

115994

LAWS

OF THE

Commonwealth of Massachusetts.

PASSED AT

SEVERAL SESSIONS

OF THE

GENERAL COURT,

HOLDEN IN BOSTON.



PUBLISHED AGREEABLY TO A RESOLVE PASSED IN JANUARY,

1808.



BOSTON:

PRINTED BY ADAMS AND RHOADES,

PRINTERS TO THE STATE. 1808,

JAN 3 1962

LAWS

PASSED AT THE SESSION COMMENCED ON THE TWENTY-SEVENTH DAY OF MAY, 1807.

SPRUCE-CREEK BRIDGE COR. June 15, An. 1807.

CHAP. CXVIII.

An act to incorporate certain perfons for the purpole of building a Bridge over a branch of Pifcataqua River, in the town of Kittery, called Spruce-Creek, and for fupporting the fame.

WHEREAS, a new high-way, lately laid out Preamble from Portfmouth ferry to York Court-Houfe, in the fhortest practicable direction, passes over a branch of Piscataqua River in the town of Kittery, called Spruce-Creek, which will require a bridge of about forty rods in length .-- And whereas, David Sewall, Daniel Sewall, and Ifaac Lyman, for themfelves and their affociates, have petitioned this court for liberty to build the fame, and to be incorporated for that purpose :---

SECT. 1. BE it enacted by the Senate and Houfe of Reprefentatives, in General Court affembled, and by the authority of the fame, That David Sewall, Daniel Sewall, Ifaac Lyman, Abi- corporated. gail Emerfon, Jonathan S. Barrell, William Lyman, Samuel Lunt, jun. George G. Barrell, Mofes Lyman, Jofeph Sewall, Nathaniel Sewall, John Donnell, Bulkeley Emerfon, Thomas Savage, Timothy Grow, Reuben Derby, John Lowe, Thomas Mugridge, William Mugridge, Theodore Parker, Daniel Parker, Peletiah Jones, Nathaniel Wilfon, William Weeks, Diamond Lewis, William Parker, Nicholas Weeks, John Weeks, Daniel Parker, jun. John Lewis, Robert Haley, Simon Lewis, Charles Lewis, Benjamin Parker, Samuel Wilfon, Simeon Haley, and Jeremiah Clarke, with fuch others as have already affociated, or may hereafter affociate with them for that purpofe, be, and hereby are made and conflituted a corporation and body politic, by the name of the Proprietors of Spruce Creek Bridge, and by that name maw

Proprietors in-

SPRUCE-CREEK BRIDGE COR. May 15, An. 1807.

may fue and be fued to final judgment and execution, and do and fuffer all matters and things, and be entitled to fuch privileges as bodies politic may or ought to do and fuffer. and are entitled unto; and the faid corporation shall and may have and use a common feal, and the fame may break and alter at pleafure.

SECT. 2. And be it further enacted, That any three of the Meeting called. perfons before named may call a meeting of the proprietors aforefaid, to be holden at any convenient time and place, by pofting up notifications thereof, fourteen days prior to the time affigned, in fome place in the towns of Kittery and York: And the faid proprietors, by a vote of those prefent or reprefented at faid meeting, allowing one vote to and for each fingle fhare, in all cafes, provided no one proprietor fhall have more than ten votes, fhall choose a clerk, who fhall be fworn to the faithful difcharge of the duties thereof; and fhall alfo agree on a method of calling future meetings; and at the fame, or fome fubfequent meeting or meetings, may choose fuch officers, and make and eftablifh fuch rules and by-laws as to them fhall feem neceffary and convenient for the regulation and government of the faid corporation, and for carrying into effect the purpofes aforefaid; and may annex penalties to the breach of any by-law not exceeding ten dollars. And all reprefentations at faid meeting shall be in writing and filed with the clerk of faid corporation. And this act, and all rules, regulations and proceedings of faid corporation, shall be fairly and truly recorded by faid clerk in a book to be provided and kept for that purpofe.

powered.

SECT. 3. And be it further enacted, That the proprietors Proprietors em- aforefaid, be, and hereby are authorized and empowered to erect a bridge over Spruce-Creek aforefaid, at a place where the faid common high-way is or may be eftablished. And faid bridge fhall be well built, twenty-four feet at leaft in width, and fix feet in the lowest part above the water, in common tides at high water, and fubftantially covered with plank or other materials, fuitable for fuch bridges, with fuitable rails on each fide, with a convenient draw or paffage way, at leaft twenty-five feet wide, in the channel, for the paflage of veffels.

able.

SECT. 3. And be it further enacted, That the fhares in faid shares transfer- bridge, fhall be deemed and taken as perfonal effate, and fhalf and may be transferable by deed, acknowledged before a Juffice of the Peace, and recorded by the clerk of faid corporation in a book to be kept for that purpofe. And

And when any fhare fhall be attached on mefne process, or taken in execution, a certified copy of the process, at the time of attachment, or taking on execution, shall be left with the clerk of faid corporation; otherwife fuch attachment or taking shall be invalid. And fuch share or shares may be fold on execution in the fame way and manner as is or may be provided by law for making fale of perfonal property on execution. And the officer making the fale, the judgment creditor, or the vendee, leaving a copy of the execution and the officer's return thereon with the clerk of faid corporation, within fourteen days after fuch fale, and paying for recording the fame, fhall be deemed and taken as a complete transfer of fuch thare or thares in faid bridge.

SECT. 5. And be it further enacted, That when any pro- Delinquented prietor shall neglect to pay any tax or affefiment duly voted and agreed upon by the corporation, to the treafurer, within forty days from the time appointed for payment thereof, the treasurer of the corporation is hereby authorized to fell at public vendue, one or more fhare or fhares of fuch delinquent proprietor, as fhall be fufficient to pay the faid taxes, and neceffary incidental charges, after pofting up notice thereof in two feveral public places in the feveral towns of Kittery and York, fourteen days prior to the fale, or caufing the fame to be published in one of the weekly newfpapers, printed at Portfmouth, New-Hampfhire, for the like fpace of time.

SECT. 6. And be it further enacted, That for the purpofe of reimburfing the proprietors the money by them expended in building and fupporting faid bridge, a toll be, and Tou. hereby is granted, to be collected and paid to fuch perfon as they fhall authorize and appoint to receive the fame, for their use, viz :-- For each foot passenger, one cent ; for each man and horfe, four cents ; for each horfe and chaife, fulkey. Rates of or riding chair, eight cents; for each fled, fleigh, waggon or cart, drawn by one beast, fix cents, and if drawn by two beafts, ten cents, and if drawn by more than two beafts, two cents for each additional one; for neat cattle or horfes, two cents each; for fheep or fwine, four cents per dozen, and in that proportion for a lefs or greater number. And to each team one perfon, and no more, to be allowed as a driver, to país free from toll; for each coach, chariot, phaeton, or other four wheel carriage, drawn by two horfes (with the paffengers therein) fixteen cents, and if drawn by more than two horfes, twenty cents. And the faid toll may commence in

169

Provile

in one month after the faid bridge and the road leading thereto, shall be finished and made passable; and notice thereof communicated to the Court of Common Pleas for the county of York. And at the place where the toll shall be received, there shall be constantly exposed to open view. a board expreffing the tollable articles, and the rates of toll aforefaid, fairly and legibly written or printed thereon : Provided always, that no toll fhall be taken for the paffage of veffels through the fame, nor from perfons who may be paffing, with a horfe or carriage, or on foot, to or from public worship on the Lord's day, or to or from any grift mill, or from any perfon or perfons paffing on military duty, or going or returning from schools, or town or parish meetings .- And the toll may be commuted with any corporation, perfon, or perfons, by taking of him or them a certain fum quarterly or annually, as may be mutually agreed on, in lieu of the toll; and at all times when the tolk receiver shall not attend his duty, the gate or gates shall be left open. And in cafe faid proprietors shall neglect to keep faid bridge in good and fafe repair, on the fame being made to appear to the Court of Common Pleas for the county of York, it shall be in the power of the faid court to prohibit the proprietors from taking toll from any perfon paffing the fame, until it be put into fuch repair as fhall by faid court be confidered fufficient. And the proprietors fhall be liable to pay all damages which may happen to any Unblein cafe of perfon from whom the toll may be demandable, from the infufficiency or want of repair of faid bridge; and be alfor fubject to the prefentment of the grand jury for neglects and deficiencies, in fuffering faid bridge to be dangerous or unfafe for paffengers.

SECT. 7. And be it further enacted, That faid proprietors fhall, within fix months after the faid bridge fhall be completed, file in the office of the Secretary of this Commonwealth, an account of the expenses that have arifen in building faid bridge. And alfo annually exhibit to the expense and in- Governor and Council a true account of the income and dividends arising from faid toll, with their neceffary annual difburfements on the fame bridge. And the books of the faid corporation shall at all times be subject to the infpection of a committee, to be appointed by the General Court, or to the infpection of the Governor and Council when called for.

