beout the name of any plaintiff before the evidence is closed or the mitted. case is submitted.

SECT. 2. This act shall take effect upon its passage and apply to Act takes effect on passage, and existing suits. [Approved July 3, 1872.]

applies to pending suits.

CHAPTER XL.

AN ACT AUTHORIZING TOWNS AND CITIES TO APPROPRIATE MONEY TO DEFRAY THE EXPENSES OF DECORATING SOLDIERS' GRAVES.

SECTION

SECTION

- 1. Cities and towns may appropriate limited sum to pay expense of decorating soldiers graves.
- Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court Convened.

SECTION 1. Any town by vote of any legal meeting, and any cities and city, by vote of its city councils, may and are hereby authorized to to twis authorized appropriate a sum of money not exceeding two hundred dollars, for limited appropriate purpose of defraying the expense of decorating the graves of soldiers who lost their lives in defending our flag in the late rebellion.

SECT. 2. This act shall take effect upon its passage. [Approved act takes effect on its passage July 4, 1872.]

CHAPTER XLI.

AN ACT FOR THE MORE EQUAL DISTRIBUTION OF ESTATES.

1. Widow entitled to third of estate after payment of debts and expenses of administration, at her option.

SECTION

- 2. If marriage settlement, provision inappli-
- 3. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court Convened:

Widow entitled to net third of her option.

Section 1. The widow of every person deceased, testate or inwhole estate, at testate, whether leaving lineal descendants or not, by waiving her right of dower and homestead, and releasing her distributive share, shall be entitled to receive instead thereof one-third part of all the estate remaining after the payment of the debts and the expenses of administration, if no provision is made for her by the will of the deceased, or if she shall waive such provision.

Law inapplicable when marriage settlement.

Act takes effect on its passage.

Sect. 2. If settlement has been made upon the wife before marriage, the preceding section shall not be in force.

SECT. 3. This act shall take effect on its passage. [Approved July 3, 1872.]

CHAPTER XLII.

AN ACT IN AMENDMENT OF SECTION NINE OF CHAPTER FIFTY-THREE OF THE GENERAL STATUTES, IN RELATION TO INTEREST ON UNPAID TAXES.

SECTION

1. Interest on unpaid taxes from first of December instead of Novembor.

SECTION

2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Interest on uninstead of November.

Section 1. Section nine of chapter fifty-three of the General paid taxes from Statutes is hereby amended by striking out the word "November" in the third line thereof, and inserting instead thereof the word "December," so that interest at ten per cent. on unpaid taxes shall be charged from the first day of December, instead of the first day of November.

Act takes effect from its passage.

Sect. 2. This act shall take effect upon its passage. proved June 26, 1872.]

CHAPTER XLIII.

AN ACT IN ADDITION TO CHAPTER TWENTY-TWO OF THE GEN-ERAL STATUTES, RELATING TO COUNTIES AND COUNTY COM-MISSIONERS.

- 1. County conventions may appoint auditors, their powers and duties.
- 2. Commissioners to furnish information to

3. Annual appropriation recommended, to be in detail, &c.

Be it enacted by the Senate and House of Representatives in General Court convened:

Section 1. The county convention shall have power to appoint Auditors protwo auditors annually for the succeeding year, whose duty it shall powers and dube to examine the accounts of the county commissioners and county ties. treasurer, and the bills, notes, bonds, coupons and payments named therein, and in addition to the usual report that said accounts are properly east and well vouched, they shall in their report state whether the sums named in the youchers and payments are according to the market value of the articles charged therein, and whether such articles have been used for the benefit of the county.

SECT. 2. The county commissioners shall furnish said auditors Duty of county all the aid and information required by them in the performance of commissioners: their duties.

SECT. 3. The annual recommendation to the county convention Annual approof the sum necessary to be raised by the county for the ensuing in detail. year shall contain in detail a statement of the objects and purposes for which the money is appropriated and applied. [Approved July 3, 1872.]

CHAPTER XLIV.

AN ACT IN RELATION TO THE APPOINTMENT OF SUPERINTENDENTS OF SCHOOLS IN CITIES IN THIS STATE.

SECTION

SECTION

1. City ordinances may require school committee to appoint superintendent - his duties, salary, etc.

2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Section 1. Any city by an ordinance may require the school superintencommittee annually to appoint a superintendent of public schools, and how apwho, under the direction and control of said committee, shall have pointed. the care and supervision of the schools, with such salary as the city may determine, and in every city in which such ordinance is in force, the school committee shall receive no compensation.

Sect. 2. This act shall take effect on its passage. Approved Act takes effect July 3, 1872.]

CHAPTER XLV.

AN ACT IN RELATION TO THE FUNDS OF THE NEW HAMPSHIRE COLLEGE OF AGRICULTURE AND THE MECHANIC ARTS.

Section

1. Trustees to change investments, with consent of governor and council.

Section

2. Repealing clause.

3. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Trustees authorized to change investments with consent of governor and council,

Section 1. The trustees of the New Hampshire College of Agriculture and the Mechanic Arts are hereby authorized and empowered, with the consent of the governor and council, to make such changes from time to time in the investment of the funds of said institution, as the interests of said institution may in their judgment require; including the power to sell and dispose of any stocks, bonds, and other securities belonging at any time to said institution, and to reinvest the proceeds thereof in safe and reliable securities.

Repealing clause.

Sect. 2. All acts and parts of acts inconsistent with this act are hereby repealed.

Act takes effect on its passage. Sect. 3. This act shall take effect from and after its passage. [Approved July 3, 1872.]

CHAPTER XLVI.

AN ACT TO CHANGE THE TIMES AND PLACES OF HOLDING PROBATE COURTS IN THE COUNTY OF CARROLL.

SECTION
1. Terms of probate court, times and places of holding.

Section
2. Repealing clause.

Be it enacted by the Senate and House of Representatives in General Court convened:

Times and places of holding terms. Section 1. Courts of probate shall be holden annually, for the county of Carroll, at the times and places following: At Conway on the first Tuesday of January, May and September; at Tamworth on the first Tuesday of February, June and October; at Ossipee Corner, on the first Tuesday of March, July and November; and at Wolfeborough on the first Tuesday of April, August and December.

Repealing clause.

SECT. 2. Section four of chapter one hundred and seventy-two of the General Statutes is hereby repealed. [Approved June 26, 1872.]

CHAPTER XLVII.

AN ACT RELATING TO POLICE JUSTICES.

Section

1. City Councils may increase salary of their | Section | 2. Act takes effect on its passage, bolice justices.

Be it enacted by the Senate and House of Representatives in General Court convened:

Section 1. The several city councils of the cities in this state City councils are authorized and empowered to make such compensation to their salary of their respective police justices as they may deem fit, in addition to the police justices, compensation now provided by law.

SECT. 2. This act shall take effect from and after its passage. Act takes effect on its passage.

[Approved July 3, 1872.]

CHAPTER XLVIII.

AN ACT IN AMENDMENT OF SECTION ELEVEN OF CHAPTER TWO HUNDRED AND SEVEN OF THE GENERAL STATUTES.

SECTION
1. All actions of tort not abatable by death of either party.

SECTION
2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. That section eleven of chapter two hundred and All actions of seven of the General Statutes be amended by striking out the by death of words "actions of trover and trespass," in the first line of said sec-either party. tion, and inserting in lieu thereof the words, "all actions founded on tort."

SECT. 2. This act shall take effect upon its passage. [Approved Act takes effect July 3, 1872.]

CHAPTER XLIX.

AN ACT IN AMENDMENT OF SECTION TWO, CHAPTER SIXTY-FOUR, OF THE GENERAL STATUTES.

Section 1. Costs of laying out highways, by whom paid.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. That section second of chapter sixty-four of the costs of laying General Statutes shall be so amended as to read as follows:

Output

Outpu

town shall be paid by the town; and in two or more towns, by the towns, to be assessed by the commissioners; or overland not in any town, by the county. [Approved July 3, 1872.]

CHAPTER L.

AN ACT IN RELATION TO LANDS CONNECTED WITH THE NEW HAMPSHIRE ASYLUM FOR THE INSANE.

SECTION

SECTION

- 1. Lands connected with asylum not to be condenined unless by express authority of legislature.
- 2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Asylum lands not to be conby express authority of the l egislature.

Section 1. No land connected with the New Hampshire Asylum demnet, unless for the Insane, shall be taken for a highway or other public use, except by the express authority of the legislature, for that purpose first had and obtained.

Act takes effect on its passage.

SECT. 2. This act shall take effect upon its passage. [Approved July 4, 1872.]

CHAPTER LI.

ACT IN AMENDMENT OF CHAPTER ONE HUNDRED AND SEVENTY-TWO OF THE GENERAL STATUTES.

SECTION 1. Probate courts in Cheshire to be holden at Keene on the first and third Fridays of each month.

Be it enacted by the Senate and House of Representatives in General Court convened:

Probate courts for Cheshire at Keene on the first and third Fridays of each month.

Section 1. Section seven of chapter one hundred and seventytwo of the General Statutes is amended by striking out the word "Tuesday," and inserting in place thereof the word "Friday." [Approved July 3, 1872.]

CHAPTER LII.

AN ACT TO REPEAL CHAPTER TWENTY-SIX OF THE LAWS PASSED AT THE JUNE SESSION OF THE LEGISLATURE, 1871.

SECTION
1 Special act authorizing Nashna to exempt | SecTION 2. Act property from taxation, repealed.

2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Section 1. That chapter twenty-six of the laws passed June special act resession, eighteen hundred and seventy-one, entitled "An act expecial act rempting from taxation certain property in the city of Nashua," be and the same is hereby repealed.

SECT. 2. This act shall take effect on its passage. [Approved Act takes effect on its passage.]

June 26, 1872.]

CHAPTER LIII.

AN ACT CONCERNING CHANGES OF NAME.

SECTION

1. Judges of probate empowered to change

Section
2. Repealing clause.

3. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Section 1. That the judges of probate in the several counties of Judges of prothe state shall have full power to change the names of parties who end to change may so desire, provided they shall see good reason why such applications should be granted.

SECT. 2. All acts and parts of acts inconsistent with this act are Repealing hereby repealed.

SECT. 3. This act shall take effect from and after its passage. Act takes effect [Approved July 4, 1872.]

CHAPTER LIV.

AN ACT IN AMENDMENT OF AN ACT ENTITLED "AN ACT IN AMENDMENT OF THE CHARTER OF DOVER, IN RELATION TO SCHOOL DISTRICT," PASSED AT THE JUNE SESSION, 1869.

SECTION

SECTION

1. School committee in wards two and three.

2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

School committee in wards

Section 1. There shall be elected annually in ward two in said two and three, city two members of the school committee; and in ward three in same city three members of said committee and no more.

Act takes effect on its passage.

SECT. 2. This act shall take effect on its passage. [Approved June 26, 1872.]

CHAPTER LV.

AN ACT FOR THE BETTER PROTECTION OF TROUT.

SECTION

- 1. Trout not to be taken, except in certain waters, during eight months of the year,
- 2. Penalty for violation of law.

SECTION

- 3. Law not applicable to private ponds or other waters.
- 4. Repealing clause.
- 5. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Trout protect ed, when and where.

Section 1. No person shall eatch, kill, or destroy any trout or salmon trout in any brook, river, stream, pond, or other waters in this state, excepting Sunapee Lake, Winnesquam Lake, Squam Lake, Newfound Lake, First and Second Connecticut Lakes, and Winnipisankee Lake, and Ford Pond in Warren, during the months of September, October, November, December, January, February, March or April, in any year.

Penalty for vio-ation of law.

SECT. 2. Any person violating the provisions of this act shall forfeit for each trout or salmon trout so caught, killed or destroyed, the sum of ten dollars, one half of which shall be for the use of the complainant, and the other half for the use of the county in which said offence shall be committed.

Law not applicable, when and where.

Sect. 3. This act shall not be construed to apply to any waters in which any person or persons have now by law the exclusive right to take, eatch, kill and destroy trout or salmon trout.

Repealing clause.

Sect. 4. All acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

SECT. 5. This act shall take effect and be in force from and after Act takes effect on its passage. its passage. [Approved July 4, 1872.]

CHAPTER LVI.

AN ACT FOR THE PROTECTION OF FISH IN THE COCHECHO RIVER, IN FARMINGTON.

SECTION

SECTION

 Fish in the Cochecho river, in Farmington, protected till November, 1875 — penalty. 2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Section 1. No person shall take, catch, kill or destroy any fish Fish protected in the waters of the Cochecho river, in the town of Farmington, in the county of Strafford, from the passage of this act until the first day of November, 1875, under penalty of a fine of ten dollars for each and every fish so taken, caught, killed, or destroyed, one-half of said fine to the use of the complainant.

SECT. 2. This act shall take effect on its passage. [Approved Actiakes effect on its passage.]

July 4, 1872.]

CHAPTER LVII.

AN ACT FOR THE PROTECTION OF FISH IN THE HUNKINS POND, IN SANBORNTON.

SECTION

- 1. Fish protected penalty for violation.
- 2. Land owners exempted from prohibition.

SECTION

3. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. That all persons are hereby prohibited from fishing in Fish protectany manner in the Hunkins Pond in Sanbornton: and any person ed—penalty violating the provision of this act shall be liable to a fine of ten dollars for each offence, one-half to be paid to the person prosecuting, and one-half to the county of Belknap.

Sect. 2. Nothing in this act shall be construed to prevent those Land owners who are the owners of the land around said pond, or interested in exempted from the land or waters, from cultivating or taking fish from the same in the manner most convenient.

SECT. 3. This act shall take effect from its passage. [Approved Act takes effect July 3, 1872.]

CHAPTER LVIII.

AN ACT FOR THE PROTECTION OF FISH IN LOVEWELL'S POND, IN NASHUA.

SECTION

1. Fish protected in Lovewell's pond.

SECTION

2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Fish protected in Lovewell's Pond. Section 1. That the provisions of sections ten and fourteen of chapter two hundred and fifty-one of the General Statutes be extended so as to include Lovewell's Pond, in the southern part of Nashua.

Act takes effect on its passage.

Sect. 2. This act shall take effect from and after its passage. [Approved July 3, 1872.]

CHAPTER LIX.

AN ACT TO DISANNEX THE HOMESTEAD OF HARRIET N. KNOWLTON FROM SCHOOL DISTRICT NUMBERED SEVEN, IN HARRISVILLE, AND ANNEX THE SAME TO SCHOOL DISTRICT NUMBERED SEVEN, IN MARLBOROUGH.

SECTION

1. Homestead disannexed from Harrisville and annexed to Marlborough, for school purnoses. SECTION

2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Homestead disannexed from Harrisville and annexed to Marlborough,

SECTION 1. That the homestead farm of Harriet N. Knowlton of Harrisville, and the taxable property thereon, shall be and hereby is disannexed from school district numbered seven, in Harrisville, and annexed to school district numbered seven, in Marlborough, for the purposes of schooling.

Act takes effect SEC on its passage.

SECT. 2. This act shall take effect and be in force from and after its passage. [Approved June 25, 1872.]

CHAPTER LX.

AN ACT TO DISANNEX A TRACT OF LAND FROM THE TOWN OF GREENFIELD, AND ANNEX THE SAME TO THE TOWN OF FRANCESTOWN.

SECTION
1. Tract of land in Greenfield annexed to Fran2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Section 1. That all that part of the town of Greenfield lying Tract of land in easterly of a straight line drawn from a stake and stones at the Greenfield ansouthwest corner of said town of Francestown, at land of George cestown. P. Holt, northerly on the line between said towns to a corner of the "Gore," so called, near an untenanted house on land of said Holt, and thence in the same right line northerly across a part of said town of Greenfield until said line thus extended shall strike and intersect with the line between said towns, near the dwelling house of Charles E. Blanchard, is hereby disannexed from said town of Greenfield and annexed to said town of Francestown.

SECT. 2. This act shall take effect upon its passage. [Approved Act takes effect July 4, 1872.]

CHAPTER LXI.

AN ACT TO DISANNEX THE FARM OF HOLLIS PERKINS FROM DOVER, AND ANNEX THE SAME TO SCHOOL DISTRICT NUMBERED FOUR IN ROLLINSFORD.

SECTION
1. Farm in Dover annexed to Rollinsford for school purposes.

SECTION
2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Section 1. That the homestead farm of Hollis Perkins, of Rol- Farm in Dover linsford, with the inhabitants of said town living upon the same, annexed to Rollinsford, with the inhabitants of said town living upon the same, and the taxable property, shall be and hereby is disannexed from school purposes. Dover and annexed to district numbered four in Rollinsford, for the purposes of schooling.

SECT. 2. This act shall take effect and be in force from and after Act takes effect its passage. [Approved June 25, 1872.]

CHAPTER LXII.

AN ACT TO ALTER THE NAMES OF CERTAIN PERSONS.

SECTION

1. Names of certain persons altered.

SECTION

2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Names of certain persons altered.

Section 1. That Sarah Maria Huckins, of Runney, may take the name of Sarah Maria Perkins; that Charles Henry Philbrick, of Rumney, may take the name of Charles Henry Perkins; that Herbert Elden Philbrick, of Rumney, may take the name of Herbert Elden Perkins; that Mary Murphy, of Pembroke, may take the name of Mary Hildreth; that Nellie M. Murphy, of Pembroke, may take the name of Nellie M. Hildreth; that Albina Ellen Wheeler, of Berlin, may take the name of Albina Ellen Dustan; that Harriet E. Page, of Litchfield, may take the name of Harriet E. Rogers; that Abbie Jane Morrison, of Pittsfield, may take the name of Abbie Jane Drew; that J. Sherburn Rollins, of Epping, may take the name of Sherburn J. Rollins; that Willie Parker Nash, of Gilsum, may take the name of Willie Parker Chapin; that Frank J. Ashley may take the name of Frank J. Peasley; that John B. Chaney may take the name of John B. Peasley; that E. Everett Brock, of Wolfeborough, may take the name of E. Everett Dickson; that Ada Brock, of Wolfeborough, may take the name of Ada Dickson; that Emma Frances McMurphey may take the name of Emma Frances Eastman; that Augusta A. Jones, of Somersworth, may take the name of Augusta A. Bagley; that Carrie Augusta Brown, of Lyndeboro', may take the name of Carrie Augusta Young; that Helen G. Mills may take the name of Helen G. Clements; that Hannah Faust Hanscomb may take the name of Hannah Elizabeth Forrest; that Charles Walter Hanscomb may take the name of Charles Walter Forrest; that Margaret Cronon, of Greenfield, may take the name of Nellie Margaret Whittemore; that John Theodore, of Lancaster, may take the name of Theodore Douglass; that Elisha Elwin Mansor, of Unity, may take the name of Elisha Elwin Parker; that Frances Place Waldron, of South Hampton, may take the name of Fannie Fitts Waldron; that Albert A. Eastman, of Groton, may take the name of Albert A. Ford; that Cora Belle Pinkham, of Rochester, may take the name of Belle Cora Evans; that Ida Estella Burt, of Nashua, may take the name of Ida Estella Otis; that Luella E. Dow, of New Hampton, may take the name of Ella E. Pike; that Charles Henry Howard Glines, of New London, may take the name of Charles Henry Howard; that David McWhirter, of Hampton Falls, may take the name of David M. Whittier; that Margaret McWhirter, of Hampton Falls, may take the name of Margaret M. Whittier; that James McWhirter, of Hampton Falls, may take the name of James M. Whittier; that Agnes McWhirter, of Hampton Falls, may take the name of Agnes M. Whittier; that David McWhirter, jr., of Hampton Falls, may take the name of David A. Whittier; that Mary

French Young, of Barrington, may take the name of Mary French Locke; Lydia S. Barker, of Hancock, may take the name of Lydia L. Barber.

SECT. 2. This act shall take effect upon its passage. [Approved Act takes effect July 3, 1872.]

CHAPTER LXIII.

AN ACT TO CHANGE THE NAME OF GEORGE SMITH HALL [AND OTHERS.]

SECTION

1. Names changed.

SECTION

2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. That George Smith Hall may take the name of Names George Hall Capen; Nancy J. Stevens may take the name of Nancy J. Whittier; and William Leroy Phelps may take the name of William Leroy Whitney.

SECT. 2. This act shall take effect from and after its passage. Act takes effect [Approved July 4, 1872.]

CHAPTER LXIV.

AN ACT TO CHANGE THE NAMES OF REBECCA H. TINKER AND ANOTHER.

SECTION

1. Names changed.

SECTION

2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Section 1. That Rebecca H. Tinker, of Hudson, may take the Names name of Rebecca H. Hill; and Lenna May Reno Cooper, of Concord, may take the name of Lenna May Woods.

SECT. 2. This act shall take effect upon its passage. [Approved Act takes effect on its passage.]

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CHAPTER LXV.

JOINT RESOLUTION IN FAVOR OF THE REFORM SCHOOL.

Appropriations for benefit of school.

Resolved by the Senate and House of Representatives in General Court convened:

Appropriations for reform school.

That the sum of six thousand dollars be and the same hereby is annually appropriated for the purpose of defraying the ordinary expenses of the State Reform School, the same to be paid over annually to the treasurer of said institution; that the sum of five thousand dollars be, and the same hereby is, appropriated for the purpose of furnishing additional rooms for a work-shop, tool-room, and wood-shed, an additional supply of water; for refurnishing and repairing the building; for lighting the same; enlarging and improving the yard, and for supplying suitable heating apparatus; the same to be paid from any money in the treasury not otherwise appropriated. [Approved July 3, 1872.]

CHAPTER LXVI.

JOINT RESOLUTION IN FAVOR OF INDIGENT BLIND PERSONS AND DEAF MUTES.

Appropriations for education of blind and deaf mutes.

Be it resolved by the Senate and House of Representatives in General Court convened:

Appropriations That the sum of three thousand dollars be and hereby is appro-for blind and deaf and dumb, priated for the support, clothing and education of the indigent deaf That the sum of three thousand dollars be and hereby is approand dumb persons of this state at the asylum at Hartford, Connecticut, and twenty-five hundred dollars for the support, clothing, and education of the indigent blind persons of this state at the asylum at Boston; and that the state treasurer be authorized to pay any deficiency arising for the support of said deaf and dumb or blind persons, above the moneys here appropriated, out of the unexpended appropriation placed to the credit of "other institutions" for the deaf and dumb; that said sums be expended as needed, under the direction of the governor, and that he be authorized to draw his warrant upon the treasurer therefor. [Approved July 4, 1872.]