> SECT. 8. And be it further enacted, That the General Court may diffolve the faid corporation, whenever it fhalk appear

Prohibition-infe of neglect.

me to be exinbited.

June 15, An. 1807.

appear to their fatisfaction that the income arising from the toll fhall have fully compenfated the proprietors for all the monies expended in building and keeping the faid bridge in repair, together with *twelve per cent*. by the year intereft Tobecome the thereon. And thereupon the property of faid bridge fhall <u>preperty of the</u> the vefted in this Commonwealth : *Provided always*, that if Provide. the faid corporation fhall neglect to build and complete the faid bridge for the fpace of four years from the paffing of this act, the fame fhall become void and of no effect.

[This act paffed June 15, 1807.]

CHAP. CXIX.

An act to incorporate the Diftrict of Plainfield, in the county of Hampshire, into a town by the name of Plainfield.

BE it enacted by the Senate and House of Reprefentatives, in General Court affembled, and by the authority of the same, That the District of Plainfield, in the county of Hampshire, with the inhabitants thereon, be, and they are hereby incorporated into a town by the name of Plainfield, and the said town is hereby vested with all the powers, privileges, and immunities, which other towns do, or may enjoy, by the Constitution and Laws of this Commonwealth.

[This act paffed June 15, 1807.]

CHAP. CXX.

An act in addition to an act, entitled "An act to establish an Academy in the town of Hebron, by the name of the Hebron Academy, and to create a corporation of trustces for the fame.

WHEREAS, the truftees of faid Academy have Preamble. in their petition reprefented that they held a meeting on the fixth day of June, A. D. 1804, called purfuant to their act of incorporation, and adjourned the fame to a then future day, at which laft time three only of the truftees attended, (five being neceffary to conflitute a quorum) and at fuch adjourned meeting further adjourned the fame, till a quorum met, when they proceeded to tranfact their neceffary bufinefs : And whereas, the legality of their proceedings

171

Truffees to call

a meeting.

BELLE ISLE BRIDGE.

ings and doings, under fuch circumstances, may be hereafter questioned :

SECT. 1. BE it enacted by the Senate and House of Reprefentatives, in General Court affembled, and by the authority of the same, That any one of the truftees named in faid act, be, and he is hereby authorized as foon as may be, to call a meeting of the truftees of faid academy, to be held at fuch time and place as he shall fee fit to appoint; and shall give perfonal and written notice thereof to each one of the truftees thirty days prior to the time appointed for holding the fame, and all votes and proceedings had and paffed at any former meeting or meetings of faid truftees, held by an adjournment made at any meeting held by three only of the truftees, faid votes and proceedings being laid before the meeting to be called as herein required, and by them approved and fanctioned, fhall be, and are hereby made as firm and valid as if they had been had and paffed at a meeting held by faid truftees purfuant to their act of incorporation.

SECT. 2. And be it further enacted, That in future, any three of faid truftees thall and may conftitute a quorum for the purpose of adjourning any future meetings, but not for transacting bulines; any thing in the act to which this is an addition to the contrary notwithstanding.

[This act paffed June 19, 1807.]

CHAP. CXXI.

An act to authorize Joseph Ruffell to build a Bridge from Belle Isle, formerly called Hog Island, within the Harbour of Boston, over a falt Creek, or water passage, between faid Island and the town of Chelfea.

SECT. 1. DE it enacted by the Senate and House of Reprefentatives, in General Court affembled, and by the authority of the same, That Joseph Russell be, and he is hereby authorized to build a Bridge from Belle Isle, otherwise called Hog Island, in the harbour of Boston, to the town of Chelsea; Provided however, that the said bridge shall always be free, and that no toll shall ever be demanded of any person for passing the same.

SECT. 2. And be it further enacted, by the authority aforefaid, That the legiflature fhall, at any future period, have the right to alter or amend this act, by rendering the wa-

Jofeph Ruffell authorized.

Provilo.

Salah and the second

ters

TURNPIKE COR.

ters paffable for fuch veffels as may navigate there, whenever the General Court may think fuch alteration neceffary or convenient for the public.

[This act paffed June 19, 1807.]

CHAP. CXXII.

An act, in addition to an act, entitled "An act to incorporate Royal Makepeace, and others, into a fociety for the purpole of building a Meeting Houle, and fupporting public worship therein, in the easterly part of Cambridge.

SECT. 1. BE it enacted by the Senate and Houfe of Reprefentatives, in General Court affembled, and by the authority of the fame, That Royal Makepeace, Jonathan L. Auftin, and Perfors author-Rufus Davenport, or any two of them, be, and they here- ized to call a meeting. by are authorized to call a meeting of faid fociety for the purpose of choosing such officers as they are by law entitled to elect, by giving notice of the time and place of holding faid meeting in two newspapers, printed in Boston, four days at leaft before the time affigned for holding fuch meeting.

SECT. 2. And be it further enacted, That at the faid meeting, or at any other meeting legally notified and holden for fuch purpofe, the faid fociety may appoint a committee to fell and convey by deed, any, or all the pews now ______ To difpose of belonging to the corporation, in fuch manner and on fuch terms as they may direct, and alfo to pais all fuch by-laws for the regulation of their affairs, as may not be repugnant to the conflitution and laws of this commonwealth.

[This act paffed June 19, 1807.]

CHAP. CXXIII.

An act, in addition to an act, entitled " An act, in addition to an act, entitled an act to establish a corporation by the name of the Belchertown and Greenwich Turnpike Corporation."

BE it enacted by the Senate and Houfe of Representatives, in General Court affembled, and by the authority of the fame, That a further time, until the first day of November next, be allowed to faid corporation for completing their

TURNPIKE COR.

their faid turnpike road; continuing to the fame corporation all the rights, powers and privileges; and enjoining on them all the duties contained in the act to which this is an addition.

[This act paffed June 19, 1807.]

CHAP. CXXIV.

An act, in addition to an act, entitled "An act to eftablish the Petersham and Monson Turnpike Corporation," paffed February 29, A. D. 1804.

BE it enacted by the Senate and House of Reprefentatives, in General Court affembled, and by the authority of the same, That a further time of one year from and after the passing of this act, be allowed to faid turnpike corporation for completing faid road; and for this purpose, the faid corporation shall have all the powers, rights and privileges, and be subject to all the duties, requirements, and penalties, contained in the act aforefaid.

[This act paffed June 19, 1807.]

CHAP. CXXV.

An act, in addition to an act, entitled "An act to establish the Bluehill Turnpike Corporation."

BE it enacted by the Senate and Houfe of Reprefentatives, in General Court affembled, and by the authority of the fame, That faid corporation be, and hereby are authorized in lieu of the whole toll gate now erected on faid turnpike road, to erect two half toll gates on faid road, and to demand and receive at each of them, half the rates of toll that they are now authorized to receive at the one whole toll gate, already erected on faid road, one of faid half toll gates to be erected on faid road between Elbowhill -(fo called) and the old road leading by the house of Nathaniel Tucker, in Milton, the other half toll gate to be erected on faid road, between the houfe of Elijah Vofe, in Milton, and the old road leading from Noah Reed's, to Quincy; Provided nevertheles, that if faid corporation shall at any time make an agreement with fuch perfon or perfons as usually travel over only the north end of faid road, refpecting

Half toll gates to be erected.

Provilo,

refpecting their toll, then faid corporation may unite faid two half toll gates into one whole toll gate, to be erected on faid road, between faid Elbowhill, (fo called) and the houfe of Nathaniel Tucker aforefaid, and to demand and receive the fame rates of toll, that they now receive at the gate already on faid road: *Provided alfo*, that neither of faid gates, fhall at any time be erected on any part of faid road that is built on an old road.

[This act paffed June 19, 1807.]

CHAP. CXXVI.

An act to establish the Bethlehem and Tyringham Turnpike Corporation.

BE it enacted by the Senate and House of Reprefentatives, in General Court affembled, and by the authority of the fame, That Benjamin Baldwin, Elijah Benton, Ado- Perfons incornijah Bidwell, Jofiah Brewer, Jofiah Brewer, jun. John Brew- porated. er, Jofeph Brewer, jun. Jones Brewer, John Garfield, Giles Jackfon, Adonijah Jones, Orange Judd, Robert Kilburn, Jabez Kingfberry, Abner Morley, Eleazer Rockwell, Stephen Sibley, John Sweet, Reuben Webb and Jofiah Webb, together with fuch others as have affociated or may hereafter affociate with them and their fucceffors and affigns, be, and they are hereby made a corporation by the name of the Bethlehem and Tyringham Turnpike Corporation, for the purpole of laying out and making a turnpike road from the Tenth Maffachufetts Turnpike in Bethlehem, near the bridge north of the dwelling house of Samuel Byington, and thence wefterly in the most direct and practicable line, to near the dwelling houfe of Elijah Benton, thence in the best direction to the dwelling house of Jonah Webb, thence in the best direction to the fouth fide of the dwelling houfe of John Sweet, thence to and in front of the dwelling houfes of Jofiah Brewer and Giles Jackfon, in Tyringham, thence in the most direct and practicable line to the fouth fide of the dwelling house of John Garfield, and between the dwelling houfe and ftore of David Wilmot, thence near the dwelling houfe of Jacob Mills, thence to and between the dwelling houfe and barn of Seth Morfe, in Great Barrington, thence to the flore occupied by Bacon and Rogers, to the county road leading from Stockbridge to faid Great Barrington; and for this purpofe fhall have ałł

TURNPIKE COR.