CHAPTER LXVII.

JOINT RESOLUTION RELATING TO THE NEW HAMPSHIRE COLLEGE OF AGRICULTURE AND THE MECHANIC ARTS.

Appropriation for Agricultural College.

Whereas, Hon. John Conant has given the sum of twelve thousand dollars towards an experimental farm and the buildings to be crected thereon, for the New Hampshire College of Agriculture and the Mechanic Arts, on condition that an equal sum be appropriated by the state; and whereas the state has appropriated but five thousand dollars to that object: therefore,

Resolved by the Senate and House of Representatives in General Court convened:

That the further sum of seven thousand dollars be and the same Appropriation hereby is appropriated for the purpose of completing said buildings, college. and that the same be paid to the treasurer of said college, to be expended under the direction of the trustees of the institution, the same to be paid from any money in the treasury not otherwise appropriated. [Approved June 25, 1872.]

CHAPTER LXVIII.

JOINT RESOLUTION FOR THE APPOINTMENT OF THREE COMMIS-SIONERS, TO MAKE A HYDROGRAPHIC SURVEY OF THE STATE.

Hydrographic commissioners to be appointed --Their report to be printed and circulated. Compensation of commissioners.

Resolved by the Senate and House of Representatives in General Court convened:

That the governor, with the advice of the council, is hereby Hydrographic authorized to appoint three commissioners, one of whom shall be a commissioners competent engineer, to make a thorough hydrographic survey of their duties. such of the streams of the state as they shall deem most advisable, and make a report to the governor and council of the fall and volume of water of said streams, the supply and constancy of the water, the present capacity, and to what extent that capacity may be increased, their reservoirs, their accessibility, and such other facts as will tend to show their advantage for the employment of manufacturing industry.

Resolved, That the governor and council are hereby authorized Their report to to cause the report of said commissioners to be printed in such form circulated, as will be suitable for distribution, with a view to invite capital in the development of our manufacturing resources.

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Compensation of commissioners.

Resolved. That the governor and council shall allow such compensation for the traveling and other necessary expenses of said commissioner, not exceeding the sum of two thousand dollars, as shall be just and equitable, and the governor is hereby authorized to draw his warrant on the treasury for the payment of the same. [Approved July 4, 1872.]

CHAPTER LXIX.

JOINT RESOLUTION IN RELATION TO CHAPLAIN OF STATE PRISON.

Appropriation for chaplain and teachers.

Appropriation for repair of prison library.

Resolved by the Senate and House of Representatives in General Court convened:

Appropriation

That the sum of seven hundred dollars be and hereby is apfor chaplain and propriated for the salary of the chaplain and teachers of the state prison for the year 1871, and the sum of eight hundred dollars be and hereby is appropriated for the chaplain and teachers for the year ending July 1, 1873, to be distributed under the direction of the governor and council, and that the governor be authorized to draw his warrant for the same out of any moneys in the treasury not otherwise appropriated.

Appropriation for repair of prison library.

Also, one hundred dollars for the repair of library for the state prison. [Approved July 3, 1872.

CHAPTER LXX.

JOINT RESOLUTION IN RELATION TO THE MARKING SOLDIERS GRAVES.

Appropriation authorized to pay claims.

Whereas. The sum of sixteen hundred and fifty dollars is claimed to be due from the state of New Hampshire towards defraying the cost of a cemetery on the battle-field of Antietam. wherein are interred the remains of about one hundred New Hampshire soldiers; and

Whereas. The superintendent of national cemeteries represents that the sum of four hundred dollars is required to suitably mark the graves of those New Hampshire soldiers who fell at the battle of

Winchester: therefore, be it

Resolved by the Senate and House of Representatives in General Court convened:

Appropriation to pay claims.

That the aforesaid claims be referred to the governor and council for examination and adjustment, and the governor is hereby authorized to draw his warrant on the treasurer for such sum or sums as the governor and council shall determine as just to be paid by this state for the purposes aforesaid, not exceeding the sum of two thousand and fifty dollars. [Approved July 4, 1872.]

CHAPTER LXXI.

JOINT RESOLUTION PROVIDING FOR AN IMPROVEMENT AT THE STATE PRISON.

Appropriation for improvement in chimney at prison.

Resolved by the Senate and House of Representatives in General Court convened:

That his excellency the governor be instructed to cause the Appropriation chimney connected with the engine house at the state prison to be ment in chimprovided with the best and most improved apparatus for consuming new at prison. the smoke and cinders generated from the fuel consumed in heating the boiler of the engine, and that the expense thereof, not exceeding five hundred dollars, be paid from any money in the treasury not otherwise appropriated. [Approved June 25, 1872.]

CHAPTER LXXII.

JOINT RESOLUTION IN COMMENDATION OF JOHN CONANT, ESQ.

Thanks to John Conant for his liberality, &c.

Whereas, John Conant, Esquire, of Jaffrey, has donated to the College of Agriculture and the Mechanic Arts the sum of sixty thousand dollars, for scholarships and other purposes, Therefore,

Resolved by the Senate and House of Representatives in General Court convened:

That appreciating such munificent bounty we tender him our Thanks to John thanks, while we trust his life may be spared until he shall realize Conant for his thanks, while we trust his life may be spared until he shall realize Conant for his the results of his charities, and that he may pass an old age of elegance and ease. His portrait adorns the edifice his benefaction has founded. His name is recorded in the capitol. His memory will be cherished in the hearts of coming generations. [Approved July 4, 1872.7

CHAPTER LXXIII.

JOINT RESOLUTION IN RELATION TO THE SALE OF THE ARSENALS AND LOTS AT PORTSMOUTH AND LANCASTER.

Adjutant-general to sell arsenals and lots, with advice and consent of governor and council.

Resolved by the Senate and House of Representatives in General Court convened:

Adjutant-general to sell, governor and council.

That the adjutant-general, with the advice and consent of the eral to sell, with consent of governor and council. be authorized to sell and convey by deed the arsenals and lots at Portsmouth and Lancaster, and the powder magazine and lot at Lancaster, and pay the proceeds into the state treasury. [Approved July 5, 1872.]

CHAPTER LXXIV.

JOINT RESOLUTION IN FAVOR OF THE STATE LIBRARY.

Appropriations for library, &c.

Resolved by the Senate and House of Representatives in General Court convened.

Appropriations for library, &c.

That the sum of four hundred dollars be and the same hereby is appropriated to be expended by the trustees of the state library for the purpose of purchasing and binding books for said library; and that the sum of three hundred dollars be and the same hereby is appropriated for the use of the New Hampshire Historical Society, for the improvement and completion of their library-room; and that the same be paid out of any money in the treasury not otherwise appropriated, and that the governor be authorized to draw his warrant therefor. [Approved July 4, 1872.]

CHAPTER LXXV.

JOINT RESOLUTION RELATING TO INSANE PAUPERS.

Commission on insane paupers to be appointed.

Resolved by the Senate and House of Representatives in General Court convened:

Commission on insane paupers to be appointed.

That the governor and council be instructed to appoint a committee consisting of three discreet persons, whose duty it shall be to examine into the condition and number of the destitute and pau-

per insane persons throughout the state, and to report to the next session of the Legislature as to their said condition, and to offer any suggestions in reference to the care and treatment of said insane parties which such examination may lead them to think expedient, and for this purpose there be and hereby is appropriated a sum not exceeding one hundred and fifty dollars, and that the governor be authorized to draw his warrant for the same out of any money in the treasury not otherwise appropriated. [Approved July 3, 1872.]

CHAPTER LXXVI.

JOINT RESOLUTION APPROPRIATING THE SUM OF FIVE HUNDRED DOLLARS, TO DEFRAY THE CONTINGENT EXPENSES OF THE GOVERNOR.

Appropriation for contingent expenses.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of five hundred dollars be allowed as the contin- Appropriation gent fund of the governor, and the governor may draw his warrant expenses. therefor. [Approved July 3, 1872.]

CHAPTER LXXVII.

JOINT RESOLUTION IN RELATION TO THE STATE-HOUSE.

Appropriation for improvement of state house.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of five hundred dollars be and the same is hereby Appropriation appropriated for the purpose of laying a concrete floor in the base- for improving state-house. ment of the state-house, and plastering the floor under the library, and the governor is hereby authorized to draw his warrant for the same upon any money in the treasury not otherwise appropriated. Approved July 4, 1872.]

CHAPTER LXXVIII.

JOINT RESOLUTION IN RELATION TO EXPENSES OF THE INSURANCE COMMISSIONER.

Expenses of insurance commissioner to be paid, when,

Resolved by the Senate and House of Representatives in General Court convened:

Expenses of commissioner to be paid, when.

That whenever the insurance commissioner of this state shall attend the annual session of the national insurance convention of the United States, composed of the insurance officials of the several states, his travelling fare and hotel expenses, not exceeding the sum of two hundred dollars annually properly itemized and duly audited by the governor and council, shall be paid out of any money in the treasury not otherwise appropriated. [Approved July 4, 1872.]

CHAPTER LXXIX.

JOINT RESOLUTION IN RELATION TO THE DECEMBER TERM OF THE SUPREME JUDICIAL COURT.

December law term to be holden in senate chamber.

Resolved by the Senate and House of Representatives in General Court convened:

December law term in senate chamber. That the supreme judicial court be and hereby is authorized to hold the December term of said court in the senate chamber. [Approved July 4, 1872.]

CHAPTER LXXX.

JOINT RESOLUTION FOR THE BENEFIT OF AGRICULTURE.

Appropriation for agricultural lectures, &c.

Resolved by the Senate and House of Representatives in General Court convened:

That the governor and council are hereby authorized to allow claims approved by the board of agriculture, covering personal expenses of lectures on agricultural subjects, and the cost of chemicals for analyzing soils and articles of household consumption, provided the whole sum shall not exceed five hundred dollars.

[Approved July 4, 1872.]

CHAPTER LXXXI.

JOINT RESOLUTION RELATIVE TO THE QUARTERMASTER-GENERAL'S DEPARTMENT.

Army blankets donated to reform school.

Resolved by the Senate and House of Representatives in General Court convened:

That the two hundred (200) army blankets loaned the reform Army blankets school on the occasion of its destruction by fire in 1865, be donated form school. the school, and that the state treasurer be instructed to credit the quartermaster-general's department with two hundred dollars (\$200), the value of said blankets. [Approved July 3, 1872.]

CHAPTER LXXXII.

JOINT RESOLUTION IN FAVOR OF THE FRANCONIA NOTCH ROAD.

Appropriation for repairing road, &c., how expended.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of three hundred dollars be and hereby is appro-Appropriation priated to be laid out on that part of the road leading through road, &c. Franconia notch, which ies in the town of Lincoln, to be expended by an agent appointed by the governor and council, one-third to be expended in winter, the balance in summer, to be paid out of any money in the treasury not otherwise appropriated, and the governor be and is hereby authorized to draw his warrant for the same. [Approved July 3, 1872.]

CHAPTER LXXXIII.

JOINT RESOLUTION FOR THE REPAIRS OF CERTAIN ROADS IN THE WHITE MOUNTAINS.

Appropriations for repairing roads, &c., how expended.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of one thousand dollars be and is hereby appropri- Appropriations for repairing; ated for repairs of roads in manner following:

From the town of Jackson to Glen house	\$ 300
From Sawyer's rock, in the town of Bartlett, to the Crawford house	350
ford house	550
town of Carroll	350
	\$1000

The several sums to be laid out in repairs as aforesaid under the direction of an agent or agents, to be appointed by his excellency the governor, and that the treasurer be directed to pay the sums [same] at such times and in such manner as his excellency shall order and direct. [Approved July 3, 1872.]

CHAPTER LXXXIV.

JOINT RESOLUTION IN FAVOR OF THE DIXVILLE NOTCH ROAD.

Appropriation for repairing road, how expended, &c.

Resolved by the Senate and House of Representatives in General Court convened:

Appropriation for repairing road, &c.

That the sum of two hundred dollars be and the same is hereby appropriated for the repair of the Dixville Notch road, so called, in the town of Dixville, and that the same be paid out of any money in the treasury not otherwise appropriated, said sum of money to be expended under the direction of an agent appointed by the governor and council, and that the governor be authorized to draw his warrant for the same. [Approved July 3, 1872.]

CHAPTER LXXXV.

JOINT RESOLUTION IN FAVOR OF THE CHERRY MOUNTAIN ROAD.

Appropriation for repairing road, how expended, &c.

Resolved by the Senate and House of Representatives in General Court convened:

Appropriation for repairing road, &c.

That the sum of two hundred dollars be and the same is hereby appropriated for the purpose of aiding and repairing the road over Cherry Mountain in the towns of Carroll and Jefferson, and that the same be paid out of any money in the treasury not otherwise appropriated, said sum of money to be expended under direction of an agent appointed by the governor and council. [Approved July 3, 1872.]

CHAPTER LXXXVI.

AN ADDRESS FOR THE REMOVAL OF SAMUEL H. LEGRO.

To His Excellency, Ezekiel A. Straw, Governor of the State of New Hampshire:

The senate and house of representatives in general court con-Address for the vened, satisfied that the public good requires that Samuel H. Legro, samuel H. of Lancaster, sheriff of the county of Coos in said state, should Legro. no longer hold and retain the said office of sheriff, respectfully address and request your excellency, with consent of the council, to remove the said Samuel H. Legro from said office. [Passed July 3, 1872.]

CHAPTER LXXXVII.

AN ADDRESS FOR THE REMOVAL OF SAMUEL ROWE FROM THE OFFICE OF SHERIFF OF ROCKINGHAM COUNTY.

To His Excellency, Ezekiel A. Straw, Governor of the State of New Hampshire:

The senate and house of representatives in general court con-Address for the vened, satisfied that the public good requires that Samuel Rowe, showed of samuel Rowe. Showed of the county of Rockinghom, should no longer hold and retain the said office of sheriff, respectfully address and request your excellency, with consent of the council, to remove the said Samuel Rowe therefrom. [Passed July 3, 1872.]

PRIVATE ACTS.

CHAPTER LXXXVIII.

AN ACT IN AMENDMENT OF THE CHARTER OF THE CITY OF NASHUA.

- 1. Assessors to be inspectors of check-lists, etc.
- 2. Duties in preparing check-list, &c.
- 3. Duties to hold sessions, &c.
- 4. Duties in relation to ballots, and inserting names on check-lists &c.
- 5. Penalty for procuring name to be illegally placed on list.

SECTION

- 6. Penalty for altering check-lists, &c.
 - 7. Names of ratable polls return of checklists to inspectors.
- 8. Penalty for violation of act.
- 9. Repealing clause.
- 10. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. The board of assessors as now chosen and constituted Assessors to be in and for the city of Nashua, and as chosen annually hereafter, shall inspectors of check-lists, &c. be, for the purposes of this act, a board of inspectors of the check-lists in the several wards in said city, and they shall be sworn to the faithful discharge of the duties of their office by the clerk of the board. Said inspectors shall choose a chairman from their own number, and the city councils in convention shall appoint a clerk who shall be, ex-officio, a member of the board of inspectors of checklists, and he shall be sworn to the faithful discharge of the duties of his office by the chairman of the board. The clerk shall keep a record of the proceedings of said board in a book provided by the city for that purpose. Said clerk shall hold his office until his successor shall be appointed and qualified.

SECT. 2. Said inspectors shall prepare, revise, correct, and post Duties in preup, in the manner the selectmen of towns are required to do, an paring checkalphabetical list of the legal voters in each ward: and for that purpose shall have access to any books or lists belonging to said city, or to any ward in said city, and shall have the assistance of any of the city or ward officers they may require, and they shall deliver an attested copy of the lists of voters so prepared and corrected to the clerks of the respective wards; and the said ward clerks shall use the lists of voters so prepared and corrected, and no others, at the elections in said wards. In preparing the lists of voters, said inspectors shall record the first or Christian name of each voter in full

but may use initial letters to designate the middle name or names of any voter; they shall also record against the name of each voter the name of street and number of dwelling, if numbered; if not numbered, then such other description as shall indicate, as nearly as possible, the residence of such voter.

Duties to hold sessions, &c.

Sect. 3. The said board of inspectors shall be in session at the city hall building, or such other place as they shall designate, for the purpose of revising and correcting the lists of voters, six days at least within six months next preceding the day of election, the last two sessions of said inspectors to be held within one week of said election, one of which shall be on the day of election, from nine o'clock A. M. to twelve o'clock M., and from two o'clock to five o'clock P. M., on each of said days: and any person may then and there appear and be heard with regard to his right to have his name put on the check-list and to vote, and said board of inspectors may require the oath of such persons so claiming the right to vote, and corroborating evidence, if not otherwise fully satisfied of his right to have his name placed on the check-list. They may prescribe such regulations, and require the aid of such police, as shall secure order and the right of each person to be heard; and there shall be no abridgment of the elective franchise, or other qualification required than those now prescribed by the laws of this state.

Duties in relation to ballots, and inserting names on check-lists, &c.

SECT. 4. All the ballots cast at each election in the several wards shall be preserved, and after they shall have been counted, the moderator shall deliver all the ballots given in to the clerk of the ward, and the clerk of each ward shall seal up said ballots, direct and deliver the same, together with the lists of voters used at such election, within one hour after the adjournment of such meeting, to the board of inspectors, who shall be it, session to receive the same, and the board of inspectors shall sort and count the votes so returned, and the clerk of the board shall make a record of the whole number of ballots given in for each officer to be voted for in each ward, with the name of every person voted for, and the number of votes for each person; and said board of inspectors shall be in session from seven o'clock to eleven o'clock A. M., and from one o'clock to three o'clock P. M., on election days; and any person may then and there appear and be heard with regard to his right to have his name placed on the check-list and to vote; provided, however, that such parts only of sections three and four of this act as the board of inspectors shall deem necessary, shall apply to special elections.

Penalty for procuring name to be illegally placed on list.

Penalty for altering checklists, etc. SECT. 5. Any person procuring his name to be illegally placed on the check-list by a false representation or statement, upon conviction thereof shall be punished by a fine not exceeding fifty dollars, or by imprisonment in the county jail not exceeding sixty days.

SECT. 6. If the moderator, selectmen, ward clerk, or any other person, shall alter any check-lists after the same shall have been delivered by the inspectors to the ward clerk, by adding any name or names thereto, or erasing any name or names therefrom, or in any way changing the lists, such officer or person so offending shall be punished by a fine not exceeding five hundred dollars or imprisonment in the county jail, not exceeding six months: provided, however, that in case the name of any person has been omitted from the check-lists, and who the inspectors are satisfied is a legal voter, the

inspectors shall certify the same to the moderator, who shall receive his vote, and the ward clerk shall check the name of such person so voting on the back of said certificate, and shall return the same to the inspectors with the check-list. The clerks of the several wards shall return the check-lists used at the last March election to the clerk of the board of inspectors as soon as he shall

be appointed.

SECT. 7. The board of inspectors shall enter upon the back of Names of ratathe lists of voters used in each ward at the annual meeting for the thin of check-election of representatives to the general court, the name of every lists to inspectors. male inhabitant of the age of twenty-one years and upward who were not legal voters, but were actual residents of the ward; and the certificates of election of representatives to the general court from the several wards shall be made out, certified, and signed by the clerk of the board of inspectors of check-lists; and the clerk of said board shall certify that the check-list of the ward was duly posted and used during the balloting on which such representatives were chosen, the number of ratable polls in such ward, and the number of voters upon the check-list as corrected on the day of such annual meeting. The clerk of each ward shall make out a fair and exact copy of the record of all votes given in at the annual meeting for the election of representatives to the general court, and shall certify upon said copy that the same is a true copy of said record, and shall seal said copy, and direct and deliver the same to the clerk of the board of inspectors of the check-lists, with a superscription upon the same expressing the purport thereof, within two days after such meeting.

Sect. 8. Any officer or other person neglecting or refusing to penalty for comply with the terms of this act, or offending against the provi-violation of act. sions hereof, where punishment is not already provided by this act, shall, upon conviction thereof, be punished by imprisonment in the county jail not more than six months, or by a fine not exceeding five hundred dollars, to be paid for the use of the county of Hillsborough.

Sect. 9. All acts and parts of acts inconsistent with this act are Repealing

hereby repealed.

Sect. 10. This act shall take effect upon its passage. Ap- Act takes effect proved July 3, 1872.]

CHAPTER LXXXIX.

AN ACT IN AMENDMENT OF THE CHARTER OF THE CITY OF MANCHESTER.

SECTION

- 1. Mayor and aldermen to appoint city officers. each having veto on the other.
- 2. Assessors to return ratable polls on back of 1 check-lists.

SECTION

- 3. Mayor and president of common council exofficio members of school committee.
- 4 Repealing clause.

Be it enacted by the Senate and House of Representatives in General Court convenid:

Mayor and aldermen to anpoint city officers, each having veto on the other.

Section 4. The mayor and aldermen of the city of Manchester shall have full and exclusive power to appoint a city marshal, assistants, constables, policemen, watchmen and truant officers, and to remove the same from office for sufficient cause, the mayor and aldermen each having a negative on the other.

Assessors to return ratable check-lists.

SECT. 2. The assessors of said city shall perform all the duties polls on back of required of selectmen of towns and wards in relation to preparing and entering the names of ratable polls upon the back of the checklist, and shall take the oath prescribed by chapter five of the pamphlet laws of 1871, and any assessor who shall swear falsely in taking said oath shall be taken and deemed to be guilty of wilful and corrupt perjury, and be liable to the punishment prescribed therefor.

Mayor and president of ex-officio members of school committee.

SECT. 3. The mayor and president of the common council shall commencement be ex-officio members of the board of school committees for said city, and shall have all the powers and privileges to which other members of school committees are by law entitled, and the mayor shall be chairman of the board.

Repealing clause.

SECT. 4. Chapter one hundred of the pamphlet laws of 1870, and all acts and parts of acts inconsistent with this act are hereby repealed. [Approved July 3, 1872.]

CHAPTER XC.

AN ACT CHANGING THE DAY OF ELECTION OF THE CITY OFFICERS OF THE CITY OF PORTSMOUTH.