June 19, An. 1807.

privileges.

Perfons incor-

norated.

Their powers & all the powers and privileges, and fhall alfo be fubject to all the duties, requirements, and penalties, prefcribed and contained in an act, entitled "An act defining the general powers and duties of turnpike corporations," paffed the fixteenth day of March, in the year of our Lord one thousand eight hundred and five.

[This act paffed June 19, 1807.]

CHAP. CXXVII.

An act to eftablish a corporation, by the name of the Westford and Lexington Turnpike Corporation.

BE it enacted by the Senate and House of Repre-SECT. 1. fentatives, in General Court affembled, and by the authority of the (ame, That Jonathan Heald, William Meriam, John Meriam, Abel Abbot, Ifaiah Green, Nathan Heyward, Timothy Jones, and Oliver Read, jun. together with fuch others as have affociated or may hereafter affociate with them, their fucceffors and affigns, be, and they hereby are made a corporation, by the name of the Weftford and Lexington Turnpike Corporation, for the purpole of laying out and making a turnpike road from a ftone bridge, near the houfe of John Raymond, in the foutherly part of the town of Weftford, to the meeting houfe in Lexington ; and for this purpofe fhall have all the powers and privileges, and be fubject to all the duties, requirements and penalties contained in an act, entitled " An act defining the general powers and duties of turnpike corporations," paffed the fixteenth day of March, in the year of our Lord one thousand eight hundred and five.

powered.

Be it further enacted, That the faid corpora-SECT. 2. tion shall be authorized to erect on faid road, one gate, and Corporation em- at the fame fhall be entitled to demand and receive like rates of toll, as are established in the aforefaid act; any law to the contrary notwithftanding.

[This act paffed June 19, 1807.]

CHAP.

COURTS.

CHAP. XI.

An act in addition to an act, entitled " An act eftablishing Courts of General Seffions of the Peace," paffed the third day of July, in the year of our Lord feventeen hundred and eighty-two.

SECT. 1. BE it enacted by the Senate and House of Reprefentatives, in General Court affembled, and by the authority of the fame, That from and after the first day of September next, the Courts of General Seffions of the Peace in the Juffices to beagfeveral counties in this commonwealth, shall be holden by pointed. one chief, or first justice, and by fo many affociate justices as shall be hereinafter mentioned, and no more, for the feveral counties in faid commonwealth, to be defignated and appointed by the Governor, with the advice of Council, who shall iffue commissions to them for that purpose, accordingly, initead of the fame being holden by the juffices of the peace of each county, and it shall be the duty of the juffices appointed as aforefaid, to meet in their feveral counties, at the feveral times and places that now are or hereafter may be established by law for the holding of the feveral Courts of the General Seffions of the Peace.

SECT. 2. Be it further enacted, That the number of af-SECT. 2. Ben juriber enucieu, inat the name of of a fociate justices to be appointed and delignated as aforefaid, Number of jus-tices in each for the feveral counties, fhall be as follows, to wit : For the county, county of Suffolk, four; for the county of Effex, fix; for the county of Middlefex, fix; for the county of Worcefter, fix; for the county of Hampshire, fix; for the county of Berkshire, four; for the county of Norfolk, four; for the county of Plymouth, four; for the county of Briftol, four; for the county of Barnftable, two; for the county of Dukes County, two; for the county of Nantucket, two; for the county of York, four ; for the county of Cumberland, four; for the county of Oxford, four; for the county of Lincoln, four; for the county of Kennebeck, fix; for the county of Hancock, fix; and for the county of Wafhington, two.

SECT. 3. Be it further enacted, That the juffices ap- Powers and pointed as aforefaid, fhall have all the powers and privileges, privileges. and do and perform all the duties that the Courts of General Seffions of the Peace now have and perform, in and by the act to which this is an addition. Provided always, that Provide rhe juffices to be appointed and defignated as aforefaid, shall not be appointed or ferve upon any committee for the Y

the laying out, altering or difcontinuing any road or highway.

Be it further enacted, That the juffices ap-SECT. 4. pointed as aforefaid, and for the purpole aforefaid, shall receive for their fervice in faid court, three dollars by the day, each, during their actual attendance on faid courts. and for their travel to the faid courts, the fum of two dollars for every ten miles travel, and in that proportion for a longer or fhorter diftance, to be paid out of the county treafury.

SECT. 5. Be it further enacted, That the faid juffices to be appointed as aforefaid, fhall alfo have power to receive, examine, allow, and order to be paid out of the county treafury, any account, or fo much thereof, as may to them appear reafonable, for fervices done in any profecution, for any criminal offence, committed or profecuted in any of faid counties, where provision is not already made by law, for the payment of any fuch fervices.

SECT. 6. And be it further enacted, That whenever it fhall happen that there is not a majority of faid juffices affembled at the time for holding the faid court, any one or more of faid juffices shall have power to adjourn faid court, until a quorum shall be affembled.

[This act paffed June 19, 1807.]

CHAP. XII.

An act to establish the Mashapog Turnpike Corporation.

BE it enacted by the Senate and House of Reprefentatives, in General Court affembled, and by the authority of Proprietors in- the fame, That Daniel Parker, George Gilbert, Thomas Danforth, Daniel Smith, Mafon Cobb, John Morfe, Lewis Morfe, and Benjamin Richards, jun. together with fuch others as already have affociated, or may hereafter affociate with them, their fucceffors and affigns, be, and they are hereby made a corporation, by the name of the Mafhapog. Turnpike Corporation, for the purpose of locating, making and keeping in good repair, a turnpike road, from Norton meeting houfe, in the county of Briftol, to the third fchoolhouse, (fo called) in the town of Canton, in the county of Norfolk, on the most direct and convenient route; and for this purpofe, fhall have all the powers and privileges, and shall be fubject to all the duties, requirements, and penalties.

Compensation.

Further powers.

corporated.

178

ties, prefcribed and contained in an act, entitled "An act defining the general powers and duties of Turnpike Corporations," patied the fixteenth day of March, in the year of our Lord one thousand eight hundred and five.

[This act paffed June 19, 1807.]

CHAP. XIII.

An act to incorporate Joseph Newell, Ebenezer Niles, Abner Gardner and others, for the purpose of building a Bridge acrofs Mill Creek.

WHEREAS application hath been made to this court, for permission to build a bridge over Mill Creek (a branch of Neponfet River) in the town of Dorchefter, in the county of Norfolk, and it appearing that a bridge over faid Mill Creek will be of public utility :

SECT. 1. BE it enacted by the Senate and Houle of Reprefentatives, in General Court affembled, and by the authority of the fame, That Joseph Newell, Ebenezer Niles, and Performancor-Abner Gardner, together with their affociates, fucceffors, porated. and affigns, be, and they hereby are made and conffituted a corporation and body politic, by the name of the Proprietors of Commercial Point Bridge Corporation; and they hereby are made capable of fueing, and being fued, and are and shall be entitled to all the privileges, and subjected to all the penalties of bodies corporate, for the purpofes of building a bridge over faid Mill Creek, from Leed's Neck, fo called, to Barque Warwick Street, fo called.

SECT. 2. Be it further enacted, That faid bridge shall be conftructed with a draw, eighteen feet in width, fo that veffels of the largest fize the water will admit, can conveniently pafs through the fame.

SECT. 3. Be it further enacted, That the faid Joseph Newell, Ebenezer Niles, Abner Gardner, and their affociates, fucceffors and affigns, are hereby authorized and em-Corporation enpowered to make by-laws, for regulating, managing and powered. governing the concerns of faid corporation, and to make and use a common feal, and the fame to alter and renew at their pleasure.

SECT. 4. Be it further enacted, That within three years from the paffing of this act, faid bridge shall be built, made convenient

Preamble.

RELIGIOUS SOCIETY.

convenient and fafe, and at all times free of toll, and paffable, for the accommodation of travellers.

SECT. 5. Be it further enacted, That the legiflature of this commonwealth fhall, at all times hereafter, have the right to repeal any part of this act, or to alter and amend it, fo as to facilitate the paffing up and down the faid Mill Creek.

[This act paffed June 19, 1807.]

CHAP. XIV.

An act to incorporate a number of the inhabitants of the town of Dorchefter, in the County of Norfolk, into a religious fociety, by the name of the Second Parish in Dorchefter.

SECT. 1. BE it enacted by the Senate and House of Reprefentatives, in General Court affembled, and by the authority of the fame, That James Baker, Samuel Withington, Jofeph Clap, Ebenezer Withington, Samuel Temple, Stephen Badlam, Edmund Baker, Samuel Richards, John Prefton, Ifaac Howe, jun. Joseph Clap, jun. Ebenezer Davenport, Atherton Tucker, John Hawes, Stephen Pierce, John Capen, jun. Nathaniel Swift, Joseph Tolman, Isaac Withington, Joseph Arnold, Robert P. Tolman, Edward Withington, Harry Smith, Samuel Capen, jun. Abel Wheelock, John Capen, 3d, Thomas Crehore, James Robinfon, Stephen Robinfon, William Walker, Spencer Walker, William Walker, jun. Jofhua Glover, Charles P. L. Peircivall, Richard Trow, Edward Haynes, William Cox, Ifaac Crane, Benjamin Simmons, Lemuel Shepard, Benjamin Burrill, Henry K. Bailey, Ezra Badlam, John Buffey, Mary Davenport, Samuel Leeds, jun. Mary Ingerfol, Samuel K. Spurr, Abigail Leeds, John Nightingale, Ezekiel Holden, Enclid Tilefton, Patience Badlam, Benjamin D. Tolman, Joseph Thompson, Samuel Williams, Cyrus Brewer, Silas Eaton, William N. Baker, John Barton, Thomas Briggs, Jonathan Pierce, Alexander Pierce, Samuel Bridge, Luther Smith, Anna Blake, Benjamin Pierce, William Turner, Joseph Spear, Marvel Thayer, Thomas Tolman, Lemuel Pratt, Daniel Tower, Abfalom Herring, Samuel Franklin, James Kilton, Nathaniel Newman, Reuben Blake, Griffin Child, William Fox, John Capen, 7th, Daniel Leeds, William Humphrey, Jofhua Pierce, Thomas Buffey, Barnabas Lothrop, Daniel Wheelock,

Religious fociety incorporated.

David

RELIGIOUS SOCIETY.

David Johnfon, Eleazer Bifpham, Phinehas H. Mofley, Thomas Danforth, jun. Edward Capen, Edward Sharp, Jeduthun Onthank, Thaddeus Stetfon, William Dorr. Grizel Dolbeare, Relief Vincent, Elizabeth Tolman, Oliver Jordan, David Spear, Elizabeth Robinfon, Samuel Withington, jun, Ellis Thayer, George Baker, Thomas Jones, Henry Cox, Ezekiel Tilefton, James Tolman, Luke Trott, Edmund Tilefton, Mark Hollingfworth, Deborah Trefcott, William Trefcott, John Capen, Jofhua Jones, Simeon Howe, Jofiah Randall, Spencer Goding, Edward Simmons, Bethuel Allen, Sarah Henly, William Henly, Jonas Johnfon, Ebenezer Capen, Lewis Leafh, Ifaac N. Field, James M'Intofh, Samuel B. Pierce, John Mellifh, Ebenezer V. Lyon, Lemuel Withington, Abraham Pierce, Zenas Eaton, Samuel B. Lyon, John Baker, Mary Jones, John Capen, 4th, Thomas Lyon, Jane Baker, William Tolman, Elizabeth Williams, Mary Robinfon, Jane Withington, Daniel Withington, Ebenezer D. Tilefton, Abraham Wheeler, Jonathan Pierce, jun. Ebenezer Clap, Samuel Leeds, 3d, Joseph Fofter, Samuel Leeds, Samuel Topliff, jun. Thomas Tilefton, Sarah Soren, John Johnfton, William Bridges, Abigail M. Daniels, Abigail Baker, Elizabeth Janes, Benjamin Hichborn, John White, jun. Clariffa Kent, Mary Fowler, Elizabeth Tileston, the petitioners, with fuch other inhabitants of faid town of Dorchefter, as fhall defire to unite with them, and fignify the fame to the Clerk of faid town, at any time previous to the first day of May next, be, and hereby are incorporated into a religious fociety, by the name of the Second Parifh in Dorchefter; with all the privileges, powers, and immunities, to which other religious focieties in this Commonwealth are entitled by law.

SECT. 2. Be it further enacted, That the polls and eftates Taxable. of all fuch perfons who become members of faid fecond parifh, and what they fhall refpectively hold, or occupy, on the first day of May annually, in faid town, shall be taxable in faid fecond parifh, and in that only, for parochial purpofes.

SECT. 3. Be it further enacted, That any of the members Membersat lib. belonging to the first parish, in faid Dorchester, or that may erty to change hereafter belong to faid fecond parish, defiring to change parishes. their relation from one parifh to the other, fhall have full right and liberty fo to do, with their polls and effates, at any time within one year from the paffing of this act of incorporation of faid fecond parifh: Provided, they fhall fig- Provide. nify the fame in writing, to the Clerk of faid town of Dorchefter,

RELIGIOUS SOCIETY.

Defcription of perfons who may join.

Income and divided.

Non-relident estates.

Parifh to draw ury for a time.

'vey,

Dorchefter, and Clerk of faid fecond parifh; and they fhall be recorded by faid Clerks accordingly.

SECT. 4. Be it further enacted, That all young perfons in faid town, when they attain to the age of twenty-one years, and all perfons who may hereafter fettle within the limits of the fame, and fhall defire to join the fecond parish aforefaid, shall have full liberty to to do, at any time within twelve months from the time they attain to fuch age, or from the time of fuch fettlement, with their polls and eftates, by fignifying their defire in writing, to the Clerk of faid town, and Clerk of faid fecond parifh.

SECT. 5. Be it further enacted, That the income of the property to be ministerial land, fo called, which was given and fet off, for the use and maintenance of the ministry, and the income of all other ministerial land and property, which shall be used for the fupport and payment of the minifter or minifters of the gofpel, in the town, fhall be annually divided between the first parish, and faid fecond parish, in proportion as the members of each parish, collectively, bear to each other, in the State tax, which shall be affested from time to time, to be annually compared and afcertained by the affeffors of both parifhes, and to be drawn from the town treafury accordingly.

> Be it further enacted, That all ministerial taxes Sect. 6. affeffed and raifed within the town, on effates belonging to non-refidents, shall be divided between the first parish and the faid fecond parish, in the ratio established for the division of the income of the ministerial lands and funds.

SECT. 7. Be it further enacted, That the members of faid from the Treaf- fecond parish shall draw from the town treasury for the use of their fociety, their proportion of the amount of the ming ifterial income and taxes, according to their affefiments, when compared with the other part of the town, reckoning from the first day of May last, until they shall be enabled to affefs themfelves, under the act of incorporation.

> And whereas, it is reprefented to this Court, that the South Meeting-Houfe in faid Dorchefter, was erected to accommodate the members of faid fecond parish, for a place of public worfhip :---

SECT. 8. Be it therefore enacted, That the proprietors of Proprietors authorized to con-faid houfe, and land thereto belonging, be authorized and empowered, by a committee choien at a legal meeting, called for that purpofe, to convey the fame to the faid fecond parifh, under fuch regulations and conditions as they may agreç

agree upon, referving to individuals the pews owned and held by them refpectively.

SECT. 9. Be it further enacted, That the faid fecond par- Parochial exish be authorized and empowered, with the confent and penfes to be agreement of the proprietors of faid Meeting-Houfe, or ments. pews in the fame, first being obtained at a legal meeting, to raife by affefiments, on faid pews, from time to time, fuch fums of money as may be neceffary for the fupport or payment of the falary of the minister, or ministers of the gofpel, and other parochial expenses; or fuch part thereof, as may be agreed upon by the proprietors as aforefaid, to be proportioned according to the original valuation of faid pews, made previous to the fale thereof by a committee. And if any proprietor or proprietors of a pew, fhall neglect to pay any affeffments, which shall be made as aforefaid, for fixty days after the time appointed for the payment thereof. the treasurer of faid fecond parish shall be authorized to fell all the eftate and intereft of any fuch delinquent pro- Delinquents. prietor in faid Meeting-Houfe, at public auction, first giving notice of the time and place of fale, fourteen days at leaft, before the time of fale, by pofting up a notification at the east door, and one at the west door, of faid Meeting-House. And upon fuch fale, to execute a good and fufficient deed, or deeds, to the purchafer, or purchafers; and after deducting the amount of faid affeffments, together with all the incidental charges, the faid treafurer shall pay the furplus, if any there be, to fuch delinquent proprietor; or the faid treasurer may lease the fame, if found more expedient, under the fame regulations and reftrictions, for fuch time as shall produce the amount of such affestments, and charges, and execute a leafe accordingly.