SECTION

1. Annual meeting to be on second Tuesday of March - term of office of incumbents to expire in March, 1873.

SECTION

2. When mayor and aldermen to be qualified. 3. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Annual meetcumbents to expire in March, 1873.

Section 1. That the annual meeting of the inhabitants of the ing to be on second Tuesday city of Portsmouth for the choice of city and town officers shall be of March-ferm holden on the second Tuesday of March in each year; and all city, ward and town officers who are chosen by the people shall be chosen by ballot, and shall hold their respective offices for one year from, and including said second Tuesday of March, and until others are chosen and qualified in their stead; and the term of office of the present incumbents, or of any person who may be chosen to fill any existing vacancy, or any vacancy which may hereafter occur, shall expire on the second Tuesday of March, in the year of our Lord one thousand eight hundred and seventy-three, or as soon thereafter, as other officers chosen in their stead shall be qualified according to law.

SECT. 2. The mayor, aldermen and common council shall meet when mayor in convention for the purpose of being qualified, as required by law, be qualified.

on the first Tuesday of April in each year.

SECT. 3. This act shall take effect upon its passage. [Approved Act takes effect upon its passage.] June 26, 1872.]

CHAPTER XCL

AN ACT TO ENABLE THE TOWN OF KEENE TO CONSTRUCT AND MAINTAIN AN ADDITIONAL RESERVOIR POND.

SECTION

 ${\bf 1.} \ \, {\bf Keene} \ \, {\bf authorized} \ \, {\bf to} \ \, {\bf construct} \ \, {\bf additional} \\ {\bf reservoir}.$

SECTION

Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. The town of Keene, in the county of Cheshire, is Keene authorhereby authorized to construct and maintain an additional reservoir struct additional reservoir struct additional reservoir struct additional reservoir. Struct additional reservoir struct additional reservoir. For that purpose to procure by purchase, or otherwise, and to hold the necessary lands, rights and appurtenances required for the same, and for conducting water to and from said pond; and in obtaining and securing the same said town shall be subject to all the duties, and have all the rights contained in section two of an act entitled "An act to enable the town of Keene to establish water works," approved July 3, 1861; and the provisions contained in said section of said act shall be in force, and be applicable to the procuring and appraisal of lands, rights and appurtenances, and to the construction and maintenance of said additional reservoir pond, the whole expense of the same not to exceed twenty-five thousand dollars.

SECT. 2. This act shall take effect upon its passage. [Approved Act takes effect June 25, 1872.]

CHAPTER XCII.

AN ACT FURTHER TO EXTEND THE CHARTER OF THE CHESHIRE PROVIDENT INSTITUTION FOR SAVINGS.

SECTION

1. Charter extended for twenty years.

SECTION

2. Name changed.

Be it enacted by the Senate and House of Representatives in General Court convened:

Charter extended for twenty vears.

SECTION 1. That an act entitled "An act to incorporate the Cheshire Provident Institution for Savings," approved July 5, 1833, and continued in force for twenty years from July 1, 1853, by an act entitled "An act to extend the charter of the Cheshire Provident Institution for Savings," approved July 2, 1851, be and is hereby continued in force for the term of twenty years from and after July 1, 1873; and said institution shall have and possess all the powers, rights and privileges in said act granted, and be subject to all the duties and liabilities thereby imposed, and shall be subject to the general laws of the state, and to such laws and regulations as the legislature may from time to time prescribe for the government of similar institutions.

Name changed

SECT. 2. Said institution may be known by the name of the Cheshire Provident Institution, and may sue and be sued by that name, as well as by the corporate name hereinbefore designated. [Approved June 26, 1872.]

CHAPTER XCIII.

AN ACT IN AMENDMENT OF AN ACT ENTITLED "AN ACT TO INCORPORATE THE LADIES' BENEVOLENT SOCIETY IN WIN-CHESTER, PASSED JUNE SESSION, 1854.

SECTION

SECTION

 Corporation anthorized to hold \$10,000 in | 2. Repeating clause. real estate.

3. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Corporation authorized to hold \$10,000 in real estate.

Section 1. Said society may purchase, hold and convey personal and real estate, not exceeding in value at any one time the sum of ten thousand dollars.

Repealing clause.

SECT. 2. So much of the second section of the act to which this act is an amendment, inconsistent with the provisions of this act, is hereby repealed.

Act takes effect on its passage.

SECT. 5. This act shall take effect from and after its passage. [Approved June 26, 1872.]

CHAPTER XCIV.

AN ACT IN RELATION TO UNION SCHOOL DISTRICT NUMBER ONE, IN TILTON.

SECTION

SECTION

- 1. Actions of districts ratified and confirmed,
- 3. Act takes effect on its passage.
- 2. Board of education authorized.

Be it enacted by the Senute and House of Representatives in General Court convened:

Section 1. The action of school districts numbered two and actions of distwenty-eight, in Tilton, in the county of Belknap, and ten, in North-tricts ratified and confirmed. field, in the county of Merrimack in uniting and forming Union school district number one, in Tilton, is hereby ratified and confirmed; and all the votes passed and acts done by said Union school district number one, or by any of its committees, are also hereby made legal.

SECT. 2. Said Union school district number one is hereby author-Board of educaized to choose by ballot, and by major vote of those present and acting, at any legal meeting duly called and holden for that purpose, and thereafterwards annually in the same manner as prudential committees of school districts are now by law chosen, a board of education, consisting of not less than three, or more than five inhabitants of said district, which board of education, after being duly qualified, shall have the same powers within said district as superintending committees of towns and prudential committees of districts now by law possess; and the superintending committees of either Tilton or Northfield shall have no power or jurisdiction within the limits of said Union school district number one, after the passage

SECT. 3. This act shall take effect from and after its passage. Act takes effect on its passage. [Approved June 25, 1872.]

CHAPTER XCV.

AN ACT TO INCORPORATE THE LACONIA WATER WORKS.

SECTION

- 1. Corporation established.
- 2. Powers and duties.
- 3. Land, &c., may be taken by county commissioners.
- 4. Right of appeal.
- 5. Capital stock limited.

SECTION

- 6. Authorized to borrow money on bonds, or
- 7. Towns, &c., authorized to take stock to limited amount.
- 8. First meeting, how called, its powers, &c.
- 9. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. That John C. Moulton, Joseph P. Pitman, Albert Corporation es-G. Folsom, Peley Putnam, John W. Busiel, Joseph S. Tilton, Gard-tablished. ner Cook, Joseph Ranlet, Samuel W. Sanders, Ellery A. Hibbard, George W. Stevens, and their associates, successors and assigns are

constituted a corporation by the name of the Laconia Water Works; and by that name may be and hereby are capable in law to sue and be sued, plead and be impleaded, defend and be defended, in any courts of record, and in any other place whatever, and also to make, have and use a common seal; and also to ordain, establish and put in execution such by-laws, ordinances and regulations as to them shall appear necessary and convenient for the government of said corporation and the prudent management of its affairs, provided that such by-laws, ordinances and regulations shall in no wise be contrary to the laws and constitution of this state, and to choose such officers as the said corporation shall deem necessary and convenient.

Powers and du-

Sect. 2. The said corporation is hereby authorized and empowered to construct, manage, maintain and own water works, for the purpose of introducing an adequate supply of water into Laconia village, so-called, in the towns of Laconia and Gilford, for the use of the citizens of said village for extinguishing fires, and for such other purposes as may be required, and for that purpose may purchase and hold real estate not exceeding in value at the time when the same shall be so acquired, the sum of twenty thousand dollars, and erect, construct and maintain such dams, reservoirs and buildings as may be necessary for such water works, and dig ditches and break up ground in the highways and streets of said village, place and maintain pipes therein for conducting water, relay and change the same from time to time, due regard being paid to the safety of the citizens and the security of public travel; may contract with individuals and corporations for supplying them with water, and make such contracts, establish such tolls and charge such rents for the use of water as shall be deemed reasonable.

Land may be taken by county commissioners.

SECT. 3. If said corporation shall not be able to secure on satisfactory terms the necessary lands and rights of water for said water works, including the right to lay and maintain pipes when required, said corporation may apply to the county commissioners for the county of Belknap, to assess the damages to the owners of such lands or rights of water; and said commissioners, after notice to the parties interested and a hearing thereon, if it shall appear that any lands, right of water, or rights to lay and maintain pipes are required by said corporation for said water works, shall assess and award damages to the owner of such lands or rights adjudged to be required for the purpose of said water works, which assessment and award shall be in writing and filed in the office of the town clerk of said Laconia within ten days after the same is completed, and upon payment or tender to the owner of the sum so assessed, the rights so taken shall be vested in said corporation.

Right of appeal.

SECT. 4. The same right of appeal from such award shall exist as in the case of lands taken for highways by the action of said commissioners.

Capital stock limited. SECT. 5. The capital stock of said corporation shall consist of a sum not exceeding one hundred thousand dollars, to be divided into such number of shares as said corporation shall deem proper, each of which shall be entitled to one vote in all proceedings of said corporation.

Authorized to borrow money to deborrow money on bonds or fray the expense of said works, not exceeding in all one-half the notes, etc.

cost thereof, and to issue the notes, bonds or obligations of said corporation therefor, payable at such times and at such rates of interest not exceeding three and one-half per cent semi-annually, as they may determine, and may, if they deem expedient, secure such notes, bonds or obligations by a mortgage of all their estate, real and personal, which mortgage shall be recorded in the office of the register of deeds for Belknap county.

SECT. 7. Said towns of Gilford and Laconia, or either of them, Towns, &c., auor the fire precinct wherein said water works may be located, at any stock to limited meeting duly called for such purpose may, by a two-thirds vote of amount. all the legal voters present and voting at said meeting, raise by tax or loan such sums of money as they shall deem expedient, not exceeding five per cent of the valuation thereof as made by the assessors for the year in which said meeting shall be holden, and appropriate the same to the purchase of shares of the capital stock of said water works, or in payment for water for fire purposes, or may by a like vote guarantee the payment of said bonds, or the interest thereon, upon such terms and conditions as they shall deem proper.

SECT. 8. The five persons first mentioned in this act, or any First meeting. three of them, may call a meeting of the members of said corpora-how called its tion as soon as may be, at such time and place as they may see fit, by giving personal notice to each of them, or by posting up a notice to that effect in two public places in said Laconia village, seven days previous to said meeting, at which meeting the members may determine upon the time when and the manner of calling the annual and all other meetings of said corporation.

SECT. 9. This act shall take effect and be in force from and after act takes effect its passage. [Approved July 3, 1872.]

CHAPTER XCVI.

ACT INCORPORATING THE CLAREMONT AND WHITE RIVER JUNCTION RAILROAD.

SECTION

- 1. Corporation established.
- 2. Its powers and duties.
- 3. Capital stock limited.

SECTION

- 4. Tolls to be established.
- 5. First meeting, how called.
- 6. Act takes effect on its passage when void

Be it enacted by the Senate and House of Representatives in General Court convened:

Section 1. Orlando Powers, Joel F. Raynsford, James M. Da- Corporation esvidson, Sylvanus W. Bryant, George W. Hunt, Charles E. Jackson, Henry M. Day, Lemuel Martindale, Henry Gould, Timothy A. Gleason, Joseph B. Comings, Chauncy P. Jenney, John T. Duncan, Farnum J. Morgan, Merit F. Penniman, Albon P. Wood, talston H. Penniman, John J. Borrows, David F. Stickney, William O. True, Converse Cole, Samuel Bean, Otis F. R. Waite, Hosea W. Parker, George H. Stowell, John T. Brock, and George Blood, their associates, successors and assigns, are hereby made a corpora-

tion by the name of the Claremont and White River Junction railroad, with all the rights, powers and privileges, and subject to all the liabilities and restrictions set forth in the general laws which now are or hereafter may be in force, relating to railroad corporations.

Its powers and duties.

SECT. 2. Said corporation is authorized and empowered to locate, construct and maintain a railroad not exceeding six rods in width, with necessary additions for excavations and embankments, from some convenient point in the town of Claremont, through the towns of Cornish, Plainfield and Lebanon, to any point on the west bank of the Connecticut river in said town of Lebanon. Said corporation shall have a right to lease its road to any other railroad corporation, established under the laws of this state, with which it shall connect.

Capital stock limited. Sect. 3. The capital stock of this corporation shall consist of not more than ten thousand shares of one hundred dollars each.

Tolls to be established. SECT. 4. A toll is hereby granted to said corporation upon all persons and property which may be transported by said railroad, at such rates as may from time to time be determined by the directors; and all the powers herein granted to this corporation, relating to the locating, constructing and maintaining said railroad, are hereby vested in the directors of this corporation for the time being.

First meeting, how called. SECT. 5. The three persons first named in this act may call the first meeting of the grantees hereinbefore named, by publishing notice of the time and place of meeting, in some newspaper published in the county of Sullivan, and some newspaper published in the county of Grafton, one week before the day named for such meeting.

Act takes effect on its passage when void. SECT. 6. This act shall be void as to all that part of the railroad line herein named, not constructed and completed within ten years from the passage thereof; and this act shall take effect upon its passage. [Approved July 3, 1872.]

CHAPTER XCVII.

AN ACT INCORPORATING THE RYE BEACH RAILROAD.

SECTION

- 1. Corporation established.
- 2. Its powers and duties.
- 3. Capital stock limited.

SECTION

- 4. Tolls to be established.
- 5. First meeting, how called.
- 6. Act takes effect on its passage when void.

Be it enacted by the Senate and House of Representatives in General Court convened:

Corporation established.

SECTION 1. Emmons B. Philbrick, Frank A. Philbrick, Frank Jones, Cyrus Eastman, David Jenness, John Batchelder, Job Jenness, Albert Batchelder, Gilman H. Jenness, Eben L. Seavey and William Walker, their associates, successors and assigns, are hereby made a corporation by the name of the Rye Beach railroad, with all the rights, powers and privileges, and subject to all the liabilities, duties and restrictions set forth in the general laws which now are or hereafter may be in force relating to railroad corporations.

SECT. 2. Said corporation is authorized and empowered to locate, as powers and construct and maintain a railroad not exceeding six rods in width, duties, with necessary additions for excavations and embankments, from some convenient point on the Eastern railroad in Hampton, through the towns of North Hampton and Ryc, to some convenient point upon said Eastern railroad, or the Concord and Portsmouth railroad in the city of Portsmouth, with the right to connect with the Eastern railroad in Hampton and Portsmouth, or with said Concord and Portsmouth railroad in said Portsmouth, and to lease its railroad to either of said corporations.

SECT. 3. The capital stock of this corporation shall consist of Capital stock limited. not more than ten thousand shares of one hundred dollars each.

Sect. 4. A toll is hereby granted to said corporation upon all religious ∞ persons and property which may be transported by said railroad, at such rates as may from time to time be determined by the directors; and all the powers herein granted to this corporation relating to the locating, constructing and maintaining said railroad are hereby vested in the directors of this corporation for the time being.

SECT. 5. The three persons first named in this act may call the First meeting. first meeting of the grantees hereinbefore named, by publishing no-how called. tice of the time and place of meeting in some newspaper published in the county of Rockingham, one week before the day named for such meeting.

SECT. 6. This act shall be void as to all that part of the rail- Act takes effect road line herein named not constructed and completed within ten on its passage. years from the passage hereof. This act shall take effect upon its passage. [Approved June 26, 1872.]

CHAPTER XCVIII.

AN ACT INCORPORATING THE IRON MOUNTAIN RAILROAD.

SECTION

- 1. Corporation established.
- 2. Powers and duties.
- 3. Capital stock limited.

SECTION

- 4. Tolls to be established.
- 5. First meeting, how called,
- Act takes effect on its passage When void.

Be it enacted by the Senate and House of Representatives in General Court convened:

Section 1. John W. Sanborn, George W. O. Pitman, George Corporation es-William Burleigh, Benjamin T. Reed, J. Avery Richards, William tablished. T. Foote, John H. Reed, Joseph Q. Roles and Charles B. Gafney, their associates, successors and assigns, are hereby made a corporation by the name of the Iron Mountain railroad, with all the rights, powers and privileges, and subject to all the liabilities, duties and restrictions set forth in the general laws, which now are or hereafter may be in force, relating to railroad corporations.

SECT. 2. Said corporation is authorized and empowered to lo-Powers and cate, construct and maintain a railroad not exceeding six rods in duties. width, with necessary additions for excavations and embankments,

from some convenient point in Bartlett in the county of Carroll, through said town of Bartlett and the town of Conway, in said county, to connect at any convenient point in either of said towns with any other railroad or railroads, and lease its railroad to any railroad corporation with which it may so connect.

Capital stock limited. SECT. 3. The capital stock of this corporation shall consist of not more than four thousand shares of one hundred dollars each.

Tolls to be established.

SECT. 4. A toll is hereby granted to said corporation upon all persons and property which may be transported by said railroad, at such rates as may from time to time be determined by the directors; and all the powers herein granted to this corporation, relating to the locating, constructing and maintaining said railroad, are hereby vested in the directors of this corporation for the time being.

First meeting, how called. SECT. 5. The three persons first named in this act may call the first meeting of the grantees hereinbefore named, by publishing notice of the time and place of meeting in some newspaper published in said county of Carroll, one week before the day named for such meeting.

Act takes effect on its passage when void. SECT. 6. This act shall be void as to all that part of the railroad line herein named not constructed and completed within ten years from the passage thereof. And this act shall take effect upon its passage. [Approved July 4, 1872.]

CHAPTER XCIX.

AN ACT TO UNITE THE WEST AMESBURY BRANCH RAILROAD COM-PANY, IN THIS STATE, WITH THE WEST AMESBURY BRANCH RAILROAD COMPANY IN MASSACHUSETTS.

SECTION

- I. Terms of union prescribed.
- 2 One or more directors in this state.
- 3. Capital stock limited.
- Accounts commissioners, how appointed, &c.

SECTION

- 5. Liabilities of corporation, &c., in this state.
- 6. Repealing clause.
- 7. When act to be in force.
- 8. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Terms of union prescribed.

Section 1. The West Amesbury Branch Railroad Company, incorporated by an act of the legislature of this state at the June session, 1868, is hereby authorized to unite with the West Amesbury Branch Railroad Company incorporated in the state of Massachusetts, whenever said corporations may agree thereto; and upon such union the stockholders of one corporation shall become stockholders of the other, and the two corporations shall constitute one corporation, by the name of the West Amesbury Branch Railroad Company; and the franchises, property and powers acquired under the authorities of said states, respectively, shall be held and enjoyed by all the stockholders in proportion to the number of shares, or amount of property held by them, respectively, in either or both of said corporations.

SECT. 2. One or more of the directors of said company shall, at one or more diall times, be an inhabitant of this state, on whom process against state, said company may be legally served; and said company shall be held to answer in the jurisdiction where the service is made, and the process is returnable.

Sect. 3. The capital stock of said corporation shall not exceed capital stock one hundred and fifty thousand dollars, which shall be divided into timited. shares of one hundred dollars each.

SECT. 4. Said company shall keep separate accounts of its ex- Accounts -penditures in this state and Massachusetts, respectively, and two commissioners, commissioners shall be appointed, one by the governor of each state, &c. to hold their office for the term of three years, and to be reasonably compensated by said company, who shall decide what portion of all expenditures, and all receipts and profits properly pertain to that portion of the road lying in the two states, respectively; and the annual report required to be made to the legislature of this state shall be approved by said commissioners.

SECT. 5. Said company and the stockholders therein, so far as Liabilities of their road is situate in this state, shall be subject to all the duties corporation, &c., in this and liabilities created by the laws of this state to the same extent state. they would have been if the union of the aforesaid corporations had not taken place.

SECT. 6. All parts of the act incorporating said company at the Repealing June session of the legislature in 1868, inconsistent with this act, clause. are repealed.

Sect. 7. Any of the foregoing provisions shall not take effect when act to be until the same shall have been adopted by the stockholders of said in force. corporations respectively, at meetings duly called for that purpose.

SECT. 8. This act shall take effect upon its passage. [Approved Act takes effect

June 26, 1872.7

CHAPTER C.

AN ACT CONSTITUTING THE NASHUA, ACTON AND BOSTON RAIL-ROAD COMPANY A CORPORATION WITHIN THIS STATE.

SECTION

- 1. Corporation in Massachusetts constituted one in this state.
- 2. Powers of the corporation.
- 3. Corporation authorized to lease their road,
- 4. Charter subject to legislative control.
- 5. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. That the Nashua, Acton and Boston Railroad Com-Corporation in pany, a corporation duly organized agreeably to the provisions of Massachusetts constituted one an act of the legislature of the Commonwealth of Massachusetts, in this state. approved April 10, A. D. 1871, be and hereby is constituted a corporation within this state, under the authority thereof, and with all the rights and privileges, liabilities and duties incident, by the laws of this state, to railroad corporations, and with all the powers necessary and proper to carry into effect the purposes of this act.

Powers of the corporation.

SECT. 2. Said corporation is hereby authorized to extend, locate. build and maintain its railroad from the northerly line of the Commonwealth of Massachusetts, through the city of Nashua, in the county of Hillsborough, and to connect the same with any other railroad terminating in said Nashua, according to the provisions of the laws of this state.

Corporation authorized to

SECT. 3. Said corporation are authorized to lease their road to morized to least their rat, any other railroad corporation in this state, and said railroads are authorized to make such other contracts in relation to the use and operation of their railroads as to the directors thereof, may be deemed expedient to accommodate the travel and transportation upon the same.

Charter subject to legislative control.

SECT. 4. The legislature may alter, amend or wholly repeal this act, whenever in their opinion the public good may require the same to be done.

Sect 5. This act shall take effect upon its passage. [Approved Act takes effect on its passage. June 27, 1872.]

CHAPTER CL.

AN ACT IN RELATION TO THE WHITE MOUNTAINS, N. H., AND THE BOSTON, CONCORD AND MONTREAL RAILROADS.

SECTION

SECTION

- 1. Time extended for conscruction to Northumberland.
- 2. Provision as to bonds and mortgages. 3. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Time extended for construction

SECTION 1. That the time for the construction of the road of for construction the White Mountains (N H) railroad to its connection with the Atlantic and St. Lawrence railroad, in Northumberland, is hereby extended to the first day of September, 1872.

Provision as to bonds and mortgages.

SECT. 2. In case the union of the White Mountains (N. H.) railroad with the Boston, Concord and Montreal railroad shall hereafter be made as authorized by the act of July 7, 1874, relative thereto, any and all bonds which may be issued, and mortgage for the security thereof made, on the part of said Boston, Concord and Montreal railroad, in pursuance of the vote of that corporation at its annual meeting held May 27, 1872, authorizing the same, shall be valid and binding according to the terms thereof: provided, however, that no legal claims existing on any of the property included in said mortgage, at the time of the execution of the same, shall be impaired thereby.

SECT. 3. This act shall take effect upon its passage. [Approved Act takes effect on its passage. July 3, 1872.]

CHAPTER CH.

AN ACT IN AMENDMENT OF AN ACT ENTITLED "AN ACT TO IN-CORPORATE THE PORTSMOUTH AND DOVER RAILROAD.

SECTION

1. Increase of capital stock authorized.

2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. That the words "four thousand," in the second line increase of capof the third section, in the act to which this act is an amendment, it is stock and the result of the section o be stricken out, and the words "seven thousand" inserted in place thereof, so that the capital stock of said corporation shall consist of not less than three thousand, and not more than seven thousand shares.

SECT. 2. This act shall take effect upon its passage. [Approved Act takes effect June 26, 1872.]

CHAPTER CIII.

AN ACT IN AMENDMENT OF AN ACT TO INCORPORATE THE HILLS-BOROUGH AND PETERBOROUGH RAILROAD, PASSED JULY 7, 1869.

SECTION

1. Mortgage authorized.

2. Stockholders to determine interest.

SECTION

3. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. That said Hillsborough and Peterborough Railroad Mortgage au-Company may mortgage their said road, or any part thereof, and thorized. issue bonds not exceeding three hundred thousand dollars in amount, in such denominations and payable at such times as said company shall direct.

SECT. 2. The interest on said bonds shall be paid at such times stockholders to and at such a rate per cent, as the stockholders of said company determine interest. shall by vote determine, at any meeting legally called for that pur-

pose.

Sect. 3. This act shall take effect upon its passage. Ap- Act takes effect on its passage. proved July 3, 1872.]

CHAPTER CIV.

AN ACT IN ADDITION TO THE ACT INCORPORATING THE WINDSOR AND FOREST LINE RAILROAD.

SECTION

1. Increase of capital authorized.

2. Authorized to lease road.

SECTION

3. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened.

Increase of capital anthorized.

SECTION 1. The Windsor and Forest Line railroad is hereby authorized to increase its capital stock not exceeding five hundred thousand dollars.

Authorized to lease road.

SECT. 2. For the purpose of encouraging subscriptions to the capital stock of said railroad and ensuring its construction, the said corporation may make and execute a lease of its road to any other connecting railroad, either before or after its construction.

Act takes effect on its passage. SECT. 3. This act shall take effect upon its passage. [Approved July 3, 1872.]

CHAPTER CV.

AN ACT IN ADDITION TO THE ACT INCORPORATING THE MAN-CHESTER AND KEENE RAILROAD.

SECTION

SECTION

1. Increase of capital authorized.

3. Act takes effect on its passage.

2. Authorized to lease road.

Be it enacted by the Senate and House of Representatives in General Court convened:

Increase of capital authorized. Section 1. The Manchester and Keene railroad is hereby authorized to increase its capital stock not exceeding three hundred thousand dollars.

Authorized to lease road.

SECT. 2. For the purpose of encouraging subscriptions to the capital stock of said railroad and ensuring its construction, the said corporation may make and execute a lease of its road to any other connecting railroad corporation, either before or after its construction.

Act takes effect on its passage. SECT. 3. This act shall take effect upon its passage. [Approved July 3, 1872.]

CHAPTER CV1.

AN ACT TO AUTHORIZE THE NORTHERN RAILROAD TO EXTEND ITS ROAD AT BRISTOL.

SECTION

SECTION

t. Extension of road to Bristol village author-

2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. That the Northern railroad is hereby authorized to Extension or extend and construct its road at Bristol to such a point in the village village authorisms in weil to be a point in the village village authorisms. in said town, as it may desire; and to change the location of and ized. &c. to discontinue such parts of its road in that town as it may think proper in case such extension be made.

SECT. 2. This act shall take effect upon its passage. [Approved Act takes effect on its passage.]

July 3, 1872.]

CHAPTER CVII.

AN ACT TO INCORPORATE THE WOODSVILLE MANUFACTURING COMPANY.

SECTION

- 1. Corporation constituted—its powers.
- 2. Location, business and capital stock.
- 3. First meeting, how called.

SECTION

- 4. Subject to legislative control.
- 5. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. That James E. Henry, Alvi T. Baldwin, C B. Corporation Smith, their associates, successors and assigns, be and they hereby constituted its powers. are incorporated and made a body politic by the name of the Woodsville Manufacturing Company, and by that name may sue and be sued, prosecute and defend to final judgment and execution. and shall be and hereby are vested with all the powers and privileges and subject to all the liabilities incident to corporations of a similar nature.

SECT. 2. Said corporation is hereby anthorized and empowered Locadon, busito commence, establish and carry on the business of manufacturing less and capital lumber, woolen and cotton goods, and also the business of making machinery, together with such other branches of manufacture as are or from time to time may be necessarily or conveniently connected therewith, on or near the easterly bank of the Connecticut river, in the towns of Haverhill and Bath, in the county of Grafton: and for these purposes may build and maintain a dam across said Connecticut river, at any point between the Boston. Concord and Montreal railroad bridge, across said river in said Haverhill, and the Narrows, so called, in said river, and in said Bath, and may

also build and maintain all such flumes, penstocks, canals and buildings as the objects of this act may require, and may acquire and hold or alienate real and personal estate to an amount not exceeding five hundred thousand dollars.

First meeting, how called. SECT. 3. Either of the corporators named in this act may call the first meeting of said corporation by giving personal notice to each of the other corporators, three days previous to the first meeting, at which meeting or any subsequent meeting duly holden, all proper officers may be chosen and their duties prescribed, and bylaws adopted, and all such other business done and all such other regulations made as may be meet and proper.

Subject to legislative control. SECT. 4. The legislature may alter, amend, or repeal this act whenever in their judgment the public good may require it.

Act takes effect on its passage. SECT. 5. This act shall take effect upon its passage. [Approved June 26, 1872.]

CHAPTER CVIII.

AN ACT TO INCORPORATE THE SQUAM FALLS MANUFACTURING COMPANY.

SECTION

- 1. Corporation constituted its powers.
- 2. Location and business,
- 3. Capital stock.
- 4. First meeting, how called, &c.

SECTION

- 5. Officers and by-laws.
- 6. Subject to general laws.
- Charter takes effect on its passage, and subject to legislative control.

Be it enacted by the Senate and House of Representatives in General Court convened:

Corporation constituted – its powers.

Section 1. That Nathaniel M. Shaw, Jonathan F. Keyes, Joseph A. Dodge, Thomas N. Hughes, Thomas P. Cheney, Joseph Burrows, their associates, successors and assigns, be and are hereby made a body corporate by the name and style of the Squam Falls Manufacturing Company, and by that name may sue and be sued, prosecute and defend to final judgment and execution, and shall be and are hereby invested with all the powers and privileges, and made subject to all the liabilities, of similar corporations.

Location and business. SECT. 2. Said corporation is hereby authorized to establish and carry on, in the towns of New Hampton in the county of Belknap, and Bridgewater in the county of Grafton, at Squam Falls on the Pemigewasset river, the business of manufacturing lumber in all its various forms and all goods which may be made, in whole or in part, of wool, cotton, linen, silk, or any other materials which may be wrought into yarns, woven or felted fabrics, together with such mechanic arts of wood, iron and steel necessarily connected therewith, and for that purpose may purchase, take and hold real and personal estate not exceeding in value at any one time the sum of five hundred thousand dollars, and may erect such dam or dams across said Pemigewasset river, at or near said Squam falls, and such buildings, shops, mills and machinery, and construct such other works as may

be necessary in and about the manufactures aforesaid, and the same may alienate and dispose of at pleasure.

SECT. 3. The capital stock of said corporation shall consist of capital stock. such sum as said corporators shall determine, not exceeding the sum of five hundred thousand dollars, to be divided into shares of one hundred dollars each.

SECT. 4. That Nathaniel M. Shaw, Jonathan F. Keyes, Joseph First meeting. A. Dodge and Thomas N. Hughes, or any two of them, are hereby how called &c. authorized to call the first meeting of said corporation, at such time and place in the state of New Lampshire as they think proper, by giving notice thereof in any newspaper printed in said county of Belknap, and also in any newspaper printed in Concord in said state. or by giving to, or leaving at the usual place of abode of each of said corporators a written or printed notice of the time and place of said meeting, at least seven days prior to said meeting, for the purpose of organizing and transacting any business necessary and proper

to carry into effect the provisions and intentions of this act. SECT. 5. Said corporation may choose all such officers, and pass officers and byany by-laws not inconsistent with this act and the constitution and laws. laws of this state, as they may deem necessary to carry out the provisions and intentions of this act.

Sect. 6. This act shall be subject to all the provisions and re-subject to genstrictions of the laws of this state in relation to corporations.

SECT. 7. This act shall take effect and be in force from and after charter takes its passage, and may be altered, amended or repealed whenever the sage, and subpublic good shall require. [Approved June 26, 1872.]

tive control.

CHAPTER CIX.

AN ACT TO INCORPORATE THE WILMOT CAMP MEETING ASSOCI-ATION OF THE METHODIST EPISCOPAL CHURCH.

- 1. Corporation constituted—its powers and
- 2. First meeting, how called.

SECTION

- 3. Corporate property exempt from taxation.
- 4. Subject to legislative centrol,
- 5. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. That James Pike, George W. Norris, Charles H. Corporation Chase, Moses T. Cilley, J. Mowrey Bean, Schuyler C. Farnham, is powers and Charles H. Hall, Watson W. Smith, John H. Hillman and Lucian capital. W. Prescott, their associates and successors be, and they hereby are made a body politic and corporate by the name of the Wilmot Camp Meeting Association, for such religious and moral, charitable and benevolent purposes as said corporation may from time to time designate, and by that name may sue and be sued, prosecute and defend to final judgment and execution, and shall be vested with all the powers and privileges, and subject to all the liabilities of corporations of a similar nature, and may take and hold real and

personal estate by deed, donation, devise, bequest or otherwise, for the purposes of said corporation to an amount not exceeding five thousand dollars, and may sell, convey, or otherwise dispose of the same at pleasure.

First meeting. how called.

Sect. 2. That said James Pike, George W. Norris, Charles H. Chase and Moses T. Cilley, or any two of them, may call the first meeting of said corporation by publishing a notice thereof in the "Zion's Herald," two weeks successively, the last publication to be at least ten days prior to said meeting.

Corporate property exempt from taxation. Subject to leg-

islative control.

SECT. 3. That the said estate, real and personal, so held by said

corporation shall be exempt from taxation.

SECT. 4. The legislature may alter, amend or repeal this act or any of its provisions, whenever in their opinion the public good may require it.

Act takes effect on its passage.

SECT. 5. This act shall take effect from and after its passage. [Approved June 26, 1872.]

CHAPTER CX.

AN ACT AUTHORIZING THE TOWN OF SALEM TO PAY CERTAIN BOUNTIES TO SOLDIERS AND THEIR HEIRS.

SECTION

- SECTION

1. Town authorized to pay bounties in certain 2. Act takes effect on its passage. cases, and vote ratified.

Be it enacted by the Senate and House of Representatives in General Court convened:

Town authorized to pay tain cases, and vote ratified.

Section 1. The town of Salem in the county of Rockingham is bounted for cer- hereby authorized to pay one hundred dollars each, to such soldiers or the heirs of such deceased soldiers as were mustered into the United States service after July 2, 1862, and were credited to said town, and who were never paid any bounty by said town, and the vote of said town, instructing the selectmen to pay such sums, passed March 13, 1872, is hereby legalized.

Act takes effect on its passage.

SECT. 2. This act shall take effect from and after its passage. [Approved June 26, 1872.]

CHAPTER CXL

AN ACT TO ENABLE THE TOWN OF WARREN TO AID IN THE CONSTRUCTION AND REPAIRING OF THE MOOSILAUK MOUNTAIN ROAD.

SECTION

SECTION

1. Town authorized to appropriate money for 2. Act takes effect on its passage. constructing and repairing road.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. The town of Warren at any meeting legally called Town authorand holden for that purpose may, upon a majority vote of the legal prize money voters attending and voting at said meeting, appropriate a sum of money not exceeding eight hundred dollars, for the appropriate of said repairing money not exceeding eight hundred dollars, for the purpose of aid-road. ing in the construction or repairing of the road commencing at or near the dwelling house of Nathaniel Merrill, 2d, in said town of Warren, and extending to the top of Moosilauk mountain, so called.

SECT. 2. This act shall take effect upon its passage. [Approved Act takes effect June 26, 1872.]

CHAPTER CXII.

AN ACT TO AUTHORIZE UNION SCHOOL DISTRICT NUMBER ONE, IN LANCASTER, TO UNITE WITH THE LANCASTER ACADEMY, FOR SCHOOL PURPOSES.

SECTION

1. School district authorized to unite with academy for school purposes.

2. Contract for support of high school author-

SECTION

- 3. Committee, how constituted their powers.
- 4. Corporate existence of academy not to be
- 5. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. That Union school district number one in Lancaster, school district and the trustees of the Lancaster academy in said Lancaster, are unite with hereby authorized and empowered to unite by contract for school academy for school purposes. purposes.

Sect. 2. Whenever said district by a majority vote shall ratify contract for and confirm a contract with said trustees effecting such union, support of high school authorwhereby said district shall undertake to maintain, for any portion of ized the year, a school of the usual character and grade of high schools in this state, said district shall thereupon become a high school district by the name of high school district number one in Lancaster, having all the powers and subject to all the obligations of a high school district agreeably to the provisions of chapter eightytwo of the General Statutes; and in addition thereto, the commit-

tee hereinafter provided may establish such rates of tuition to be paid by scholars of said district attending the high school department contemplated herein, as may from time to time be deemed advisable.

Committee. how constituted - their powers. &c.

Sect. 3. The high school committee of said district shall consist of three persons, or such number divisible by three, not exceeding nine, as may be determined by said district, who shall hold their office for three years and shall be chosen as follows, namely: Two thirds shall be elected by said district, and one third shall be appointed by the trustees of said academy, the members appointed by said trustees to be members of said board of trustees and legal voters in said district. Said committee may be made up as aforesaid as soon as convenient after the passage of this act, and the term of office of each member may be determined by lot at the first meeting of said board, one-third to retire at the end of one year from the annual meeting of said district in March, 1873, one-third in two, and the remaining third in three years, after said meeting; and thereafter one-third of said committee shall be elected and appointed as aforesaid, annually, and in such manner as at all times to preserve the relative proportions aforesaid. The committee so constituted shall have the powers of a high school committee under chapter eighty-two of the General Statutes, and any vacancy in the board may be filled as provided in said chapter.

Corporate existence of academy not to be lost.

Sect. 4. The corporate existence of the Lancaster academy shall not be lost or forfeited by the execution or operation of the contract herein authorized, nor its property alienated or lost by force thereof.

Act takes effect on its passage.

SECT. 5. This act shall take effect from its passage. [Approved] July 3, 1872.]

.CHAPTER CXIII.

AN ACT DISANNEXING THAT PART OF JAMES 8. BUMFORD'S FARM WHICH LIES IN THE TOWN OF STEWARTSTOWN, AND THE TAX-ABLE PROPERTY THEREON, AND ANNEXING THE SAME TO THE TOWN OF COLEBROOK, FOR SCHOOL PURPOSES.

SECTION

1. Part of farm disannexed from Stewartstown, and annexed to Colebrook, for school

SECTION 2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened.

Part of farm disannexed from Stewartstown, and aupurposes.

Section 1. That that part of the farm of James S. Bumford, which lies in school district number nine, in the town of Stewartstown, with the taxable property thereon, be disannexed therefrom, brook for school and annexed to school district number nine, in the town of Colebrook, for school purposes.

SECT. 2. This act shall take effect and be in force from and after Act takes effect on its passage. its passage. [Approved July 3, 1872.]

CHAPTER CXIV.

AN ACT FOR THE PRESERVATION OF FISH IN WHEELER'S RESER-VOIRS AND BROOKS, IN TROY AND FITZWILLIAM.

SECTION

1. Fish protected in reservoirs and brooks,

2. Owners of land not affected,

SECTION

3. Act shall take effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. That all persons are hereby prohibited from fishing, Fish protected in any manner, in Wheeler's reservoirs, in Troy and Fitzwilliam, and brooks. and the brooks running into the same, and lying westerly of the highway leading from school-house in district number nine in said Fitzwilliam, and the dwelling house of Nahum Green, and any person violating the provisions of this act shall be liable to a fine of ten dollars, one-half to be paid to the person prosecuting, and onehalf to the state.

SECT. 2. Nothing in this act shall be construed to prevent those Owners of land who are owners of the land around said waters, or interested in the land or waters, from cultivating or taking fish from the same in any manner most convenient.

Sect. 3. This act shall take effect from its passage. Approved Act shall take effect on its July 3. 1872.] passage.

CHAPTER CXV.

AN ACT AUTHORIZING AN INCREASE OF THE CAPITAL STOCK OF THE DAVIS MANUFACTURING COMPANY.

SECTION

1. Corporation authorized to increase capital

SECTION 2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. The Davis Manufacturing Company of Wilton is corporation hereby authorized to increase its capital stock to a sum not exceed-increase capital ing in the aggregate one hundred and fifty thousand dollars. ing in the aggregate one hundred and fifty thousand dollars.

SECTION 2. This act shall take effect and be in force from and Act takes effect after its passage. [Approved July 3, 1872.]

CHAPTER CXVI.

AN ACT TO AUTHORIZE THE CONSTRUCTION OF A BRIDGE OVER LITTLE HARBOR RIVER IN THE COUNTY OF ROCKINGHAM, AND TO GIVE ADDITIONAL POWER TO THE COUNTY COMMISSIONERS IN REGARD TO THE SAME.

SECTION

- 1. Towns authorized to construct and maintain bridge.
- 2. Draw to be maintained.

SECTION

- Bridge and roads to be laid out by commissioners expense how apportioned.
- 4. Repealing clause.

Be it enacted by the Senate and House of Representatives in General Court convened:

Towns authorized to construct and maintain bridge.

Section 1. That the towns of Newcastle and Rye are authorized and empowered to erect and maintain a bridge over the Little Harbor river, situated between said towns, from such a point or place in the town of Newcastle to such a point or place in the town of Rye, as the commissioners for the county of Rockingham upon proper and legal proceedings may see fit to determine: provided, said towns at legal meetings severally called for that purpose, shall by a vote of a majority of the legal voters of each town, first determine that it is expedient to erect and maintain said bridge.

Draw to be maintained. SECT. 2. That said bridge shall be laid out and constructed with a draw, such as said commissioners shall deem necessary for the reasonable and proper use of said Little Harbor river, for the navigation of vessels or rafts, or for running timber therein.

Bridge and roads to be laid out by commissioners—expense, how apportioned.

SECT. 3. That said commissioners are hereby authorized and empowered to lay out said bridge and the highway thereto, immediately appurtenant, upon proper and legal proceedings, and to apportion the expense of constructing and maintaining such bridge in whole or in part to either or each of the following corporate bodies, namely, the town of Newcastle, the town of Rye, the county of Rockingham.

Repealing clause.

SECT. 4. All acts or parts of acts inconsistent hereto, so far as the purposes of this act are concerned, are hereby repealed. [Approved July 3, 1872.]

CHAPTER CXVII.

AN ACT RELATING TO DISTRICT NUMBERED SEVEN IN THE TOWN OF JAFFREY.

SECTION

SECTION

District may raise money to repair Conant high school.

2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

District may raise money to repair Conant high school. SECTION 1. District numbered seven, in the town of Jaffrey, is hereby authorized to raise money and expend the same, to keep in

repair the rooms for the Conant High School, situated in the town house building, in said district.

SECT. 2. This act shall take effect on its passage. [Approved Act takes effect on its passage.

July 4, 1872.]

CHAPTER CXVIII.

AN ACT TO INCORPORATE THE ASHLAND SAVINGS BANK.

SECTION SECTION 1. Corporation constituted and located—its † 5. Power to make by-laws. 6. Records open to examination, &c. 7. First meeting, how called, 2. Duties as to deposits. 3. Limitation as to real estate. 8. Act takes effect on its passage. Not to issue bills — compensation of officers.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. That Jonathan F. Keyes, George Povt, Thomas N. Corporation Hughes, Thomas P. Cheney, Charles Wright, John A. Dana, Joseph located its A. Dodge, Franklin Scribner, George W. Mitchell, Nathaniel Batch- powers. elder, Hiram Hodgdon, Cutting Follansby, Edwin F. Bailey, Ambrose Scribner, Enoch Rogers, Samuel W. Fletcher, Stephen C. Baker, Levi Clough, John Andrews, Benning E. Plaisted, Benjamin B. Worthen, Allen B. Shepard, David M. Webster, Barnett Hughes, Aaron M. Gordon, Nathaniel M. Reed, Daniel H. Ames, James H. Hallett, Thomas P. Woodman, Herbert A. Shaw, Edwin P. Lewis, John C. Smith, be and hereby are constituted a body politic and corporate by the name of the Ashland Savings Bank, which bank shall be located in the town of Ashland in this state; and they and such other persons as shall be duly elected and admitted members of said corporation at regular meetings thereof, according to such by-laws as may hereafter be established, shall be and remain a body corporate and politic by said name, and are and shall be invested with all the powers, rights and privileges, and subject to all the duties and liabilities which are or may be incident to corporations of like nature by the laws of this state.

SECT. 2. Said corporation may receive from any person or per- Duties as to desons disposed to enjoy the advantages thereof, any deposit or deposits of money, and may use, manage and improve the same for the benefit of the depositors, in such manner as shall be convenient or necessary for the security and profitable investment thereof, and all deposits may be withdrawn, and the net income or profit of the deposits divided at such reasonable times, and in such manner and proportion, and subject to such equitable rules and regulations, as said corporation shall from time to time limit and appoint, agreeably to the laws of the state.