SECT. 10. And be it further enacted, That a meeting of the Time of holdifaid fecond parifh, fhall be holden at faid South Meeting- ing first meet-House, on the first Monday of July next, at two of the ing. clock, in the afternoon, for the purpose of choosing a Clerk and other Officers, and exercifing fuch other powers as are provided by an act for regulating parifhes and precincts, and the officers thereof, paffed June the twenty-eighth, one thousand feven hundred and eighty-fix, and to agree upon a method of calling meetings of the parish in future.

[This act passed June 19, 1807.]

raifed by affeff-

CHAP. XV.

An act, annexing a part of Plantation Number One, in the county of Oxford, commonly known by the name of Thomfontown, to the town of Hartford, in faid county.

BE it enacted by the Senate and Houfe of Reprefentatives, in General Court affembled, and by the authority of the fame, That a part of faid Plantation number One, together with the inhabitants thereon, as defcribed within the following bounds, be, and hereby are annexed to, and made a part of faid town of Hartford, viz :- Beginning at the north-east corner of faid Hartford; thence fouth, eightyone degrees eaft, one hundred and feventy-fix rods, to a tree, marked on the line of the town of Livermore; thence north, four hundred and thirty-feven rods, on faid line of Livermore, to the town of Jay; thence fouth, feventy degrees weft, two miles, one hundred and eighty rods, to the northerly line of Hartford; thence wefterly, on faid northerly line of Hartford, about feventy rods, to the line of faid number One; thence north, nineteen degrees weft, three miles, to the corner of Fox's Grant, fo called; thence fouth, forty-five degrees weft, one mile and eighty rods, to a hemlock tree, marked; thence north, forty-five degrees weft, one hundred and forty rods, to a beech tree, marked; thence fouth, forty-five degrees weft, two miles and one hundred and eighty-five rods, to faid northerly line of Hartford ; thence fouth, fixty-five degrees eaft, one hundred rods, on faid Hartford line; thence fouth, eighty-one degrees eaft, on faid Hartford line, five miles, two hundred and eighty rods, to the bounds first mentioned; and the faid inhabitants, hereby annexed to the town of Hartford, fhall be entitled to all the privileges, and fubject to the fame duties and requifitions as the other inhabitants of the faid town, according to the conftitution and laws of this Commonwealth, and in as ample a manner as if they had been originally a part of the faid town of Hartford.

[This act paffed June 20, 1807.]

CHAP. XVI.

An act for fixing the time and place of holding the Courts of Common Pleas, in the county of Dukes County.

SECT. 1. BE it enacted by the Senate and Houfe of Reprefentatives, in General Court affembled, and by the authority of the fame,

Boundaries.

NAMES ALTERED.

fame, That from and after the paffing of this act, the Court Time of holdof Common Pleas, within and for the county of Dukes ing courts. County, shall be holden at Edgartown, on the third Tuesday of May, and on the first Tuesday of November, annually; and that all actions, appeals, recognizances, or other procefs, that now are, or that may hereafter be commenced, or fued out, and returnable to the term of faid Court, which, before the passing of this act, was to be holden at Tifbury, within and for the county of Dukes County, on the laft Tuesday of October next, shall be returnable to, entered, profecuted, tried, determined, and adjudged, at the term of faid Court to be holden by virtue of this act, at Edgartown, on the first Tuesday of November next.

SECT. 2. Be it further enacted, That all laws heretofore Laws repealed, made, establishing or altering the times and places of holding the Courts of Common Pleas, within and for the county of Dukes County, be, and the fame are hereby repealed.

[This act paffed June 20, 1807.]

CHAP. XVII.

An act to alter the names of certain perfons therein named.

BE it enacted by the Senate and Houfe of Reprefentatives, in General Court affembled, and by the authority of the fame, That from and after the paffing of this act, John Hayward, of Bofton, in the county of Suffolk, student at Names altered, law, fhall be allowed to take the name of John White Hayward; that Jonathan Sprague, of Bofton, aforefaid, phyfician, fhall be allowed to take the name of John Sprague; that John Wheelwright, of Boston, aforefaid, merchant, be allowed to take the name of John Hall Wheelwright; that M'Gregory Bumfide, of Andover, in the county of Effex, fhall be allowed to take the name of Samuel M. Bumfide : that Habijah Weld Fuller, of Augusta, in the county of Kennebeck, attorney at law, be allowed to take the name of Henry Weld Fuller; that Charles Vofe, of Gardner, in faid county of Kennebeck, merchant, be allowed to take the name of Robert Charles Vofe; that Benjamin Tucker, of Dartmouth, in the county of Briftol, merchant, be allowed to take the name of Benjamin Ricketfon Tucker. And faid perfons fhall in future be refpectively known and called by the names which they are refpectively allowed to take

as aforefaid, and the fame shall hereafter be confidered as their only proper names, to all intents and purpofes.

[This act paffed June 20, 1807.]

CHAP. XVIII.

An act refpecting the offices and duties of the Attorney-General, Solicitor-General, and County Attornies.

SECT. 1. BE it enacted by the Senate and Houfe of Reprefentatives, in General Court affembled, and by the authority of the fame, That from and after the first day of September County Attornies to be apnext, the Attornies for the Commonwealth, in the feveral pointed by the counties, fhall be appointed, commiffioned and fworn, in the fame manner as the Attorney-General and Solicitor-General are; and it shall be the duty of the faid County Attornies, within their proper counties, to appear and act in behalf of the Commonwealth, and of their faid counties refpectively, in all cafes in which the Commonwealth or a County may be a party, in the Courts of Common Pleas, the Municipal Court, and the Supreme Judicial Court, in the abfence of the Attorney-General and Solicitor-General, and in fuch other profecutions in behalf of the Commonwealth, as may be pointed out to them by inftructions from the Attorney-General, or Solicitor-General; Provided, that the Attorney-General, when prefent, and, in his abfence, the Solicitor-General, if prefent, fhall, in any court, have the direction and controul of profecutions and fuits in behalf of the Commonwealth; and, provided alfo, that nothing herein contained, fhall be conftrued to excufe the Attorney and Solicitor-General from attending to their official duties, as heretofore, in the Supreme Judicial Court.

-To receive no private reward for pub-Lic fervice.

13

SECT. 2. Be it further enacted, That no Attorney-General, Solicitor-General, or County-Attorney, fhall receive any fee or reward, from or in behalf of any profecutor, for fervices in any profecution to which it shall be his official duty to attend, or, during the pendency of fuch profecution, be concerned, as counfel or attorney for either party, in any civil action depending on the fame facts.

[This act paffed June 20, 1807.]

Legiflature.

Proviso.

CHAP.

CHAP. XIX.

An act authorizing the fale of the School Lands in the town of Buckstown, to raife a fund for the support of Schools in faid town, and for appointing truffees for thefe purpofes.

SECT. 1. BE it enacted by the Senate and Houle of Reprefentatives, in General Court affembled, and by the authority of the fame, That Caleb B. Hall, Ephraim Goodale, Abner Curtis, Truffees ap-Stephen Peabody, Mood Pilfbury, Jonathan Buck, and pointed. Daniel Buck, be, and hereby are appointed truftees, to fell at auction, the School Lands in the faid town of Buckftown, and put out at interest the monies arising from fuch fale, in manner hereinafter mentioned : And for that purpofe,

SECT. 2. Be it further enacted, That the faid truftees be, -Incorporated and they hereby are incorporated into a body politic, by the name of The Truftees of the Buckftown Schools, in the county of Hancock : And they and their fucceffors shall be, and continue a body politic and corporate by that name forever; and they fhall have a Common Seal, fubject to alteration at their pleafure, and they may fue and be fued in all actions, real, perfonal, or mixed, and profecute and defend the fame to final judgment and execution by the name aforefaid.

SECT. 3. Be it further enacted, That the faid truftees and their fucceffors fhall annually elect a prefident, and clerk -To elect to record the doings and transactions of the truftees at their prefident and meeting, and a treafurer, to receive and apply the monies hereinafter mentioned, as hereinafter directed, and any other needful officers for the better managing their bufinefs.

SECT. 4. Be it further enacted, That the number of truftees shall not, at any one time, be more than feven, nor lefs than five; any five of their number to conftitute a -- Number linpquorum for transacting bufiness; and they shall, and may, ited. from time to time, fill up vacancies in their number, which may happen by death, refignation, or otherwife, from the inhabitants of faid town; and fhall have power to remove any of their number who may become unfit and incapable from age, infirmity, mifconduct, or any other caufe of dif-choice from the town aforefaid; and the faid truftees fhall to fill vacancies annually hold a meeting in March or April, and as much oftener as shall be found necessary to transact their necesfary

SCHOOL LANDS.

fary bufinefs, which meetings after the first, shall be called in fuch a way and manner as the truftees fhall hereafter direct.