SECT. 3. Said corporation may take and hold such real estate as Limitation as shall be convenient in transacting the business thereof, but not ex- to real estate. ceeding five thousand dollars in value at any one time, and said corporation further may take and hold and dispose of such real es-

tate as may in good faith be received by them by the way of security or payment for loans made by them, or for any debts, demands or liabilities which may be owing or accrue to said corpora-

 $\lceil 1872.$

Not to issue bills - compensation of offi-

Sect. 4. Said corporation shall not issue any bill or promissory note to circulate as currency, nor shall the members or officers of said corporation receive any profit or emolument from said savings bank; provided, however, that a reasonable compensation may from time to time be made to the treasurer, secretary and agents of said corporation, for services actually rendered.

Power to make by-laws.

Sect. 5. Said corporation may from time to time make such bylaws, rules and regulations for its government and for the management of its business thereof, as shall not be inconsistent with this act and the laws of this state.

Records open to examination,

Sect. 6. The books and accounts of this corporation shall be at all times subject to the inspection of the governor and council, the bank commissioners, or other officers appointed by either branch of the legislature for this purpose, and the legislature may at any time alter, amend or repeal this act.

First meeting. how called.

Sect. 7. Jonathan F. Keyes, George Hoyt and Thomas N. Hughes, or any two of them, may call the first meeting of this corporation, at such time and place, and in such manner as they may think proper.

Act takes effect on its passage.

Sect. 8. This act shall take effect from and after its passage. [Approved July 3, 1872.]

CHAPTER CXIX.

AN ACT TO INCORPORATE THE SANDWICH SAVINGS BANK.

SECTION SECTION 1. Corporation constituted and located-its 5. Power to make by-laws. powers. 6. Records open to examination, &c. 2. Duties as to deposits. 3. Limitation as to real estate.

7. First meeting, how called. 8. Bonds of treasurer.

4. Not to issue bills - compensation of officers. 9. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Corporation constituted and located - its powers.

Section 1. That Charles Blanchard, Thomas Burley, Enoch Q. Fellows, Moulton H. Marston, William A. Heard, David H. Hill, Meritt Ambrose, John Blackmer, James M. Smith, Oliver Chase, Charles W. Donovan, Daniel G. Beede, Albert R. Kimball, Frank E. Burley, Herman Cogan, Calvin Watson, Russ C. Graves, be and hereby are constituted a body politic and corporate, by the name of the Sandwich Savings Bank, which bank shall be located in the town of Sandwich in this state, and they and such other persons as shall be duly elected and admitted members of said corporation, at regular meetings thereof, according to such by-laws as may hereafter be established, shall be and remain a body corporate and politic,

by said name, and are and shall be invested with all the powers. rights and privileges, and subject to all the duties and liabilities, which are or may be incident to corporations of like nature by the laws of this state.

SECT. 2. Said corporation may receive from any person or per- Duties as to desons disposed to enjoy the advantages thereof, any deposit or deposits of money, and may use, manage and improve the same, for the benefit of the depositors, in such manner as shall be convenient or necessary for the security and profitable investment thereof, and all deposits may be withdrawn, and the net income or profit of the deposits divided at such reasonable times, and in such manner and proportion, and subject to such equitable rules and regulations, as said corporation shall from time to time limit and appoint, agreeably to the laws of the state.

SECT. 3. Said corporation may take and hold such real estate as Limitation as to shall be convenient in transacting the business thereof, but not $ex^{-real \, estate}$. ceeding three thousand dollars in value at any one time, and said corporation further may take and hold and dispose of such real estate, as may in good faith be received by them by the way of security or payment for loans made by them, or for any debts, demands or liabilities, which may be owing or accrue to said corporation.

SECT. 4. Said corporation shall not issue any bill or promissory Not to issue note to circulate as currency, nor shall the members or officers of bills—compensation of offisaid corporation receive any profit or emolument from said savings cers. bank; provided, however, that a reasonable compensation may from time to time be made to the treasurer, secretary and agents of said corporation, for services actually rendered.

SECT. 5. Said corporation may from time to time make such by- Power to make laws, rules and regulations for its government, and for the manage-by-laws. ment of the business thereof, as shall not be inconsistent with this act and laws of this state.

SECT. 6. The books and accounts of this corporation shall be at Records open to all times subject to the inspection of the governor and council, the examination. bank commissioners, or other officers appointed by either branch of the legislature for this purpose, and the legislature may at any time alter, amend or repeal this act.

SECT. 7. Charles Blanchard, Thomas Burley, Enoch Q. Fellows First meeting. and Moulton H. Marston, or any two of them, may call the first how called. meeting of this corporation, by giving personal notice to each of the corporators herein named, of the time and place of said meeting, at least ten days before the time of said meeting.

SECT. 8. The treasurer of said savings bank shall give a bond Bonds of treaswith sufficient surety for the faithful performance of the duties of wer. his office, in the penal sum of twenty-five thousand dollars, and when the deposits of said bank shall exceed the sum of one hundred thousand dollars, the penal sum of such bond shall be increased five thousand dollars for each sum of one hundred thousand dollars. or fractional part thereof.

SECT. 9. This act shall take effect from and after its passage. Act takes effect [Approved July 3, 1872.]

CHAPTER CXX.

AN ACT TO INCORPORATE THE LOAN AND TRUST SAVINGS BANK.

SECTION

- 1. Corporation constituted its powers.
- 2. Location and duties.
- 3. Limitation as to real estate.
- 4. Not to issue bills compensation of officers,
- 5. Officers and members not to borrow funds.

SECTION

- 6. Limitation of membership quorum, &c.
- 7. Power to make by-laws.
- 8. First meeting, how called.
- 9. Subject to legislative control.
- 10. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Corporation constituted—its powers.

Section 1. That Jonathan E. Sargent, Onslow Steams, Asa Fowler, George G. Fogg, John V. Barron, Franklin Mosely, John Y. Mugridge, James Peverly, Calvin Howe, Lewis Downing, Jr., Sylvester Dana, Moses Humphrey, Austin F. Pike, Daniel Barnard, Lyman D Stevens, Augustine C. Pierce, Elisha Adams, William H. Allison, James S. Norris, Nathaniel White, James R. Hill, John S. Russ, John L. Tallant, Edward P. Prescott, Hiram B. Tebbetts, William Butterfield, Benjamin Grover, Charles S. Eastman, Henry W. Carter, Lorenzo D. Brown and Benjamin F. Prescott, be and they hereby are constituted a corporation by the name of the Loan and Trust Savings Bank; and they and such others as shall be duly elected members of said corporation at the annual meeting thereof, according to such by-laws as may be hereafter established, shall be and remain a body politic and corporate by said name, and shall be vested with all the jowers and privileges, and subject to all the liabilities of corporations of a similar nature.

Location and duties.

SECT. 2. Said corporation shall be located in the city of Concord, and shall be capable of receiving from any person or persons disposed to enjoy the advantages of said savings bank, any deposit or deposits of money, and using, managing and improving the same for the benefit and best advantage of the person or persons by and for whom the same shall be deposited respectively; and the net income and profits of all deposits of money secured by said corporation shall be paid out and distributed in just proportions among the several persons by and for whom the said deposits have been made; and all such deposits may be withdrawn by the person entitled thereto, at such reasonable times and in such manner as said corporation in its by-laws may direct and appoint, or according to such lawful conditions and limitations as the depositors, agreeably to the regulations of said corporation, may have respectively prescribed and annexed to their deposits.

Limitation as to real estate.

SECT. 3. Said corporation shall be capable of receiving and holding such buildings and real estate as shall be necessary and convenient for managing their affairs; provided, that such real estate held at any time for the purpose aforesaid, shall not exceed in value at the time of the purchase or acceptance thereof by said corporation, the sum of ten thousand dollars; and the said corporation shall be further able to take, hold and dispose of any real estate which may be conveyed to or taken by said corporation in satisfac-

tion or discharge of debts, demands or liabilities which shall have been previously contracted or incurred.

SECT. 4. Said corporation shall not make or issue any bill or Not to issue promissory note to circulate as currency; and the president and sation of offimembers of said corporation shall receive no compensation for their cers. services in said savings bank, nor derive any emolument therefrom; provided, that a reasonable allowance may from time to time be made to their treasurer or secretary, and such agents as the business of the institution may render necessary; and the books and accounts of the corporation shall be open at all times to the inspection of the governor, the bank commissioners, or a committee of either branch of the general court.

SECT. 5. No officer or member of the corporation shall borrow oneers and any portion of the deposits, or use the same except to pay the ex-members not to borrow funds. penses of the corporation.

SECT. 6. The number of members of said corporation shall not Limitation or exceed one hundred at any one time; and any number not less than and quorum. seven shall constitute a quorum for the transaction of business at &c. the annual and other meetings of the members of said corporation; provided, that such meetings shall have been duly notified in conformity to the by-laws of said corporation; and provided, fur ther, that said corporation may require by their by laws the attendance of one or more of their officers, by them designated, to constitute a quorum for the election of members, in addition to the members hereinbefore named.

Sect. 7. Said corporation shall have power to make such by Power to make laws as are necessary and proper for the management of the affairs by-laws. of the institution; provided, however, that they are not repugnant to the constitution and laws of the state.

SECT. 8. Jonathan E. Sargent, Onslow Stearns, George G. Fogg, First meeting. John V. Barron and James Peverly, or any three of them, are here-how called. by authorized to call the first meeting of the corporation, by giving personal notice to the corporators herein named, of the time and place of said meeting, at least ten days before the time of the

SECT. 9. The legislature may alter, amend or repeal this act, subject to legislative control. whenever, in their opinion, the public good may require it.

SECT. 10. This act shall take effect from its passage. [Ap- Act takes effect proved July 3, 1872.]

CHAPTER CXXI.

AN ACT TO INCORPORATE THE ROCHESTER SAVINGS BANK.

SECTION

- 1. Corporation constituted its powers.
- 2. Location and duties.
- 3. Limitation as to real estate.
- 4. Not to issue bills compensation of officers.

SECTION

- 5. Power to make by-laws.
- 6. Records open to examination, &c.
- 7. First meeting, how called.
- 8. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Corporation, constituted its powers. Section 1. That John Hall, Enoch C. Dow, Cyrus K. Sanborn, Nathaniel Burnham, William Rand, Jeremiah D. Evans, Robert Mellroy, Larkin Harrington, Stephen D. Wentworth, William Wentworth, Joseph H. Worcester, James Farrington, James Walker, S. Henry Feineman, Albert Hayes and Ebenezer G. Wallace, be and hereby are constituted a body politic and corporate, by the name of the Rochester Savings Bank, and they, with such other persons as shall be duly elected and admitted members of said corporation, at regular meetings thereof, according to such by-laws as may be hereafter established, shall be and remain a body politic and corporate, by said name, and shall be vested with all the powers and privileges, and subject to all the liabilities of corporations of a similar nature, by the laws of this state.

Location and cuties. SECT. 2. Said corporation shall be located in the town of Rochester, and may receive from any person or persons any deposit or deposits of money, and may use the same for the benefit of the depositors, in such a manner as shall be convenient or necessary for the security and profitable investment thereof; and all deposits may be withdrawn, and the net income or profit of the deposits divided, at such reasonable times and in such a manner, and subject to such equitable rules and regulations, as said corporation shall from time to time adopt.

Limitation as to real estate.

SECT. 3. Said corporation may take and hold such real estate as shall be necessary in transacting the business thereof, but not exceeding in value five thousand dollars at any one time; and the said corporation may further take, hold and dispose of all such real estate as may be received by them, by way of security or for payments for loans made by them, or for any debts, demands or liabilities which may be owing or accrue to said corporation.

Not to issue bills—compensation of officers. SECT. 4. Said corporation shall not issue any bill or promissory note to circulate as currency, nor shall the members or officers thereof receive any profit or emolument from said savings bank, nor shall any officer thereof borrow any portion of said deposits, or use the same, except for the purposes of said corporation, and to pay the expenses thereof: provided, however, that a reasonable compensation may from time to time be made to the treasurer, secretary and agents of said corporation, for services actually rendered.

Power to make by-laws.

SECT. 5. Said corporation may from time to time make such bylaws, rules and regulations for its government, and for the management of the business thereof, as shall not be inconsistent with this act and the laws of the state.

SECT. 6. The books and accounts of this corporation shall at all Records open to times be subject to the inspection of the governor and council, the examination, x_c bank commissioners, or of committees appointed for that purpose by either branch of the legislature, and the legislature may at any time, alter, amend or repeal this act.

SECT. 7. Larkin Harrington, Cyrus K. Sanborn William Rand, First meeting. Ebenezer G. Wallace, Jeremiah D. Evans, Stephen D Wentworth and Francis Orr, or any four of them, may call the first meeting of the corporation, by giving personal notice to the corporators herein granted, of the time and place of said meeting, at least ten days Lefore the time of said meeting.

SECT. 8. This act shall take effect from and after its passage. Act takes effect on its passage. [Approved July 3, 1872.]

CHAPTER CXXII.

AN ACT TO INCORPORATE THE COCHECHO SAVINGS BANK.

SECTION

- 1. Corporation constituted its powers.
- 2. Location and duties.
- 3. Limitation as to real estate.
- 4. Not to Issue bills compensation of officers.
- 5. Deposits by minors.
- 6. Limitation of members, quorum, &c.

SECTION

- 7. Power to make by-laws.
- 8. Trustees, their powers and duties.
- 9. First meeting, how called.
- 10. Charter subject to legislative control.
- 11. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. That Charles W. Thurston, James E. Lothrop, John corporation C. Plummer, William B. Wiggin, John M. Brackett, Wolcott Ham-constituted-its powers. lin, Joshua G. Hall, John H. Leighton, Geo. A. Thompson, T. H. Snell, Charles H. Ricker, Chas. Smith, Harrison Haley, Charles W. Wiggin, William H. Trickey be and they are hereby constituted a corporation by the name of the Cochecho Savings Bank; and they and such others as shall be elected members of said corporation at their first meeting under this act, or at any annual meeting thereof, according to such by-laws as may be hereafter established, shall be and remain a body politic and corporate by said name, for the term of twenty years from the passage of this act, and shall be vested with all the powers and privileges, and subject to all the liabilities of corporations of a similar nature.

Sect. 2. Said corporation shall be located in the city of Dover, Location and shall be capable of receiving from any person or persons disposed duties. to enjoy the advantages of said savings bank any deposit or deposits of money, and of using, managing and improving the same for the benefit and best advantage of the person or persons by and for whom the same shall be deposited respectively; and the net income and profits of all deposits of money received by said corporation shall be paid out and distributed in just proportion among the several persons by and for whom the said deposits have been made; and all such deposits may be withdrawn by the persons entitled

thereto, at such reasonable times and in such manner as said corporation in its by-laws may direct and appoint, or according to such lawful conditions and limitations as the depositors, agreeably to the regulations of said corporation, may have respectively prescribed and annexed to their deposits.

Limitation as to real estate.

SECT. 3. Said corporation shall be capable of receiving and holding such buildings and real estate as shall be necessary and convenient for managing its affairs: provided, that such real estate held at any one time for the purpose aforesaid, shall not exceed in value at the time of purchase or acceptance thereof by said corporation, the sum of ten thousand dollars; and the said corporation shall be further able to take, hold and dispose of any real estate whatever, which may be bond fide conveyed to or taken by said corporation in satisfaction or discharge of debts, demands or liabilities which shall have been previously contracted or incurred.

Not to issue bills—compensation of othcers. SECT. 4. Said corporation shall not make and issue any bill or promissory note to circulate as currency; and the president and members of said corporation shall receive no compensation for their services in said savings bank, nor derive any emolum nt therefrom; provided, however, that a reasonable allowance may from time to time be made to their treasurer or secretary, and such agents as the business of the institution shall render necessary; and the books and accounts of the corporation shall be open at all times to the inspection of the governor of this state, of the bank commissioners, or of a committee of either branch of the legislature.

Deposits by minors.

SECT. 5. Whenever any deposit shall be made by any minor, the trustees of said corporation may, at their discretion, pay to such depositor such sums as may be due to him or her, although no guardian shall have been appointed for such minor, and the check, receipt or acquittance of such minor shall be as valid as if the same was executed by his or her guardian, or the said minor was of full age, if such deposit was made personally by said minor. Nor shall said corporation be charged as trustee in any action on account of any deposit made by any minor.

Limitation of members, quorum, &c. SECT. 6. The number of members of this corporation shall not exceed fift, at any time. Any number not less than five shall constitute a quorum for the transaction of business at the annual or other meeting of said corporation, provided, that such meeting shall have been duly notified in conformity to the by-laws of said corporation.

Power to make by-laws.

SECT. 7. Said corporation shall have power to make such bylaws as are necessary and proper for the management of the institution; *provided*, that they are not repugnant to the constitution and laws of the state, nor to the provisions of this charter.

Trustees, their powers and duties.

SECT. 8. There shall be elected annually, by ballot, a board of trustees consisting of not less than five members who shall held their offices for one year and until others are chosen and qualified in their stead. Said trustees shall be sworn to a faithful performance of the duties of their office before entering thereupon; shall elect one of their number to be president of the board and of the corporation, and another of their number to be vice-president thereof; shall appoint a secretary and treasurer who shall receive such salary as the trustees shall from time to time establish; shall appoint and employ such other agents and clerks as they may deem expedient

and fix their compensation: and, generally, shall have and exercise such powers as are necessary and proper for carrying into effect, the

object and purposes of this act.

Sect. 9. Charles W. Thurston, Joshua G. Hall and Geo. A, First meeting. Thompson, or any two of them, are hereby authorized to call the how called first meeting of said corporation, by giving to the corporators herein named personal notice of the time and place of meeting, or by publishing such notice in "The Dover Enquirer," ten days before the day of such meeting.

SECT. 10. The legislature may at any time alter, or amend or charge subject repeal this act whenever, in their opinion, the public good requires control.

SECT. 11. This act shall take effect from and after its passage, Act takes effect [Approved July 3, 1872.]

CHAPTER CXXIII.

ACT TO ENCORPORATE THE GORHAM FIVE-CENT SAVINGS BANK.

SECTION

- 1. Corporation constituted its powers.
- 2. Location and duties,
- 3. Deposits, what received and how improved:
- 4. Limitation as to real estate.
- 5. Not to issue bills compensation of officers.

SECTION

- 6. Limitation of members, quorum, by-laws.
- 7. Deposits by minors.
- 8. First meeting, how called.
- 9. Subject to legislative control.
- 10. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Section 1. That Albert S. Twitchell, John E. Willis, Thomas Corporation A. Adams, Stephen Gordon, Lewis Wetzler, Elihn Libby, Charles constituted its powers. N. Tubbs, James Tubbs, Rufus F. Ingalls, Wesley Wright, Isaac Woodsom, John W. Greenlaw, Jonas G. Wells, Jabez P. Evans and Warren Noyes, be and they hereby are constituted a corporation by the name of the Gorham Five Cent Savings Bank, and they and such others as shall be duly elected members of said corporation, at the annual meeting thereof, according to such by-laws as may be hereafter established, shall be and remain a body politic and corporate by said name, for the term of twenty years from the passage of this act, and shall be vested with all the powers and privileges, and subject to all the liabilities of corporations of a similar uature.

Sect. 2. Said corporation shall be located in the town of Gorham. Lecation and and shall be capable of receiving from any person or persons dis-daties. posed to enjoy the advantages of said bank, any deposit or deposits of money, and to use, manage and improve the same, for the benefit and best advantage of the person or persons by or for whom the same shall be deposited, respectively; and the net income and profit of all deposits of money secured by said corporation shall be paid out and distributed in just proportion among the several persons

by and for whom the said deposits have been made; and all such deposits may be withdrawn by the persons entitled thereto, at such reasonable times and in such manner as said corporation in its bylaws may direct and appoint, or according to such lawful conditions and limitations as the depositors, agreeably to the regulations of said corporation, may have respectively prescribed and annexed to their deposits.

Deposits, what received and how improved.

SECT. 3. The said corporation shall receive on deposit sums as small as five cents, and shall use and improve all the deposits for the purposes and according to the directions herein mentioned and provided.

Limitation as to real estate.

SECT. 4. Said corporation shall be capable of receiving and holding such buildings and real estate as shall be necessary and convenient for managing their affairs; provided that such real estate held at any and all times for the purpose aforesaid shall not exceed in value at the time of the purchase or acceptance thereof, by said corporation, the sum of five thousand dollars; and the said corporation shall be further able to take, hold and dispose of any real estate whatever, which may be bona fide conveyed to or taken by said corporation, in satisfaction or discharge of debts, demands or liabilities, which shall have been previously contracted or incurred.

Not to issue bills—compensation of officers, &c.

Sect. 5. Said corporation shall not make and issue any bill or promissory note to circulate as currency, and the president and members of said corporation shall receive no compensation for their services in said savings bank, nor derive any emolument thereform; provided, however, that a reasonable allowance may, from time to time, be made to their treasurer or secretary, and such agents as the business of the institution shall render necessary; and provided further, that the treasurer of said corporation shall furnish bonds in the sum of twenty-five thousand dollars for the faithful performance of his duties, and when the sums deposited in said bank shall amount to one hundred thousand dollars, an additional bond of ten thousand dollars shall be required, and for every additional one hundred thousand dollars deposited, ten thousand dollars additional shall be required thereafter. The books and accounts of the corporation shall be open at all times for the inspection of the governor of this state, of the bank commissioners, or of a committee of either branch of the legislature.

Limitation of members, quorum, by-laws. Sect. 6. The number of members of said corporation shall not exceed fifty at any one time. Any number not less that seven shall constitute a quorum for the transaction of business at the annual and other meetings of the members of the corporation; provided that such meeting shall have been duly notified in conformity to the by-laws of said corporation. Said corporation shall have power to make such by laws as may be necessary and proper for the management of the affairs of the institution; provided, however, they are not repugnant to the constitution and laws of the state.

Deposits by minors.

SECT. 7. Whenever any deposit shall be made by any minor, the trustees of said corporation may, at their discretion, pay to such depositor, such sums as may be due to him or her, although no guardian shall have been appointed for such minor, and the check, receipt or acquittance of such minor shall be as valid as if the same was executed by the guardian of said minor, or the said minor was of full age, if such deposit was made personally by said minor.

SECT. 8. The three persons first named in this act, or any two First meeting, of them, are hereby authorized to call the first meeting of said cor-how called. poration, by giving personal notice to the corporators herein named, of the time and place of said meeting, at least ten days before the time of said meeting.

SECT. 9. The legislature may at any time alter, amend or repeal subject to legis-

this act, whenever in their opinion the public good requires it.

SECT. 10. This act shall take effect from and after its passage. Act takes effect [Approved July 4, 1872.]

CHAPTER CXXIV.

AN ACT IN AMENDMENT OF THE CHARTER OF THE ROCKINGHAM TEN-CENT SAVINGS BANK.

SECTION SECTION 1. Corporation authorized to hold more real 2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. The third section of said charter is hereby amended Corporation authorized to hold by striking out the words "ten thousand" wherever they occur, more real estate.

SECT. 2. This act shall take effect from its passage. [Approved Act takes effect on its passage.]

July 3, 1872.]

CHAPTER CXXV.

AN ACT TO INCORPORATE THE BIBLE HILL AQUEDUCT COMPANY.

SECTION

- 1. Corporation constituted, location and pow-
- 2. Capital stock limited.
- 3. Annual meeting, directors, &c.

SECTION

- 4. Limitation as to real estate, &c.
- 5. First meeting, how called, &c.
- 6. Charter subject to legislative control—takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Section 1. That John Tyler, George H. Stowell, Edward J. Corporation Tenney, John L. Farwell and Frederick A. Tyler and their associ-constituted, location and ates, successors and assigns, shall be and hereby are made a body powers. politic and corporate by the name of the Bible Hill Aqueduct Company, for the purpose of bringing fresh water to the village of Claremont and the fair grounds and cemetery near the same, in the town of Claremont, in subterranean pipes, and by that name may

sue and be sued, and are hereby vested with all powers and subject to all liabilities incident to corporations of a similar nature.

Capital stock limited.

Sect. 2. The capital stock of said corporation shall consist of such number of shares, not exceeding one hundred dollars each, as may from time to time be determined by the directors of said corporation, not exceeding twenty thousand dollars.

Annual meeting, directors, &c.

Sect. 3. The annual meeting of said corporation shall be holden at such time and place as may be prescribed by the by-laws, or appointed by the directors, at which meeting not less than three nor more than seven directors shall be chosen by ballot. The directors may call special meetings of the corporation whenever it shall be necessary, giving such notice as the by-laws may prescribe.

Limitation as to

Sect. 4. Said corporation is empowered to purchase and hold in real estate, &c. fee simple or otherwise, any real estate necessary for carrying into effect the purposes of this act, not exceeding in value at the time of its purchase, ten thousand dollars. Said corporation is authorized to enter upon and break up ground and dig ditches in any street, highway or common through which it may be necessaay for said aqueduct to pass for the purpose of placing such pipes as may be necessary for building said aqueduct, and to relay and repair the same, subject to such regulations as to the safety of the citizens and the security of the public travel, as may be prescribed by the selectmen of said town of Claremont.

First meeting. how called.

SECT. 5. The three persons first named in this act, or either of them, may call the first meeting of the corporation, by a notice published in some newspaper printed in said Claremont, or by personal notice to all the grantees; at which meeting associates may be elected, by-laws adopted, and such officers and agents chosen as may be deemed necessary.

Charter subject to legislative control - takes effect on its passage.

Sect. 6. The legislature may alter, amend or repeal this act whenever the public good may require the same. And this act shall take effect on its passage. [Approved July 3, 1872.]

CHAPTER CXXVI.

AN ACT TO INCORPORATE THE COLE MANUFACTURING COMPANY.

- 1. Corporation constituted —its powers.
- 2. Location, business and capital stock.
- 3. First meeting how called, by-laws, &c.

- 4. Capital may be increased.
- 5. Charter subject to legislative control-takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Corporation constituted its powers.

Section 1. That Benjamin J. Cole, Henry B. Quinby, Thomas Ham, John C. Moulton, John White and their associates, successors and assigns, be and they hereby are made a body politic and corporate, by the name of the Cole Manufacturing Company, and by that name may sue and be sued, prosecute and defend to final judgment and execution, and hereby are vested with all the powers and

privileges, and subject to all the liabilities which by law are incident to corporations of a similar character.

SECT. 2. Said corporation shall be located at Lake Village, in Location, bustthe town of Gilford, and is hereby authorized to carry on in their stock. various branches the general business of manufacturing cars, machinery of all kinds, agricultural implements and the like, together with such other branches of the mechanic arts as may be necessary and convenient, and they are hereby authorized to establish and carry on the manufacturing of cotton and woolen goods, hosiery and the like; and may purchase, hold and convey personal and real estate to an amount not exceeding one hundred thousand dollars. and may erect such buildings and works as they may deem necessary in conducting the business of said corporation.

SECT. 3. The first two persons named in this act may call the First meeting, first meeting of said corporation, by giving notice in writing to each by-laws. &c. of said grantees, or by publication in some newspaper in the county prior thereto, at which meeting or some subsequent meeting, said corporation may adopt by-laws and rules for the government of their affairs, choose all necessary officers and prescribe their duties, divide their capital stock into shares of one hundred dollars each, and transact any other business necessary to carry into effect the purposes of their incorporation.

Sect. 4. Said corporation are hereby authorized to increase their Capital way be capital stock to an amount not exceeding two hundred thousand dollars in all, whenever the interest of said corporation shall be promoted thereby, and whenever two-thirds of the members thereof shall vote to adopt the same.

SECT. 5. The legislature may at any time alter, amend or repeal Charter subject this act, or any of its provisions, whenever in their opinion the pub-to legislative control—takes lie good requires it, and this act shall take effect from its passage. passage. [Approved July 3, 1872.]

CHAPTER CXXVII.

AN ACT TO AMEND THE CHARTER OF THE NASH STREAM !M-PROVEMENT COMPANY, PASSED JUNE SESSION, 1870.

SECTION

- 1. Tolls established by commissioners.
- 2. Vacancies, how filled.

SECTION

- 3. Repealing clause.
- 4. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Section 1. The charter of the Nash Stream Improvement Com- tolls estabpany, passed June session 1870, is hereby amended by adding the instances. following, to-wit: Isaiah H. Pickard of Stewartstown, Hezekiah Parsons of Colebrook and Samuel Brown of Stratford, are hereby constituted a board to fix, upon due notice to the parties and a hearing, the tolls provided for by the charter aforesaid. Each member of said board shall be present and hear the parties, but a

majority may make a report fixing said tolls, which, when filed in the office of the clerk of the supreme judicial court for Coos county, and published three weeks successively in some newspaper printed in said county, shall be the rate of tolls for said company to receive on the lumber driven, under the provisions of this act.

Vacancies, how filled.

SECT. 2. In case a vacancy shall occur in said board by death, refusal to act, or otherwise, or if any member of said board shall become disqualified to act for any cause, the supreme judicial court, at any regular term, or any justice thereof in vacation, upon application and notice to the parties, if such disqualification is found to exist, may appoint some suitable person to fill said vacancy, or to act in the place of such disqualified member; and the board as thus constituted shall then be the board to hear the parties and to fix said tolls agreeably to the provisions of said charter.

Repealing clause.

SECT. 3. All acts or parts of acts inconsistent with the foregoing are hereby repealed.

Act takes effect on its passage. Sect. 4. This act shall take effect upon its passage. [Approved July 3, 1872.]

CHAPTER CXXVIII.

AN ACT TO INCORPORATE THE WEBSTER LAKE COMPANY.

SECTION

- 1. Corporation constituted its powers.
- 2. Location, purpose and business.
- 3. Power to take land for turnpike.
- 4. Right to take tolls.

SECTION

- 5. Capital stock and shares.
- 6. First meeting, how called.
- 7. Charter subject to legislative control.
- 8. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Corporation constituted — its powers.

Section 1. That Jonas B. Aiken, Warren F. Daniell, E. B. S. Sanborn, Walter Aiken, Alvah W. Sulloway, Charles E. Tilton, Sterne Morse, Stephen Kenrick, Austin F. Pike, George E. Todd, John Proctor, Daniel Barnard and Charles W. Webster, their associates, successors and assigns, are hereby incorporated and made a body corporate and politic by the name of the Webster Lake Company; and by that name may sue and be sued, and have and enjoy all the privileges and powers, and be subject to all the restrictions and limitations which by law are incident to corporations of a similar nature.

Location, purpose and business. SECT. 2. Said corporation is hereby empowered to purchase, build and keep in repair such buildings in the town of Franklin in this state, as may be necessary for a hotel and out-buildings connected therewith. Also to locate, build and keep in repair such turnpike road or roads from any public highway in said town to said hotel by such routes, and to accommodate travel for pleasure as well as business, as it may deem necessary, and for these purposes may purchase, take, hold and enjoy so much real estate as may be necessary therefor.

SECT. 3. If said corporation shall not be able to agree with the Power to take owners of any land over which such turnpike road shall be located, pike. it may apply to the selectmen of said town of Franklin, setting forth such inability to agree, and said selectmen shall appraise the damages for the land taken for such turnpike road or roads, in the same way as if the same turnpike road had been laid out by them; and any land owner whose damages are appraised by said selectmen, as aforesaid, shall have the same rights of appeal, subject to the same liabilities as land owners now have whose land is taken by selectmen for a public highway. Said corporation shall not enter upon any land so taken to construct said road until the damages assessed to the owners thereof, as aforesaid, shall have been paid or tendered.

Sect. 4. Said corporation shall have the right to levy and col-Right to take lect such rates of toll over any turnpike road or roads constructed by them, as aforesaid, as the directors thereof shall think proper, and it may erect gates and do whatever is necessary to collect the same.

SECT. 5. The capital stock of this corporation shall not exceed Capital stock the sum of two hundred thousand dollars, and may be divided into shares of one hundred dollars each.

SECT. 6. The five persons first named in this act, or any three of First meeting. them, may call the first meeting of this corporation, by publishing a notice in any weekly paper printed in the county of Merrimack ten days at least before such meeting.

SECT. 7. The legislature may alter and amend this act whenever Charter subject the public good requires the same.

control.

SECT. 8. This act shall take effect from and after its passage. Act takes effect on its passage. [Approved July 3, 1872.]

CHAPTER CXXIX.

AN ACT TO INCORPORATE THE ROLFE AND RUMFORD ASYLUM.

SECTION

- 1. Corporation constituted, its powers.
- 2. Location and objects.
- 3. May hold additional property.
- 4. Funds charged with annuity.

- 5. Powers of the corporators.
- 6. First meeting, how called.
- 7. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Section 1. That Joseph B. Walker, Ebenezer S. Towle, Enoch Corporation Gerrish, Jesse P. Bancroft and Francis A. Fisk, and their successors, constituted its powers. be and hereby are made a body corporate and politic, by the name of the Rolfe and Rumford Asylum, and by that name may sue and be sued, prosecute and defend to final judgment and execution, and shall have and enjoy all the powers and privileges, and be subject to all the liabilities incident to corporations of a like character.

Location and objects.

SECT. 2. The said corporation is hereby empowered to receive from the trustees now holding the same the property and fundsheretofore given by the last will and testament of Sarah Thompson, called Countess Sarah Rumford, to Francis N. Fisk, James F. Baldwin, Joseph B. Walker, Ebenezer S. Towle and Samuel Coffin, and the proceeds of such property and funds, and to hold the same and apply the income thereof to the charitable purpose declared in the said will: that is to say, for the purpose of founding and maintaining an institution for the support and education of young females, who shall be natives of said Concord and without mothers; the seat of the said institution to be the house and estate in said Concord, which belonged to the said Sarah Thompson, called Countess Rumford, known as the Rolfe estate.

May hold additional property. SECT. 3. The said corporation is hereby empowered to receive property, real and personal, in addition to the funds given as aforesaid by the last will of the said Sarah Thompson, to be held and applied to the same charitable uses that are hereinbefore declared.

Funds charged with annuity.

SECT. 4. If the said corporation shall receive and accept the funds given as aforesaid by the last will of the said Sarah Thompson, it shall be upon condition that the said corporation shall pay to Emma Gannell Bergum the annuity of fifty dollars, bequeathed to her by the said last will.

Powers of the corporators.

SECT. 5. The said corporators and their successors shall have the entire management of the affairs of the corporation; shall have authority to make and establish all reasonable by-laws, and to appoint all officers and agents convenient for carrying into effect the objects of the corporation, and shall by election fill all vacancies that may from time to time occur in that [their] body; provided that the persons chosen by them to fill such vacancies shall be approved by the judge of probate of the said county of Merrimack, for the time being.

First meeting, how called. SECT. 6. Said corporators, or any two of them, may call the first meeting of the corporation, at such time and place and in such manner as they may deem expedient.

Act takes effect on its passage. Sect. 7. This act shall take effect from and after its passage. [Approved July 3, 1872.]

CHAPTER CXXX.

AN ACT TO INCORPORATE THE ATLANTIC HOTEL COMPANY.

SECTION

- 1. Corporation constituted—its powers.
- 2. Capital stock and shares.

SECTION

- 3. Directors first meeting, how called.
- 4. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Corporation constituted – its powers. SECTION 1. That Uri Lamprey, Charles M. Lamprey, John S. H. Frink, Frank Jones, George H. Pierce and James M. Lovering, their associates, successors and assigns, under the name and style of the Atlantic Hotel Company, be and the same are hereby incorpor-

rated by that name, with all the rights, powers and privileges usually

conferred on corporations.

SECT. 2. That the capital of said company shall be twelve thou-capital stock sand dollars, with the privilege of increasing it to thirty thousand, and shares. which may be divided into shares of one hundred dollars each, and the capital to be employed shall be used in the erection of a hotel and other buildings connected therewith, in the town of Hampton.

SECT. 3. That the affairs of said corporation shall be managed birectors by a board of five directors to be elected annually; the first meet- how called ing of said corporation to be at such time and place as any three of the above corporators shall designate, in calling the first meeting of the stockholders.

SECT. 4. This act shall take effect upon its passage. [Approved Act takes effect July 4, 1872.]

CHAPTER CXXXI.

AN ACT TO INCORPORATE THE PIH ZETA MU SOCIETY.

SECTION

t. Corporation constituted - its location, powers and capital.

2. First meeting, how called. 3. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Section 1. That Augustus F. Elder, Marcus A. Meads, Edward corporation D. Merrill, Robert G. Pike, Herbert G. King, Olney W. Phelps, inslocation, George J. Carr, Clarence R. Gardner, Charles H. Evans, Robert powers and capital. Hawthorn, William Morrill, Edwin O. Pearson, Walter H. Foster, Owen R. Mason and George D. Towne, their associates and successors, members of the Chandler scientific department of Dartmouth college, at Hanover, New Hampshire, are hereby made a body corporate and politic by the name of the Phi Zeta Mu Society, for the promotion of knowledge and skill among its members, and for such scientific, charitable and benevolent purposes as said corporation may from time to time designate; and by that name may sue and be sued, prosecute to final judgment and execution, and shall be vested with all the powers and privileges, and be subject to all the liabilities of corporations of a similar nature; and may acquire and hold by donation or otherwise, real and personal estate for the purposes of said corporation, not exceeding ten thousand dollars in value; and may sell or otherwise dispose of the same at pleasure.

SECT. 2. Any three members may call the first meeting of said First meeting. corporation, by giving at least five days written or printed notice thereof to each of the other members specially named in this act, or by reading such notice in open meeting of said society the same number of days before such first meeting, and filing the same with the secretary or clerk thereof.

SECT. 3. This act shall take effect on its passage. [Approved acquakes effect July 3, 1872.]

CHAPTER CXXXII.

AN ACT TO AUTHORIZE THE TOWN OF HAMPTON TO CONTRACT WITH THE TRUSTEES OF HAMPTON ACADEMY, IN RELATION TO THE MAINTENANCE OF A HIGH SCHOOL.

SECTION

1. Town authorized to make contracts - votes ratified, &c.

SECTION

2. Repealing clause - act takes effect on its passage.

Be it enacted by the Scnate and House of Representatives in General Court convened:

Town authorized to make contract -votes ratified, &c.

Section 1. The town of Hampton is hereby authorized to make and enter into all such contracts with the trustees of Hampton academy, for the use of their academy building, and for the instruction of high school scholars by the teachers of said academy, as have been or may be authorized by vote of the legal voters of said town, at any legal meeting called for that purpose; and any and all votes of the town of Hampton heretofore passed in relation to this subject are hereby ratified and confirmed, and any contract made in accordance with such votes shall be valid and binding on said town of Hampton and its inhabitants; and the selectmen of said Hampton may lawfully appropriate from the school money raised in said town not exceeding twenty per cent. thereof, for the education of high school scholars, and the balance necessary to fulfil their contract with said trustees shall be paid from the treasury of the town.

Repealing clause — act takes effect on its passage.

Sect. 2. All acts and parts of acts inconsistent with this act are hereby repealed, and this act shall take effect upon its passage. [Approved July 3, 1872.]

CHAPTER CXXXIII.

AN ACT IN AMENDMENT OF AN ACT ENTITLED "AN ACT TO IN-CORPORATE THE ODD FELLOWS' BUILDING ASSOCIATION.'

1. Association authorized to borrow money.

2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Ascociation aurow money.

Section 1. The Odd Fellows' Building Association is hereby thorized to bor- authorized and empowered to borrow such sums of money as may from time to time become necessary to supply the temporary wants of the association; provided, that the aggregate indebtedness of such corporation for such borrowed money shall not exceed at any one time the amount of five thousand dollars, and apply the proceeds of its trust to the payment of any such indebtedness.

SECT. 2. This act shall take effect upon its passage [Approved Act takes effect July 3, 1872.]

CHAPTER CXXXIV.

AN ACT TO REVIVE AND AMEND THE CHARTER OF THE WARNER AND KEARSARGE ROAD COMPANY, PASSED JULY 6, 1866.

- 1. Charter revived and renewed.
- 2. Warner authorized to take stock.

3. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. The act entitled "An act to incorporate the Warner Charter revived and Kearsarge Road Company," passed July 6, 1866, is hereby revived and continued in force, for the purpose of constructing and maintaining a road within the limits prescribed therein, as fully and completely to all intents and purposes, as if the same were reenacted at the present time.

Sect. 2. The town of Warner is hereby authorized to take and Warner authorhold stock in said corporation to an amount not exceeding two thoustook. sand dollars, whenever the majority of legal voters present and voting at any legal meeting called for that purpose shall vote to subscribe for said stock.

SECT. 3. This act shall take effect on its passage. [Approved Act takes effect July 3**,** 1872.]

CHAPTER CXXXV.

AN ACT TO INCORPORATE THE SANBORN TURNPIKE COMPANY.

- 1. Corporation constituted its powers.
- 2. Location and objects.
- 3. Tolls to be taken rates penalty, &c.
- 4. Capital stock shares.

- 5. Charter subject to legislative control.
- 6. First meeting, how called.
- 7. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Section 1. That Rufus Boynton, Addison B. Wyatt, Joseph P. Corporation Dearborn, David Brown and George F. Weelss, their associates, constitutedsuccessors and assigns, be and hereby are made a body politic and corporate under the name of the Sanborn Turnpike Company in the town of Northfield, with all the powers and privileges, and subject to all the liabilities incident to corporations of a similar nature.

Location and objects.

SECT. 2. Said corporation is hereby empowered to construct and maintain a carriage road from such point on the highway leading by the dwelling house of Ephraim S. Wadleigh, in Northfield, by such route and to such point on the highway leading by the dwelling-house formerly occupied by Demore Wyatt, in said town, as may be deemed best by said corporation; provided, that if said corporation cannot agree with the owners of land taken in laying out such road, the damages shall be assessed by the selectmen of the town of Northfield, and the owners shall have like remedy for increase of damages as if the same were laid out for a highway.

Tolls to be taken — rates — penalty, &c.

Sect. 3. Said corporation may erect gates across the road they are hereby authorized to construct, and the directors thereof shall appoint such toll-gatherer as may be necessary to collect the rates of toll provided by this act, which toll-gatherers shall have authority to stop any person or persons passing through said gates until they have paid the rates of toll which are hereby established as follows for going over the road or going and returning, namely: for each foot passenger, two cents; for each person in a carriage, two cents; for each person on horseback, three cents; for every horse not attached to any vehicle, two cents; for every sulky, chaise or chair with horse and two wheels, four cents; for every pleasure wagon or covered buggy for two persons, four cents; for every coach, stage or phæton with two horses and four wheels, six cents; for every other carriage the like sums, according to the number of wheels and the horses drawing the same; for every team of two horses or pair of oxen conveying freight, eight cents; for every other team a like sum, according to the number of horses or oxen constituting the same; for each sleigh drawn by one horse, four cents; for every other sleigh a like sum, according to the number of horses drawing the same; and if any person by himself or with his carriage, horse, or horses, or oxen, shall turn off from said road to pass the gates of said corporation on grounds adjacent thereto, with a view to avoid the payment of tolls required by this act, such person shall forfeit and pay to the use of said corporation three times the amount of the legal tolls, upon conviction before any justice of the peace in the county, upon complaint made by any officer or servant of said corporation.

Capital stock -

SECT. 4. Said corporation may have and hold real and personal estate for the purposes of its incorporation, to an amount not exceeding ten thousand dollars; and the capital stock of said corporation shall not exceed that sum, and may be divided into such number of shares of such par value, not less than twenty dollars each, as may be determined on by said corporation.

Charter subject to legislative control. Sect. 5. The legislature may at any time alter, amend or repeal this charter whenever the public good may require.

First meeting, how called. SECT. 6. Any two persons named in the first section of this act may call the first meeting of said grantees, by giving them personal notice thereof.

Act takes effect on its passage. Sect. 7. This act shall take effect upon its passage. [Approved July 3, 1872.]

CHAPTER CXXXVI.

AN ACT TO INCORPORATE THE HANOVER GAS-LIGHT COMPANY.

SECTION

- 1. Corporation constituted its powers.
- 2. Business, location and capital stock.
- 3. Right to lay pipes in highways.