SECT. 5. Be it further enacted, That Caleb B. Hall, Efq, be, and he hereby is authorized to fix the time and place for holding the first meeting of the trustees, and to notify each truftee thereof.

SECT. 6. Be it further enacted, That the faid truffees be, and they hereby are authorized to fell and convey, in fee to convey lands fimple, all the School Lands belonging to faid town, and to make, execute, and acknowledge, a good and fufficient deed or deeds thereof, which deed or deeds, fubfcribed by the name of their treasurer, by direction of faid truftees, with their feal thereto affixed, fhall be good, and effectual in law to pass and convey the fee fimple from faid town to the purchafer, to all intents and purpofes whatfoever.

SECT. 7. Be it further enacted, That the monies arifing from the fale of faid lands, and for the use of schools in faid town, fhall be put to use as foon as may be, and fecured by mortgage of real effate, to the full value of the effate fold, or money loaned, or by two or more fufficient fureties with the principal, unlefs the truftees shall think it best to invest the fame in public funded fecurities, or Bank ftock, which they may do.

SECT. 8. Be it further enacted, That the interest arising from faid funds shall be annually appropriated for the use of public fchools in faid town; and it fhall never be in the power of faid town to alter or alienate the appropriation of the fund aforefaid.

SECT. 9. Be it further enacted, That the treasfurer of the truftees fhall give bonds faithfully to perform his duty, and to be at all times refponfible for the faithful applications and appropriation of the monies that may come into his hands, conformable to the true intent and meaning of this act, and for all negligence, or mifconduct of any kind in his office.

SECT. 10. Be it further enacted, That the truffees, or their officers, for the fervice they may perform, fhall be entitled to no compensation out of any monies arising from the fund aforefaid; but a reafonable compensation shall be paid them by the town aforefaid.

SECT. 11. Be it further enacted, That the faid truffees and their fucceffors, thall exhibit to the town, at their annual meeting, in March or April, a regular and fair ftatement of their doings.

Appropriation of monies.

-Of the intereft.

Treafurer to give bonds.

Truftees compenfated.

-To exhibit annual statements.

ACADEMY.

SECT. 12. Be it further enacted, That the faid truftees, and each of them, shall be responsible to the town for their -To be refperfonal negligence or mifconduct, whether they be officers or not, and liable to a fuit for any lofs or damage arifing thereby; the debt or damage recovered in fuch fuit, to be for the use aforefaid.

[This act paffed June 20, 1807.]

CHAP. XX.

An act for establishing a corporation, by the name of the Newburyport Academy.

SECT. 1. BE it enacted by the Senate and Houle of Reprefentatives, in General Court affembled, and by the authority of the fame, That Joshua Carter, Daniel Dana, James Morfe, Perfons incor-Richard Pike, Edward Rand, Thomas M. Clark, Samuel porated. A. Otis, Jonathan Gage, William Woart, Edward St. Loe Livermore, together with fuch perfons as are, or hereafter may be affociated with them, and their fucceffors, fhall be a corporation by the name of the Newburyport Academy, and by that name may fue and be fued, plead and be impleaded, and may have a common feal, and may purchase and hold real eftate, provided the fame shall not exceed thirty thousand dollars in value, exclusive of any buildings for the immediate ufe of faid Academy, and may eftablish a fund for the use of faid Academy, provided the annual income fhall not exceed ten thousand dollars, and may, at any legal meeting, make and eftablish rules, orders, and by-laws, for the well ordering and governing the affairs of faid corporation, Provided the fame are not repugnant to the laws of this Commonwealth; and may annex penalties for the breach of any fuch rules, orders, and by-laws, provided the fame fhall not exceed five dollars; and faid corporation are hereby vefted with all the powers neceffary for carrying into effect the purposes of this act.

SECT. 2. Be it further enacted, That the property of the faid corporation shall be divided into fifty shares, and the Property divided proprietors of fuch thares, at any legal meeting, may by in thares. vote determine the difpolition or appropriation of the property of faid corporation, and may make affeffments upon the fhares for the ufe of faid corporation, and the fame collect in fuch way and manner as may at fuch meeting be agreed upon, and all votes shall be determined by a majority

ponfible.

Provife.

189

ity of the voters prefent, counting one vote for each fhare ; provided no one member shall have more than five votes : and the fhare or fhares of any proprietor, who fhall be delinquent in paying any affeffment, may be fold at auction for the payment thereof, by the perfon appointed to collect the fame, giving fifteen days notice in fome public newspaper printed in Newburyport, of the time and place of fale, and after paying the affefiment and all the neceffary incidental charges, the overplus money, if any arifing from the fale, fhall be paid to the delinquent proprietor, and the fhares in faid corporation thall be deemed perfonal eftate, and not real; and shall be fo distributed, in cafe of the death of any proprietor, and fhall be liable to attachment, and payment of debts, in the fame way and manner which is provided for by the " Act directing the mode of attaching on meine process, and felling by execution shares of debtors in incorporated companies," and the proprietors may eftablish the manner of transferring the shares in faid corporation.

SECT. 3. Be it further enacted, That faid corporation may choofe and appoint all fuch neceffary officers as by their by-laws they may eftablish for fuch term of time.

SECT. 4. Be it further enacted, That Jofhua Carter, Efq. be empowered to call the first meeting of faid proprietors, Kirft meeting to by giving at least fifteen days notice by advertising in the Newburyport Herald, and no vote of the proprietors, at any meeting shall be deemed valid, except the subject matter thereof be inferted in the notification for calling the meeting.

[This act paffed June 20, 1807.]

CHAP. XXI.

An act to eftablish the times and places for holding the Courts of General Seffions of the Peace, within and for the feveral Counties in this Commonwealth, and for repealing all laws heretofore paffed for that purpofe.

SECT. 1. BE it enacted by the Senate and Houfe of Reprefentatives, in General Court affembled, and by the authority of Laws repealed. the fame, That all laws heretofore made and paffed, for fixing the times and places for holding the Courts of General Seffions of the Peace, within and for the feveral counties in this commonwealth, shall be, and the same are hereby

Appropriation.

be called.

COURTS OF GEN. SESS.

hereby repealed, from and after the first day of September next, at which time this act is to operate and be in force.

SECT. 2. And be it further enacted, That the Courts of General Seffions of the Peace, to be holden within and for the feveral counties in this commonwealth, fhall be holden Time & places at the feveral times and places hereafter mentioned, that is of holding to fay : Suffolk-within and for the county of Suffolk, at Bofton, on the first Tuesday of January, the third Tuesday of April, the first Tuesday of July, and on the first Tuesday in October. Effex—for the county of Effex, at Ipfwich, on the fecond Tuefday of April, and on the fecond Tuefday of October. Middlefex-for the county of Middlefex, at Cambridge, on the first Tuesday of January, and at Concord, on the third Tuefday of September. Worcefterfor the county of Worcefter, at Worcefter, on the fecond Tuefday of March, and on the fecond Monday of Septem-Hampfhire-for the county of Hampfhire, at Northber. ampton, on the third Monday of January, and on the Monday next after the fourth Monday in August. Berkshirefor the county of Berkshire, at Lenox, on the fourth Monday of August, and the last Monday in December. Norfolk-for the county of Norfolk, at Dedham, on the fourth Monday of April, and on the third Monday in September. Plymouth—for the county of Plymouth, at Plymouth, on the third Tuefday of March, and the first Tuefday in Au-Briftol-for the county of Briftol, at Taunton, on guft. the fourth Wednefday of March, and the fourth Wednefday of September. Barnftable-for the county of Barnftable, at Barnftable, on the laft Tuefday of March, and on the third Tuefday in September. Dukes County-for the county of Dukes County, at Edgartown, on the third Tuefday of May, and on the first Tuesday of November. Nantucket-for the county of Nantucket, at Nantucket, on the Tuefday next preceding the laft Tuefday of March, and on the first Tuesday of October. York-for the county of York, at York, on the Thurfday next preceding the third Monday in April; at Alfred, on the Thurfday next preceding the fecond Monday in September. Cumberlandfor the county of Cumberland, at Portland, on the fourth Tuefday of March, and the first Tuefday in September. Lincoln-for the county of Lincoln, at Warren, on the Monday next following the fecond Monday of January; at Wifcaffet, on the Monday next following the fecond Monday of May; at Topfham, on the Monday next following the

PHILLIPS ACADEMY.

the fourth Monday in Auguft. Kennebeck—for the county of Kennebeck, at Augufta, on the laft Tuefday of April, and the firft Tuefday in December. Oxford—for the county of Oxford, at Paris, on the third Tuefday of March, and on the firft Tuefday of September. Hancock—for the county of Hancock, at Caftine, on the fecond Tuefday of May, and the third Tuefday in November. Wafhington —for the county of Wafhington, at Machias, on the third Tuefday in Auguft. *Provided neverthelefs*, that the day of the week on which any of the faid courts are refpectively to be holden as aforefaid, may, in all judicial proceedings, from time to time, be defignated and exprefied, by fuch day of the week in the month, as will be the day on which any court is to be holden, purfuant to the foregoing arrangements.