SECTION

- 4. First meeting, how called.
- 5. Charter subject to legislative control.
- 6. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. That Henry E. Parker, Asa D. Smith, Adna P. Corporation Balch, Hiram Hitchcock and E. W. Dimond, their associates and its powers. successors, are hereby constituted a body politic and corporate, by the name of the Hanover Gas-Light Company, and shall be vested with all the powers and privileges, and subject to all the restrictions and liabilities by law incident to corporations of a similar nature.

Sect. 2. The said corporation is authorized to hold all such real Business, ocaand personal estate as may be necessary and proper to enable them stock. to carry on the manufacture, distribution and sale of gas, for the purpose of lighting the streets, stores, shops, colleges and other buildings in the village of Hanover, and to creet such buildings and works, and to construct such furnaces, purifiers, reservoirs, gasholders and other appliances, as may be requisite and proper for said purposes, provided the whole amount of capital stock of said company shall not exceed twenty thousand dollars, which stock shall be divided into shares of fifty dollars each.

Sect. 3. Said corporation shall have the right to lay gas-pipes in Right to lay any of the public highways in the town of Hanover, the consent of ways. the selectmen of said town having first been obtained therefor, and

to relay and repair the same, as circumstances may require.

SECT. 4. The three persons first named in this act, or any two of First meeting. them, may call the first meeting of said corporation, by a printed notice posted in the post office of said village, ten days at least before the day of the meeting, at which meeting, or any subsequent meeting duly called, by-laws may be adopted and all necessary officers chosen for managing the affairs of said corporation.

SECT. 5. The legislature may at any time alter, amend or repeal Charter subject

this act, whenever in their opinion the public good requires it.

control.

SECT. 6. This act shall take effect from its passage. [Approved Act takes effect July 3, 1872.]

CHAPTER CXXXVII.

AN ACT TO INCORPORATE THE PAGE BELTING COMPANY.

SECTION

- 1. Corporation constituted—its powers.
- 2. Location and objects.
- 3. Capital stock, &c.

SECTION

- 4. First meeting, how called.
- Charter subject to legislative control—takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Corporation constituted – its powers.

Section 1. That George F. Page, Charles T. Page, Enoch Jackman, E. G. Wallace and Asa B. Closson, their successors, associates and assigns, be and hereby are incorporated and made a body politic, by the name of the Page Belting Company, and by this name may sue and be sued, prosecute and defend to final judgment and execution, and may have and exercise all the powers and privileges, subject to all the liabilities of corporations of a similar nature.

Location and objects.

SECT. 2. This corporation may carry on, in the city of Concord, in this state, the business of tanning leather, dealing in hides, manufacturing belting and other articles principally made from leather, and furnishing mill supplies, with such other business as is necessarily incident thereto.

Capital stock,

SECT. 3. Said corporation may purchase, have and hold personal and real estate not exceeding five hundred thousand dollars, and may manage, improve and dispose of the same at pleasure, and for this purpose it may lay such water-pipes as it may find necessary, across any public highway, to conduct water used in the business of the corporation, and for extinguishing fires.

First meeting, how called. SECT. 4. The two persons first named in this act may call the first meeting of the corporation, by giving a personal notice to each of the grantees named, of the time and place of meeting, ten days at least before such day of meeting.

Charter subject to legislative control—takes effect on its passage.

SECT. 5. The legislature may at any time alter, amend or repeal this act, whenever in their opinion the public good requires the same, and this act shall take effect on its passage. [Approved July 3, 1872.]

CHAPTER CXXXVIII.

AN ACT TO INCORPORATE THE HARVEY AND MORGAN CARRIAGE MANUFACTURING COMPANY.

SECTION

- 1. Corporation constituted—its powers.
- 2. Location, objects and capital.
- 3. First meeting, how called, &c.

SECTION

- 4. Charter subject to legislative control.
- 5. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Corporation constituted — its powers.

Section 1. That Charles P. Moore, Jonathan C. Harvey, Rufus M. Morgan, their associates, successors and assigns, be and they hereby are made a corporation by the name of the Harvey and

Morgan Carriage Manufacturing Company, and by that name may sue and be sued, prosecute and defend to final judgment and execution, and shall be and hereby are invested with all the powers and privileges, and made subject to all the liabilities incident to corporations of a similar nature.

SECT. 2. The said corporation is hereby empowered to estab-Location, oblish, manage and prosecute the business of manufacturing coaches, tal. wagons, earriages, and such other branches of manufacture and trade as may be necessarily connected therewith; and for that purpose may take and hold such real and personal estate as may be found necessary and proper, not exceeding the sum of one hundred and fifty thousand dollars, to be divided into shares of one hundred dollars each; and the same may alienate, sell and dispose of the

same at pleasure.

SECT. 3. The said Charles P. Moore, Jonathan C. Harvey, First meeting. Rufus M. Morgan, or any two of them may call the first meeting of said corporation, by giving three days prior notice to each of the persons named in this act, at which, or at any future meeting, such by-laws, rules and regulations, not repugnant to the constitution or laws of this state, may be adopted, such officers chosen, and all such other matters and things done and transacted as may be necessary to the organization of said corporation and its future operations, for the full enjoyment of the rights and privileges hereby granted.

SECT. 4. The legislature may at any time alter, amend or repeal Charter subject to legislative this act, whenever in their opinion the public good requires it.

SECT. 5. This act shall take effect from its passage. [Approved Act takes effect July 3, 1872.]

CHAPTER CXXXIX.

AN ACT TO INCORPORATE THE NEW ENGLAND TELEGRAPH COMPANY.

- 1. Corporation constituted its powers and duties.
- 2. Location of line.

- 3. Capital stock, how limited.
- 4. Power of connection.
- 5. First meeting, how called.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. Henry K. Bradbury, Richard Palmer, Jonathan M. Corporation Mason, Albion K. P. Bradbury, Stephen Hinkley, Isaae W Eaton, is powers and Samuel Hanson and George W. Hammond their associates, successions. sors and assigns, are hereby created a body corporate by the name of the "New England Telegraph Company," with all the rights and privileges, and subject to all the duties provided by the general laws of the state relating to corporations, with power by that name to sue and to be sued, to have and use a common seal, and the same to change at pleasure, to establish any and all by-laws and regulations for the management of their affairs, not repugnant to the laws of this state, and to do any and all lawful acts incident to

similar corporations. And said company shall have the right to locate and construct its lines upon and along any public highway or bridge, or along and upon the line of any railroad in said state, but in such manner as not to incommode or endanger the customary public use thereof. And the company may cut down any trees standing within the limits of any highway, except ornamental or shade trees, when necessary for the erection, use or safety of its lines.

Location of

SECT. 2. Said corporation is hereby authorized also to construct, maintain and operate lines of telegraph from the eastern boundary line of said state of New Hampshire at the point where the located line of the Portland and Rochester railroad intersects the same, thence over and along said Portland and Rochester railroad location, to and through the town of Rochester in said state, thence over and along the location of the Nashua and Rochester railroad company, to and through the city of Nashua in said state, and over and along any highway between said termini.

Capital stock, how limited. SECT. 3. The capital stock of said company shall be of such amount as they may from time to time determine to be necessary for the sole purpose of constructing, maintaining and operating the lines of telegraph hereby authorized and contemplated, and they may purchase, hold and dispose of such personal and real estate as may be necessary for those purposes.

Power of connection. SECT. 4. Said company shall be verpower by agreement with other person or persons, or bodies corporate, to connect their lines with other lines of telegral h within and without the state.

First meeting. how called. SECT. 5. Any two of the persons named in this act of incorporation may call the first meeting of the company, by giving written and reasonable notice thereof to each of their associates. [Approved July 4, 1872.]

CHAPTER CXL.

AN ACT IN AMENDMENT OF THE CHARTER OF THE NORTHERN TELEGRAPH COMPANY.

SECTION

1. New line authorized.

SECTION

2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

New line authorized,

Section 1. That the Northern Telegraph Company be and it is hereby authorized to construct a line of telegraph, from any point upon the present line of said telegraph, in a westerly direction, to the Connecticut river; and said company may unite with any other telegraph company for business purposes, upon such terms and by any form of contract that said corporation may deem expedient.

Act takes effect Sect. 2. This act shall take effect from and after its passage. [Approved July 3, 1872.]

CHAPTER CXLL

AN ACT TO INCORPORATE THE CLAREMONT JUNCTION UNION CAMP MEETING ASSOCIATION.

SECTION

1. Corporation constituted - its purposes and

2. Capital stock.

3. First meeting, how called.

1 SECTION

4. Property exempt from taxation. 5. Charter subject to legislative control.

6. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court conv ned:

SECTION 1. That James Pike, Joseph W. Guernsey, Philander corporation Wallingford, R. W. Ball, Levi W. Barton, W. L. Jones, John B. constituted its purposes and Fisher, Hiram L. Kelsev and Horace W. Worthen, their associates, powers. successors and assigns, be and hereby are made a body politic and corporate under the name of the Claremont Junction Union Camp Meeting Association, for such religious, moral, charitable and benevolent purposes, as said corporation may from time to time designate, and by that name may sue and be sued, defend and be defended. have and use a common seal, and establish all by-laws and regulations which may be necessary to carry out the purposes of this act, and all the powers and privileges, and be subject to all the liabilities by law incident to corporations of a similar nature.

SECT. 2. Said corporation may purchase, take and hold, by deed, capital stock. gift, bequest, devise or otherwise, real and personal estate, for the purposes of said corporation, to an amount not exceeding ten thousand dollars, and may improve, use, sell and convey, or other-

wise dispose of the same at pleasure.

SECT. 3. Said James Pike and Joseph W. Guernsey, are author-First meeting. ized to call the first meeting of the members of said corporation, at how called. such time and place as they shall see fit, within thirty days after the passage of this act, by personal notice to each member, or by publication in the "Zion's Herald" newspaper.

Sect. 4. Any real or personal estate held by said corporation, as Property exaforesaid, shall be exempt from taxation.

SECT. 5. The legislature may at any time amend or repeal this Charter subject charter, whenever the public good shall require it.

SECT. 6. This act shall take effect upon its passage. [Approved Act takes effect on its passage. July 4, 1872.]

empt from taxation.

to legislative

CHAPTER CXLII.

AN ACT TO INCREASE THE CAPITAL STOCK OF THE NASHUA IRON AND STEEL COMPANY.

SECTION

- 1. Increase of capital authorized.
- 2. Amendment subject to legislative control.

SECTION

3. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Increase of capital authorized.

SECTION 1. That the capital stock of the corporation created by an act of the legislature, and known as the Nashua Iron and Steel Company, be and the same is hereby increased to a sum not exceeding five hundred thousand dollars.

Amendment subject to legislative control.

Act takes effect

on its passage.

SECT. 2. The legislature may at any time amend or repeal this act whenever in their opinion the public good shall require it.

Sect. 3. This act shall take effect from and after its passage. [Approved July 3, 1872.]

CHAPTER CXLIII.

AN ACT TO INCORPORATE THE NASHUA CAR MANUFACTURING COMPANY.

SECTION

- 1. Corporation constituted its powers.
- 2. Location and business.
- 3. Capital stock.

SECTION

- 4. First meeting, how called.
- 5. Charter subject to legislative action.

Be it enacted by the Senate and House of Representatives in General Court convened:

Corporation constituted - its powers.

SECTION 1. That Dana Sargent, W. W. Bailey, George A. Ramsdell, Theodore H. Wood, Gilman C. Shattuck, Aaron King and Charles Williams, their associates, successors and assigns, shall be and hereby are constituted a corporation by the name of the Nashua Car Manufacturing Company, and shall be and hereby are vested with all the privileges and powers which by law are incident to manufacturing corporations.

Location and

SECT. 2. Said corporation is hereby authorized to carry on the manufacture of passenger, freight, mail, baggage and coal ears, carwheels, axles, castings, shaftings, and all of such articles as are usually made from wood, iron, steel, clay, wool, cotton, silk or flax, at Nashua, in the county of Hillsborough, and may purchase, hold, improve or sell real estate to an amount not exceeding two hundred thousand dollars.

- SECT. 3. The capital stock of said corporation shall not exceed Capital stock. three hundred thousand dollars, and be divided into shares of one hundred dollars each.
- SECT. 4. Any two of said grantees may call the first meeting of First meeting. said corporation by giving or causing to be given to each of said how called. grantees, at least six days before the day of meeting, a notice in writing of the time and place of meeting, at which meeting, or at any subsequent meeting, all necessary by-laws for the regulation of the affairs of said corporation may be made, not inconsistent with the laws of this state.
- SECT. 5. The legislature may alter, amend or repeal this act Charter subject whenever in their opinion the public good may require it. [Ap-action. proved July 3, 1872.]

CHAPTER CXLIV.

AN ACT IN ADDITION TO AND AMENDMENT OF "AN ACT TO INCORPORATE THE TRUSTEES OF THE BOSCAWEN ACADEMY, IN BOSCAWEN, "PASSED AT THE NOVEMBER SESSION, 1828.

SECTION

SECTION

- 1. Trustees authorized to sell property.
- 3. Act takes effect on its passage.

2. Proceeds, how invested.

Be it enacted by the Senate and House of Representatives in General Court convened:

Section 1. That the board of trustees provided for in said act Trustees auare hereby authorized to sell and convey any real or personal prop-thorized to sell erty now owned by said corporation, in such manner and on such terms and conditions as they by majority vote may determine.

SECT. 2. The proceeds of such sale shall be securely invested in Proceeds, how such securities and in such a manner as the majority of said board invested. of trustees may direct, and the annual income thereof shall be applied under the direction of said trustees, for the support of a school. to be located within the territory now comprising the school district in which the land and building of said corporation are now situated.

SECT. 3. This act shall take effect upon its passage. [Approved Act takes effect June 26, 1872.]

CHAPTER CXLV.

AN ACT TO AUTHORIZE THE TOWN OF MONT VERNON TO EXEMPT FROM TAXATION FOR A TERM OF YEARS ANY HOTEL THAT MAY BE ERECTED THEREIN.

SECTION

SECTION

1. Town authorized to exempt hotel from taxation.

2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Town authorized to exempt ation.

Section 1. The town of Mont Vernon is hereby authorized, at lized to exempt any town meeting duly called and held therefor, and by a two-thirds hotel from tax. vote of those present and voting therein, to exempt from taxation for a term of years not exceeding seven, any hotel which may be erected in said town.

Act takes effect on its passage.

Sect. 2. This act shall take effect upon its passage. [Approved June 26, 1872.]

CHAPTER CXLVI.

AN ACT IN RELATION TO SCHOOL DISTRICT NUMBER THIRTEEN IN HAVERHILL.

SECTION

1. Votes of district ratified.

3. Act takes effect on its passage.

2. District authorized to issue notes. &c.

Be it enacted by the Senate and House of Representatives in General Court convened:

Votes of district ratified.

Section 1. That the acts and doings of school district number thirteen, in Haverhill, in raising money for building the new schoolhouse in said district now in process of construction, are hereby legalized and made valid.

District authorized to issue notes, &c.

SECT. 2. Said school district is hereby authorized and empowered, at any time within one year from the passage of this act, to issue its notes, ten in number, of five hundred dollars each, due at yearly intervals and all payable with interest, annually, within ten years, in accordance with the vote of said district already taken at a

Act takes effect on its passage.

legal meeting thereof.

Sect. 3. This act shall take effect on its passage. [Approved] July 3, 1872.]

CHAPTER CXLVII.

AN ACT TO ESTABLISH A FIRE DISTRICT IN LITTLETON.

1. Fire district authorized. 2. Reservoir authorized.

3. Pipes in highways authorized.

4. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. That so much of that portion of Littleton village Fire district lying on the north side of Ammonoosuc river as may be deemed authorized. best by the selectmen of said town, who are duly authorized to fix and define the boundaries thereof, and file their report with the town clerk of said town, may become a fire district, subject to the regulations of chapter ninety-seven of the General Statutes.

SECT. 2. Said district shall have the power to purchase a spring Reservoir auor springs of water, to purchase land on which to build a reservoir thorized. or reservoirs, and the right of way to convey water to any part of said district.

SECT. 3. Said district shall have authority to dig ditches in the Pipes in highhighways within its limits, for the purpose of laying pipes to con- ized. vey water and to build and maintain hydrants.

SECT. 4. This act shall take effect on its passage. [Approved act takes effect July 3, 1872.]

CHAPTER CXLVIII.

AN ACT TO ENABLE THE TOWN OF WHITEFIELD TO EXEMPT FROM TAXATION A GRIST-MILL, TO BE ERECTED IN SAID TOWN BY JOHN Q. A. LIBBEY, IN PLACE OF THE ONE LATELY CAR-RIED AWAY BY THE FRESHET.

SECTION

1. Town authorized to exempt grist-mill from

SECTION

2. Act takes effect from its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. The town of Whitefield may by vote exempt from Town authorized to exempt taxation, for a term not exceeding ten years, a grist-mill to be grist-mill from exceeding the years, a grist-mill to be grist-mill from taxation. erected in the village of said town, upon the John river, by John Q. A. Libbey, in the place of his grist-mill lately carried away by the freshet.

SECT. 2. This act shall take effect from and after its passage. Act takes effect from its passage. Act takes effect [Approved July 4, 1872.]

CHAPTER CXLIX.

AN ACT AUTHORIZING THE TOWN OF LEBANON TO EXEMPT FROM TAXATION ANY HOTEL THAT MAY BE BUILT IN SAID TOWN.

SECTION 1. Town authorized to exempt hotel from tax-2. Act takes effect from its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Town authorized to exempt ation.

Section 1. The town of Lebanon is hereby authorized to exempt rized to exempt the from taxation any hotel that may be built in said town for a term of years not exceeding ten.

Act takes effect from its passage.

Sect. 2. This act shall take effect from and after its passage. [Approved July 4, 1872.]

CHAPTER CL.

AN ACT AUTHORIZING UNION SCHOOL DISTRICT NUMBER FOURTEEN AND FIFTEEN, IN THE TOWN OF LEBANON, TO ISSUE BONDS.

SECTION

SECTION

1. District authorized to issue bonds. 2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

District authorized to issue bonds.

Section 1. That Union school district number fourteen and fifteen, in the town of Lebanon, is hereby authorized to issue bonds, to an amount not exceeding thirty-three thousand dollars, for the purpose of building a new school-house in said district, payable at such time as they by vote may authorize, with coupons for interest, payable annually or semi-annually, at a rate not exceeding six per cent.

Sect. 2. This act shall take effect upon its passage. [Approved] Act takes effect on its passage. June 26, 1872.]

CHAPTER CLI.

AN ACT TO DISANNEX THE HOMESTEAD FARM OF MICHAEL PEN-DER AND PETER WYATT FROM SCHOOL DISTRICT NUMBER SIX, IN DUBLIN, AND ANNEX THE SAME TO SCHOOL DISTRICT NUM-BER ONE, IN HARRISVILLE.

SECTION

 Homestead farms disannexed from one district and annexed to another. SECTION

2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Section 1. That the homestead farms of Michael Pender and Homestead Peter Wyatt, of Harrisville, and the taxable property thereon, shall nexed from one be and hereby are disannexed from school district number six, in district and annexed to school district number one, in Harrisville, other, for the purposes of schooling.

SECT. 2. This act shall take effect and be in force from and after Act takes effect on its passage.

its passage. [Approved July 3, 1872.]

CHAPTER CLH.

AN ACT TO DISANNEX NEHEMIAH BEAN FROM SCHOOL DISTRICT NUMBER THREE, IN TUFTONBOROUGH, AND ANNEX HIM TO SCHOOL DISTRICT NUMBER FIVE, IN THE TOWN OF OSSIPEE, FOR SCHOOL PURPOSES.

SECTION

t. Farm in Tuftonborough annexed to district in Ossipee, for school purposes.

SECTION

2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. That the farm, together with the taxable property Farm in Tufoof Nehemiah Bean, of school district number three, in the town of never to district number three, in the town of merel to district number flowers, trict in Ossipee, and the same be annexed to school district number five, in the town poses.

SECT. 2. This act shall take effect from and after its passage. Act takes effect on its passage.

[Approved July 3, 1872.]

CHAPTER CLIII.

AN ACT TO DISANNEX THE HOMESTEAD FARMS OF JOSEPH B. BROWN, JOHN FLETCHER AND AUGUSTUS A. ARLIN, FROM SCHOOL DISTRICT NUMBERED FOUR, IN CANTERBURY, AND ANNEX THE SAME TO SCHOOL [DISTRICT] NUMBERED SEVEN, IN LOUDON, FOR SCHOOL PURPOSES.

SECTION

SECTION

1. Farms disannexed from Canterbury and annexed to Loudon, for school purposes.

2. Act takes effect from its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Farms disannexed from annexed to Loudon for

Section 1. That the homestead farms of Joseph B. Brown, Canterbury and John Fletcher and Augustus A. Arlin, of Canterbury, with the inhabitants of said town living upon the same, and their taxable school purposes, property, shall be disannexed from school district numbered four, in Canterbury, and annexed to school district numbered seven, in Loudon, for the purpose of schooling.

Act takes effect from its passage.

SECT. 2. This act shall take effect and be in force from and after [Approved July 4, 1872.] its passage.

CHAPTER CLIV.

AN ACT TO DISANNEX A PART OF THE HOMESTEAD FARM OF JOSHUA DENNIS FROM THE TOWN OF SANBORNTON, AND AN-NEX THE SAME TO THE TOWN OF TILTON.

SECTION

1. Part of farm disannexed from Sanbornton and annexed to Tilton, for school purposes.

SECTION

2. Act takes effect from its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Part of farm disannexed from Sanbornton and annexed to Tilton. for school purposes.

Section 1. That that portion of the homestead farm of Joshua Dennis upon which his dwelling-house now stands be and the same hereby is disannexed from the town of Sanbornton, and annexed to the town of Tilton, in the county of Belknap.

Sect. 2. This act shall take effect from and after its passage.

Act takes effect from its passage.

[Approved July 3, 1872.]

CHAPTER CLV.

AN ACT TO DISANNEX A PORTION OF SCHOOL DISTRICT NUMBER NINE, IN ENFIELD, AND ANNEX THE SAME TO DISTRICT NUMBER FOURTEEN, IN CANAAN.