Be it further enacted, That all complaints, SECT. 3. warrants, venires, fummonfes, capias attachment, of what name or nature foever, and all matters and things, after this act fhall be in force, be returned to, entered at the feveral Courts of General Seffions of the Peace, at the times Rarties to appear and places heretofore by law appointed; and all parties and perfons that may be required or directed to appear and attend, after that time, at the aforefaid times and places; and all proceffes, matters, fuits, or complaints, that may be pending in any of faid courts, at the time when this act fhall take place and be in force, fhall be returned to, entered, appear and attend, have day, be tried and determined, in the faid Courts of General Seffions of the Peace, at the refpective times and places fixed and eftablished for holding the faid courts, according to the true intent and meaning thereof.

Limitation.

SECT. 4. Be it further enacted, That this act shall be in force from and after the first day of September next.

[This act paffed June 20, 1807.]

CHAP. XXII.

An act in addition to an act, entitled "An act to incorporate the Truftees of Phillips Academy, in Andover."

Preamble.

W HEREAS, the truffees of Phillips Academy have petitioned this court for liberty to receive and hold donations of charitably difpofed perfons, for the purpofe of a theological inflitution, and in furtherance of the defigns of

Provito.

June 20, An. 1807.

FISHERY.

of the pious founders and benefactors of faid academy. And whereas it is reafonable that the prayer fhould be granted :

BE it enacted by the Senate and House of Representatives. in General Court affembled, and by the authority of the fame, That the faid truffees of Phillips Academy, be, and they are hereby empowered, to receive, purchafe and hold, for the purpoles aforefaid, real and perfonal eftate, the annual in- Property vefted. come whereof shall not exceed five thousand dollars, in addition to what they are now allowed by law to hold, provided, the income of the faid real and perforal effate, be always applied to faid objects, agreeably to the will of the donors, if confiftent with the original defign of the founders of the faid academy.

[This act paffed June 20, 1807.]

CHAP. XXIII.

An act to regulate the Alewive fifhery in the town of Briftol, in the county of Lincoln.

SECT. 1. BE it enacted by the Senate and Houfe of Reprefentatives, in General Court affembled, and by the authority of the fame, That it shall and may be lawful for the town of Briftol, in the county of Lincoln, annually, at any legal Privilege meeting of the inhabitants of faid town, to fell or otherwife difpofe of the privilege of taking the fifh called Alewives, in any river or place within the limits of faid town, not exceeding three days in each week, under fuch regulations as the faid town shall direct; and the emolument arifing from faid privilege fhall be appropriated by faid town. to fuch purposes and use as the inhabitants thereof shall in town meeting from time to time determine.

SECT. 2. And be it further enacted, That if the purchafer or purchafers, manager or managers of the faid privilege, or those employed by them, shall prefume to take any of the faid fifh at any other time or place in faid town, than fhall be determined by faid town; and if any other Penalty. perfon whatever shall prefume to take or catch any of faid fish in any river or stream within the boundaries of faid town, without permiffion from the inhabitants thereof in legal town meeting; he or they fo offending, fhall for each offence, forfeit and pay a fum not exceeding thirteen dollars, Aa

granted.

FISHERY.

Committee appointed.

leges.

Provifo.

Penalties.

ated.

lars, nor lefs than one dollar, at the difcretion of the juffice before whom the offence shall be tried.

SECT. 3. And be it further enacted, That the faid town . of Briftol fhall, at their annual meeting in March or April, choofe a committee, not exceeding feven, nor lefs than three freeholders of faid town, who fhall be fworn or affirm to the faithful difcharge of the duties enjoined upon them by this act; and it shall be the duty of the faid committee to caufe the natural courfe of the rivers or ftreams, through which the faid fifh fhall pafs, to be kept open and without obstruction during the whole time the faid fifh pafs up and down faid rivers or ftreams in each year, and remove any fuch obstruction as shall be found therein; and the faid ,-Their privi- committee, or a majority of them, in the difcharge of their duty, fhall be permitted at all times, to go upon and pafs over the lands of any perfon through or by which faid rivers or ftreams run, without being confidered as trespaffers, and any perfon who shall hinder or molest the faid committee in the bufine's of his or their office, or fhall obstruct any paffage way in any of the faid rivers or ftreams otherwife than may be permitted by faid committee, or a majority of them, he or they fo offending, fhall forfeit and pay for every fuch offence, a fum not exceeding thirteen dollars, nor lefs than one dollar, at the difcretion of the juffice before whom the fame fhall be tried : *Provided neverthelefs*, that nothing in this act fhall be confidered as authorizing the faid committee to injure the proprietor of any lands, mills, or water works, further than is neceffary to give the faid fifh a good and fufficient paffage up and down the rivers and ftreams aforefaid.

SECT. 4. And be it further enacted, That it shall be the duty of the fifh committee appointed by faid town, to profecute for all breaches of this act, and for any one of them to feize and detain in their cuftody, any net which may be found in the hands of any perfon using the fame contrary to the true intent and meaning of this act, until the perfon to offending makes fatisfaction for his offence, or is legally acquitted therefrom; and alfo to feize to the ufe of faid town all fuch fifh as they fhall have taken contrary to the provisions of this act.

And be it further enacted, That all the penal-SECT. 5. ties incurred by any breach of this act fhall be recovered by How appropri- an action on the cafe, or by an action of debt, before any juffice of the peace within and for the county of Lincoln, allowing an appeal to the next Court of Common Pleas to

be

TURNPIKE COR.

June 20, An. 1807.

be holden in and for faid county; and all fums of money recovered in confequence of any breach of this act, shall be to the use of faid town, and no perfon by reason of his being one of faid committee, or an inhabitant of faid town, fhall be thereby difqualified from being a witnefs in any profecution or fuit for the breach of this act.

[This act paffed June 20, 1807.]

CHAP. XXIV.

An act to establish the Sturbridge and Western Turnpike Corporation.

SECT. 1. BE it enacted by the Senate and Houfe of Reprefentatives, in General Court affembled, and by the authority Perfons incor-of the fame, That Abijah Brown, Samuel Blair, Joseph Field, porated. Daniel Hodges, Jedediah Marcy, Edward Morris, Daniel Morfe, Timothy Newell, Oliver Plimpton, Gerfhom Plimpton, jun. Harvey Seffions, Alpheus Wright, David Wright, jun. and Thomas Upham, together with fuch others as already have, or may hereafter affociate with them, their fucceffors, or affigns, be, and they are hereby made a corporation, by the name of the Sturbridge and Western Turnpike Corporation, for the purpole of laying out, making, and keeping in good repair a turnpike road, from the line of the State of Connecticut, in the best direction through a corner of Dudley to Sturbridge, by the meeting houfe of the Poll Parish, standing near the dwelling house of the late Colonel Benjamin Freeman, thence to, or near the Baptift meeting houfe in Sturbridge, thence to the centre meeting house in Sturbridge, and from thence, so as to meet, and connect with the turnpike road in Western.

And be it further enacted, That Salem Towne, Sct. 2. Abner Brown, and Benjamin Drury, Efquires, be, and they Committee apare hereby appointed a committee to locate the faid road, pointed. and to fix and mark the fame, in the courfe before defcribed, at their difcretion. And in cafe there fhould be any obstructions from buildings or other causes, which may pre-______ vent a straight line, the faid committee shall in fuch case, have power to to vary the line as to avoid fuch obstructions, provided that the faid road fhall not be lefs than three rods wide in any part thereof. And the faid committee are hereby empowered to affefs fuch damages, as any individual may fuffain, by reafon of laying out and making faid road,

June 20, An. 1807.

road, when the corporation and fuch individual cannot agree, referving to either party the right of trial by jury, according to the law, which provides for the recovery of damages, accruing by laying out of public highways; and when the faid committee have completed their bufinefs, they fhall make return to the next Courts of General Seffions of the Peace, to be holden in the counties of Worcefter and Hampfhire, of the courfes and diffances, and the damages affeffed in each county; which fhall have the fame effect, as though the fame had been done by the committee appointed by faid courts, for the fame purpofes; and that the expense of the faid committee fhall be paid by the faid corporation.

[This act paffed June 20, 1807.]

CHAP. XXV.

An act to fet off Jonas Bartlett and Jonas Bartlett, jun. from the town of Marlboro', and to annex them to the town of Northboro'.