SECTION

1. Portion of district in Entield annexed to
Canaan for school purposes.

SECTION

2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

SECTION 1. That Daniel Goss, Elzira Martin, Everett O. Wil-Portion of disliams and Matthew H. Clark, of Canaan, with their real estate, be annexed to and are hereby disannexed from school district number nine, in Enschool purposes, field, and annexed to school district number fourteen, in Canaan, for school purposes.

SECT. 2. This bill shall take effect from and after its passage. Act takes effect Approved Tally 2, 1879.

[Approved July 3, 1872.]

CHAPTER CLVI.

AN ACT TO DISANNEX THE HOMESTEAD OF SAMUEL BEAN, OF PLAINFIELD, FROM DISTRICT NUMBER FIFTEEN, AND ANNEX THE SAME TO DISTRICT NUMBER NINE, IN SAID PLAINFIELD.

SECTION

1. Farm in one school district annexed to another.

SECTION

2. Act takes effect on its passage.

Be it enacted by the Senate and House of Representatives in General Court convened:

Section 1. The homestead of Samuel Bean, of Plainfield, and Farm in one the taxable property thereon, are hereby disamnexed from district school district number fifteen, and annexed to district number nine, in said Plain-other. field, for school purposes.

SECT. 2. This act shall take effect on its passage. [Approved Act takes effect July 3, 1872.]

CHAPTER CLVII.

JOINT RESOLUTION IN FAVOR OF SARAH A. PHILBRICK.

Appropriation to pay lost bond.

Whereas, it appears that Sarah A. Philbrick, of Greenland, on the tenth day of June, A. D. 1871, lost a bond of the state of New Hampshire for the sum of five hundred dollars, with the interest warrants, not due, attached thereto, of which she was the owner, numbered one thousand and one, bearing date the first day of October, A. D. 1866, and payable on the first day of October, A. D. 1873, the said bond having been burnt when the house of her husband, Daniel Philbrick, was destroyed by fire on said tenth day of June, A. D. 1871; and

WHEREAS, said bond has never been presented for the payment thereof, or the coupons thereon becoming due since the tenth day of said June; therefore

Resolved by the Senate and House of Representatives in General Court convened:

Appropriation to pay lost bond. That Sarah A. Philbriek be allowed the sum of five hundred thirty-seven dollars and fifty cents in full for her claim for said lost bond; provided, she shall give indemnity satisfactory to the governor and council, against the claim of any legal claimant therefor; and the same be paid out of any money in the treasury not otherwise appropriated, and that the governor be authorized to draw his warrant therefor. [Approved June 26, 1872.]

CHAPTER CLVIII.

JOINT RESOLUTION IN FAVOR OF WILLIAM P. JONES

Appropriation to pay lost coupons.

Resolved by the Senate and House of Representatives in General Court convened:

Appropriation to pay lost coupons.

That whereas William P. Jones claims to have lost by fire the coupons of five one thousand dollar bonds issued by the state of New Hampshire, said bonds being numbered respectively, as follows: 1360, 1361,1362, 1363 and 1364, and said five coupons being due and payable by said state to said Jones, in the sum of thirty dollars each, on the first day of April, A. D. 1872; and whereas, said coupons or any part of the same have not been paid by said state, the said William P. Jones be and hereby is authorized to receive from the treasury of this state the sum of one hundred and fifty dollars, being the amount of said coupons so lost, as claimed; provided, that

the said Jones shall first execute and deliver to this state a snitable indemnity, in the form of a bond, against any person hereafter presenting said coupons for payment; and that the treasurer of this state be and hereby is authorized and directed to pay said sum of one hundred and fifty dollars to said Jones, at any time when he shall tender to said treasurer such a bond of indennity as above mentioned, as said treasurer shall deem svitable and sufficient. [Approved July 4, 1872.]

CHAPTER CLIX.

JOINT RESOLUTION IN FAVOR OF GEORGE W. PENDEXTER.

Appropriation to pay lost coupon.

Be it resolved by the Senate and House of Representatives in General Court convened:

That the sum of thirty dollars be allowed George W. Pendexter, Appropriation for the amount of a coupon on state bond number seven hundred to pay lost couthirty-nine, for one thousand dollars, the same having been lost by him; that the same be paid out of any money in the treasury not otherwise appropriated, whenever said Pendexter shall file with the state treasurer a bond to indemnify the state against any future claim or liability on said coupon, to the satisfaction of the state treasurer. [Approved July 4, 1872.]

CHAPTER CLX.

JOINT RESOLUTION IN FAVOR OF MISS EMMA ELLIOTT.

Appropriation to pay claim.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of two hundred and eighty dollars be allowed Miss Appropriation Emma Elliott, and the same be paid out of any money in the treas-to pay claim. ury not otherwise appropriated; and that the governor be authorized to draw his warrant therefor. [Approved July 4, 1872.]

CHAPTER CLXL

JOINT RESOLUTION IN FAVOR OF JONATHAN PAIMER.

Appropriation to pay claim.

Resolved by the Senate and House of Representatives in General Court convened:

Appropriation to pay claim.

That the sum of fifty-three dollars be allowed Jonathan Palmer, in full of his claim; that the same be paid out of money in the treasury not otherwise appropriated. [Approved July 3, 1872.]

CHAPTER CLXII.

JOINT RESOLUTION IN FAVOR OF MARTIN V. B. FELKER AND OTHERS.

Appropriation to pay claims.

Resolved by the Senate and House of Representatives in General Court convened:

Appropriation to pay claims.

That the sum of one hundred dollars be allowed Martin V. B. Felker; and the sum of one hundred and thirty dollars be allowed Wm. H. H. Twombly; and the sum of twenty-eight dollars and sixty cents be allowed James R. Morrison; and the sum of forty-nine dollars be allowed E. Washington Brown; that the sum of one hundred and twenty-five dollars be allowed George Whitford; that the sum of fifty dollars be allowed George M. Reed; and that the sum of fifty dollars be allowed Jonathan Fields; and the sum of fifty dollars be allowed Franklin G. Moody; and the sum of fifty dollars be allowed Josiah W. Batchelder; and the sum of fifty dollars be allowed Thomas G. Worthly, respectively; and that the same be paid out of any money in the treasury not otherwise appropriated. [Approved July 4, 1872.]

CHAPTER CLXIII.

JOINT RESOLUTION IN FAVOR OF J. H. ROWELL.

Appropriation to pay claim.

Resolved by the Senate and House of Representatives in General .

Court convened:

Appropriation to pay claim.

That the sum of thirty-nine dollars be allowed J. H. Rowell, and the same be paid out of any money in the treasury not otherwise appropriated. [Approved July 4, 1872.]

CHAPTER CLXIV.

JOINT RESOLUTION IN FAVOR OF MORRHLL AND SILSBY.

Appropriation to pay claim.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of two hundred and seventy-five dollars and ten Appropriation cents be allowed Morrill & Silsby, in full for their claim, and that to pay claim. the same be paid out of any money in the treasury not otherwise appropriated. [Approved July 4, 1872.]

CHAPTER CLXV.

JOINT RESOLUTION IN FAVOR OF GEORGE W. PINKERTON AND OTHERS.

Appropriation to pay claims.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of ninety-five dollars be allowed Geo. W. Pinker-Appropriation ton; and the sum of one hundred and twenty-five dollars be allowed to pay claims. Daniel Osgood; and the sum of thirty-five dollars be allowed Henry J. Crippen; and the sum of ten dollars be allowed Edward C. Fowler, respectively, in full of their accounts; that the same be paid out of any money in the treasury not otherwise appropriated, and the governor be authorized to draw his warrant therefor. [Approved July 4, 1872.]

CHAPTER CLXVI.

JOINT RESOLUTION IN FAVOR OF S. D. ROBINSON AND OTHERS.

Appropriation to pay claims.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of one hundred and thirteen dollars be allowed S. Appropriation D. Robinson; the sum of one hundred and seventeen dollars be al- to payclaims. lowed C. H. Long; the sum of one hundred and five dollars be allowed F. G. Moody; the sum of one hundred and five dollars be allowed C. H. Roberts; the sum of one hundred and eighteen dollars be allowed F. W. Cheney; the sum of one hundred and five dollars

be allowed Zelotus Stevens; the sum of sixty dollars be allowed F. W. Duncklee; the sum of ninety dollars be allowed H. C. Mace; and the sum of sixty-five dollars and fifty cents be allowed H. P. Crowell, in full for their claims; and that the same be paid out of any money in the treasury not otherwise appropriated. [Approved July 4, 1872.]

CHAPTER CLXVII.

JOINT RESOLUTION IN FAVOR OF THE ENGROSSING CLERK.

Appropriation to pay extra clerk hire.

Resolved by the Senate and House of Representatives in General Court convened:

Appropriation elerk hire.

That the sum of one hundred dollars be allowed Charles W. Hoitt, engrossing clerk, for extra clerk hire. [Approved July 4, $18 \ 2.1$

CHAPTER CLXVIII.

JOINT RESOLUTION IN FAVOR OF JONATHAN E. LANG.

Appropriation to pay claim.

Resolved by the Senate and House of Representatives in General Court convened:

Appropriation to pay claim.

That Jonathan E. Lang be allowed the sum of two hundred and thirty-five dollars, in full of his claim. [Approved July 4, 1872.]

CHAPTER CLXIX.

JOINT RESOLUTION IN FAVOR OF S. G. STILES.

Appropriation to pay claim.

Resolved by the Senate and House of Representatives in General Court convened:

Appropriation to pay claim.

That the sum of sixty dollars and ten cents be allowed S. G. Stiles, and the same be paid out of any money in the treasury not otherwise appropriated; and that the governor be authorized to draw his warrant for the same. [Approved July 4, 1872.]

CHAPTER CLXX.

JOINT RESOLUTION IN FAVOR OF THAYER AND GUPPY AND OTHERS.

Appropriations to pay claims.

Resolved by the Senate and House of Representatives in General Court convened:

That there be allowed Thayer & Guppy the sum of thirty-nine Appropriation dollars and fifty cents; Edwin Fernald, nineteen dollars; Butterfield to pay claims. & Hill, two hundred and eleven dollars; Chas. C. Pearson & Co., two hundred and eleven dollars; Republican Press Association, six hundred and twenty-six dollars. [Approved July 4, 1872.]

CHAPTER CLXXI.

JOINT RESOLUTION IN FAVOR OF REV. CHARLES L. HUBBARD.

Appropriation to pay for services.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of one hundred and nine dollars be allowed the Appropriation Rev. Charles L. Hubbard, for his services as chaplain during this to pay for sersession of the legislature; that the same be paid out of any money in the treasury not otherwise appropriated and the governor be authorized to draw his warrant therefor. [Approved July 4, 1872.]

CHAPTER CLXXII.

JOINT RESOLUTION IN FAVOR OF MARTIN V. B. FELKER.

Appropriation to pay claim.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of sixty dollars be allowed Martin V. B. Felker, Appropriation and the same be paid out of any money in the treasury not other- to pay claim. wise appropriated. [Approved July 4, 1872.]

CHAPTER CLXXIII.

JOINT RESOLUTION IN FAVOR OF CHRISTIAN B. LUCKE AND GEORGE ALDRICH AND OTHERS.

Appropriation to pay claims.

Resolved by the Senate and House of Representatives in General Court convened:

Appropriation to pay claims.

That the sum of ninety dollars and thirty cents be allowed to Christian B. Lucke and George Aldrich, for expenses incurred in defending their right to seats in the house of representatives, from the town of Walpole; and that William W. Guild and Josiah W. Batchelder, contestants in said case, be allowed the sum of one hundred dollars; and that Jonathan R. Fields, of Surry, be allowed the sum of fifty dollars for expenses incurred in contesting the right of George M. Reed; and George Whitford, of Bedford, be allowed the sum of fifty dollars for expenses incurred in contesting the seat of Thomas G. Worthley; and that the governor issue his warrant therefor. [Approved July 3, 1872.]

CHAPTER CLXXIV.

JOINT RESOLUTION IN FAVOR WILLIAM M. CHASE.

Appropriation to pay claim.

Resolved by the Senate and House of Representatives in General Court convened:

Appropriation to pay claim.

That the sum of twenty dollars be allowed William M. Chase, in full of his claim; that the same be paid out of any money in the treasury not otherwise appropriated. [Approved June 26, 1872.]

CHAPTER CLXXV.

JOINT RESOLUTION IN FAVOR OF EDSON C. EASTMAN.

Appropriation to pay claim.

Resolved by the Senate and House of Representatives in General Court convened:

Appropriation to pay claim.

That the sum of seventeen dollars and seventy-three cents be allowed Edson C. Eastman, in full for his claim; and that the same be paid out of any money in the treasury not otherwise appropriated. [Approved June 26, 1872.]

CHAPTER CLXXVI.

JOINT RESOLUTION IN FAVOR OF H. H. METCALF AND OTHERS.

Appropriation to pay claims.

Resolved by the Senate and House of Representatives in General Court convened:

That H. H. Metcalf be allowed the sum of forty-two dollars and Appropriation fifty cents; Marseilles & Hoyt, eleven dollars and twenty-five cents; E. H. Cheney, thirty-six dollars: O. L. French & Co., forty-three dollars; Julius N. Morse, forty-three dollars, and M. A. Haines, twenty-one dollars. [Approved July 4, 1872.]

CHAPTER CLXXVII.

JOINT RESOLUTION IN FAVOR OF VOGLER AND CLOUGH.

Appropriation to pay claim.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of forty-eight dollars be allowed Vogler & Clough Appropriation in full of their account; that the same be paid out of any money in to pay claims the treasury not otherwise appropriated. [Approved June 26, 1872.]

CHAPTER CLXXVIII.

JOINT RESOLUTION IN FAVOR OF JAMES R. JACKSON.

Appropriation to pay claim.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of forty-two dollars and sixty cents be allowed Appropriation James R. Jackson, in full for his claim; and that the same be paid to pay claim, out of any money in the treasury not otherwise appropriated. [Approved June 26, 1872.]

CHAPTER CLXXIX.

JOINT RESOLUTION IN FAVOR OF H. B. FOSTER.

Appropriation to pay claim.

Resolved by the Senate and House of Representatives in General Court convened:

Appropriation to pay claim.

That the sum of one dollar and fifty cents be allowed H. B. Foster, in full of his account; that the same be paid out of any money in the treasury not otherwise appropriated. [Approved June 26, 1872.]

CHAPTER CLXXX.

JOINT RESOLUTION IN FAVOR OF GEORGE J. FOSTER AND OTHERS.

Appropriation to pay claims.

Resolved by the Senate and House of Representatives in General Court convened:

Appropriation to pay claims.

That there be allowed to George J. Foster, the sum of forty-four dollars and seventy-five cents; Libby & Company, forty-four dollars and seventy-five cents; O. A. J. Vaughan, forty-three dollars and twenty-five cents; Temperance Press Association, twenty dollars and seventy-five cents; "Pittsfield Times," thirty dollars; Butterfield & Hill, forty-five dollars; Republican Press Association, thirtyeight dollars; Moore & Langley, thirty-six dollars and seventy-five cents; Campbell & Hanscom, forty-two dollars; John B. Clarke, thirty-seven dollars and twenty-five cents; B. B. & F. P. Whittemore, forty-two dollars and fifty cents; "National Eagle," twenty dollars; J. Weber, forty-four dollars and seventy-five cents; Carlton & Harvey, forty-four dollars and seventy-five cents; C. O. Barney, forty-three dollars and twenty-five cents; Emerson & Hartshorn, forty-two dollars; Lewis W. Brewster, forty-four dollars and seventy-five cents; Marston & Freeman, forty-four dollars and seventyfive cents; Charles H. Parker, of forty-two dollars; Charles W. Folsom, thirty-four dollars and fifty cents. [Approved June 26, 1872.

CHAPTER CLXXXI.

JOINT RESOLUTION IN FAVOR OF TAYLOR AND CLOUGH.

Appropriation to pay claims.

Resolved by the Schate and House of Representatives in General Court convened:

That the sum of twenty-seven dollars be allowed Taylor & Clough, Appropriation in full for their claim for thirty-six chairs furnished to the repre-to pay claim, sentative's hall, and that the same be paid out of any money in the treasury not otherwise appropriated. [Approved June 26, 1872.]

CHAPTER CLXXXII.

JOINT RESOLUTION IN FAVOR OF A. J. FOGG, LORENZO FROST, WILLIAM YEATON, WILLIS D. THOMPSON AND JAMES CHESLEY.

Appropriation to pay claims.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of ten dollars and fifty cents be allowed A. J. Appropriation Fogg; the sum of twenty-three dollars and thirty cents be allowed to pay claims. Lorenzo Frost; the sum of thirteen dollars and seventy cents be allowed William Yeaton; the sum of four dollars and fifty cents be allowed Willis D. Thompson; and the sum of ten dollars and fifty cents be allowed James Chesley, in full for their claims, and the same be paid out of any money in the treasury not otherwise appropriated. [Approved July 3, 1872.]

CHAPTER CLXXXIII.

JOINT RESOLUTION IN FAVOR OF C. G. PRESSEY.

Appropriation to pay claim.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of two dollars be allowed C. G. Pressey for vase Appropriation furnished for the speaker's desk; and that the same be paid out of to pay claim, any money in the treasury not otherwise appropriated. [Approved July 3, 1872.]

CHAPTER CLXXXIV.

JOINT RESOLUTION IN FAVOR OF SAMUEL P. PAGE.

Appropriation to pay claim.

Resolved by the Senate and House of Representatives in General Court convened:

Appropriation to pay claim.

That the sum of forty-two dollars be allowed Samuel P. Page in full for his claim for services in attendance on governor and council the present session: and that the same be paid out of any money in the treasury not otherwise appropriated. [Approved July 3, 1872.]

CHAPTER CLXXXV.

JOINT RESOLUTION IN FAVOR OF HOSEA QUINBY.

Appropriation to pay claim.

Resolved by the Senate and House of Representatives in General Court convened:

Appropriation to pay claim.

That Hosea Quinby be allowed the sum of one hundred dollars, in full of his account; and that the same be paid out of any money in the treasury not otherwise appropriated. [Approved July 4, 1872.]

CHAPTER CLXXXVI.

JOINT RESOLUTION IN FAVOR OF JAMES O. ADAMS AND ANOTHER.

Appropriation to pay claims.

Resolved by the Senate and House of Representatives in General Court convened:

Appropriation to pay claims.

That the sum of one hundred and fifty dollars be allowed to James O. Adams, for extra copies of report of board of agriculture for the year 1871; and to James M. Campbell the sum of fifty-four dollars and fifty cents, for extra copies of report of insurance commissioner for the year 1872; and that the same be paid out of any money in the treasury not otherwise appropriated. [Approved July 4, 1872.]

CHAPTER CLXXXVII.

JOINT RESOLUTION IN FAVOR OF JOSEPH H. MACE.

Appropriation to pay claim for extra services.

Resolved by the Senate and House of Representatives in General Court convened:

That the sum of one hundred dollars be allowed Joseph H. Mace, Appropriation for extra services and pay for extra help, employed as janitor of the extra services: state-house the present session; and that the governor issue his warrant therefor. [Approved July 4, 1872.]

CHAPTER CLXXXVIII.

JOINT RESOLUTION FOR THE PAYMENT OF CLERK HIRE IN THE TREASURY DEPARTMENT.

Appropriation for clerk hire in the treasury.

Resolved by the Senate and House of Representatives in General Court convened:

That a sum not exceeding fifteen hundred dollars be and hereby appropriation is appropriated to pay the clerical expenses of the treasury depart-hire in the ment during the present political year, and the governor, with the treasury advice and consent of the council, shall draw his warrant therefor, in such sum and at such times as he may deem proper, for the payment of such expenses. [Approved July 3, 1872.]

CHAPTER CLXXXIX.

NAMES CHANGED BY JUDGES OF PROBATE.

Names changed.

The following changes of names have been legally made by the Names judges of probate in the counties where the persons reside, namely: Ellen March Batchelder, of Deerfield, takes the name of Mattie Ellen French; Nathan O. Cook, of Nottingham, takes the name of Nathan O. Chase; Henry C. Daniels, of Windham, takes the name of William H. Brown: Lillie Bell Taylor, of Strafford, takes the name of Lillian Bell Peavey: Edwin F. Carson, of Wolfeborough, takes the name of Edwin F. Kimball: Luman B. Brockerbank, of Plainfield, takes the name of Luman B. Manchester; Frank Thurber, of Lempster, takes the name of Frank Newton: John P. Evans, of Dalton, takes the name of John P. Hurlbutt.

STATE OF NEW HAMPSHIRE.

SECRETARY OF STATE'S OFFICE, SEPTEMBER 14, 1872.

I HEREBY CERTIFY that the Acts and Resolves contained in this Pamphlet have been compared with the originals in this office, and found to be correctly printed.

B. F. PRESCOTT,
Secretary of State.

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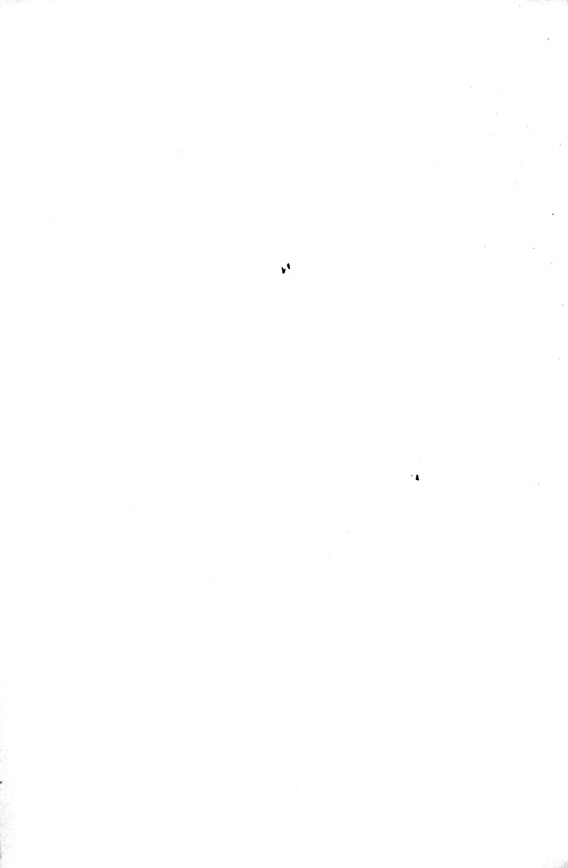
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