SECT. 1. BE it enacted by the Senate and House of Rep. refentatives, in General Court affembled, and by the authority of the fame, That Jonas Bartlett, and Jonas Bartlett, jun. with their families and eftates, be, and they are hereby fet off from the town of Marlboro', in the county of Middlefex, and annexed to the town of Northboro', in the county of Worcefter, by the following defcribed lines, viz. Beginning at a ftake on the line between the faid towns of Marlboro' and Northboro', at the northweft corner of the meadows belonging to Colonel Luke Drury, thence east forty-one degrees north, forty-two and an half rods to the northeaft corner of faid meadow, thence north fix degrees eaft, one hundred and eleven rods, to a ftake and ftones on the foutherly fide of a town way, thence weft, five degrees north, nine rods, thence weft, thirty-four degrees north, thirty rods, thence weft, twenty-fix degrees north, fixty-three rods, thence weft, thirty-five degrees north, twenty-eight rods, thence weft, forty-three degrees north, ninety rods, to a heap of flones, thence weft, thirty degrees north, twenty-feven rods, to a ftake and ftones, on the east line of the town of Northboro'. And the faid families and eftates, hereby annexed to the faid town of Northboro', fhall hereafter be confidered inhabitants of the faid town. and

Perfons fet off.

196

EPISCOPAL SOCIETY.

and fhall there exercise and enjoy all their civil rights and privileges, and fhall alfo be fubject to all their civil duties and requifitions, in like manner with the other inhabitants of the faid town. Provided however, that the faid Jonas Bartlett and Jonas Bartlett, jun. fhall be holden to pay their due proportion of all money granted, or which may be granted by the faid town of Marlboro', prior to the paffing of this act.

Provided alfo, that any perfon having heretofore gained Provide, a habitancy on the faid land, and who may hereafter become a town charge, shall receive their support in and from the faid town of Northboro'. And it is further provided, that the faid inhabitants with their lands hereby annexed to the faid town of Northboro', fhall hereafter be confidered as belonging to the county of Worcefter, and the line hereinbefore defcribed shall be, fo far as relates to this act, the boundary line between the counties of Middlefex and Worcefter.

And be it further enacted, That there shall Sect. 2. be taken two cents from the town of Marlboro', in the State valuation, and added to the town of Northboro', which shall be the rule for affeffing the faid towns for flate and Future rule of county taxes, until there shall be a new state valuation affersment. taken.

[This act paffed June 20, 1807.]

CHAP. XXVI.

An act in addition to an act, entitled "An act incorporating certain perfons in the towns of Lenox, Lee, Stockbridge and Pittsfield, in the county of Berkshire, by the name of the Protestant Epifcopal Society of Lenox," and to annex certain other perfons thereto.

SECT. 1. BE it enacted by the Senate and House of Reprefentatives, in General Court affembled, and by the authority of the fame, That Joseph Abby, John Atkins, Ichabod Benton, Perfons fet off. Jeremiah Buck, Samuel Cooper, John Dove, Benjamin Hamilton, Hezekiah Hays, Jofeph Holland, John Lumley, Amos Mansfield, Jofeph Randall, David Savage, Allen Smith, Pryphena Stone, and William Wells, all of Stockbridge; Salmon Andrews, Abel Avery, Daniel Butler, Jethro Butler, jun. Daniel Collins, Stephen Cruttenden, Samuel Palley, jun. Samuel Gray, Edward Hatch, David Hub-

by,

by, Mofes Merwin, Calvin Perry, Daniel Polley, Jofeph Prefby, Calvin Sears, Afahel Sprague, Oliver Stedman, Henry Taylor, Jofeph Tucker, Ira Warrener, Warren Warrener. John Whitlock and Daniel Williams, jun. all of Lenox; and Hannah Hubby, of Pittsfield, together with their families and eftates, be, and they are hereby annexed to the Protestant Episcopal Society of Lenox, for parochial purpofes only. And the feveral perfons before named, shall hereafter be exempted from taxes for the fupport of the minister, in the feveral towns where they now dwell, fo long as they continue members of the faid Epifcopal fociety. And the faid feveral perfons hereby annexed to the faid fociety fhall, with the other members, be equally entitled to all the privileges, and shall also be subject to all the duties and burthens of the faid fociety, and shall in all respects be confidered as members of faid Epifcopal fociety, in as full and ample a manner, as if they had been originally incorporated therewith.

SECT. 2. Be it further enacted, That any perfon, in ei. ther of the towns aforefaid, who may defire to join faid E-Conditions of pifcopal fociety, and fhall declare fuch intention in writing, joining the for to be delivered to the clerk of the town, where he or fhe may refide, and also a copy of the fame, to the clerk of the fociety, with which fuch perfon has been connected, before the first day of March, and shall produce a certificate, figned by the minifter or wardens of faid Epifcopal fociety, that fuch perfon has united with faid fociety, fuch perfon fhall, from and after the date of fuch certificate, be confidered with his or her polls and eftate, a member of faid Epifcopal fociety.

SECT. 3. And be it further enacted, That when any In cafe of leav- member of the faid Epifcopal fociety shall fee caufe to leave ing and joining the fame, and to unite with any other religious fociety in the town where he or fhe may dwell, fhall give notice of fuch intention in writing to the clerk of the town, and copies of the fame to the clerk of the faid Epifcopal fociety, and to the clerk of the fociety with which fuch perfon defires to join, and fhall produce a certificate, figned by the minifter or clerk of fuch fociety, that fuch perfon has united with the faid fociety, fuch perfon fhall, from the date of fuch certificate, be confidered, with his or her polls and effate, a member of faid fociety : provided however, that in all fuch cafes as may happen under the provisions of the fecond and third fections of this act, any and every perfon leaving a fociety, and uniting with another, fuch perfon fhall always be holden

ciety.

another.

Provilo.

holden to pay his or her proportion of all parifh or fociety expenses in the fociety, with which fuch perfon had been formerly connected, affeffed and not paid, previous to leaving one fociety and joining to another as aforefaid.

[This act paffed June 20, 1807.]

CHAP. XXVII.

An act to incorporate the township number Five, in the third range of townships north of the Waldo Patent, in the county of Kennebeck, into a town by the name of Palmyra.

SECT. 1. BE it enacted by the Senate and Houfe of Reprefentatives, in General Court affembled, and by the authority of the fame, That the township numbered Five, in the third range Town incorof townships lying north of the Waldo Patent, and between the eaft and weft branches of Sabeftekook river, as defcribed within the following boundaries, be, and hereby is incorporated into a town by the name of Palmyra, viz :---Bounded eafterly by township number Four in the fame range, northerly by township number Five in the fourth range, north of the Waldo Patent, in part, and partly by township number Three in the first range of townships north of the Plymouth claim, wefterly by the township last mentioned in part, and partly by the Plymouth claim, and foutherly by the Plymouth claim in part, and partly by township number Five in the fecond range north of the Waldo Patent. And the faid town of Palmyra is hereby vefted with all the powers and privileges, and fubjected to the like duties and requisitions of the other towns, according to the conftitution and laws of this Commonwealth.

SECT. 2. And be it further enacted, That either of the Juf- Juffice to iffue warrant. tices of the Peace, for the county of Kennebeck, is hereby authorized to iffue his warrant, directed to an inhabitant of the faid town of Palmyra, requiring him to notify and warn the inhabitants thereof to meet at fuch convenient time and place as shall be appointed in faid warrant, for the choice of fuch officers as towns are by law required to choofe, at their annual town meetings.

[This act paffed June 20, 1807.]

porated.

CHAP.

CORNVILLE.-TURNPIKE COR. June 20, An. 1807.

CHAP. XXVIII.

to i chier and resultion

An act to annex an unincorporated tract of land, called the "Mile and a half Strip," to the town of Cornville, in the county of Kennebeck.

BE it enacted by the Senate and House of Reprefentatives, in General Court affembled, and by the authority of the fame, That a certain tract of land lying between the towns of Cornville and Canaan, called the Mile and a half Strip, and bounded as follows; to wit :--Beginning at a ftake, on the prefent fouth welt corner of faid Cornville, and on the northerly line of the Plymouth patent; thence foutherly on the eafterly line of Madifon, to the north line of Canaan; thence eafterly on the faid north line of Canaan, fix miles, to a ftake and ftones; thence northerly to the prefent foutheaft corner of faid Cornville; and thence wefterly to the first mentioned bounds, with the inhabitants thereon, be, and hereby are annexed to, and made a part of the town of Cornville aforefaid.

[This act paffed June 20, 1807.]

CHAP. XXIX.

An act to allow a further time to the propietors of the Sheffield and Tyringham Turnpike Corporation to complete their road.

BE it enacted by the Senate and Houfe of Reprefentatives, in General Court affembled, and by the authority of the fame, That a further time of two years, from the twenty third day of June, one thousand eight hundred and feven, be, and hereby is allowed to the faid proprietors to complete the faid Sheffield and Tyringham Turnpike road, any thing in the original act of incorporation to the contrary notwithftanding.

[This act paffed June 20, 1807.]

CHAP. XXX.

An act to fet off Benjamin Killeran, from the town of Warren, and to annex him to the town of Cushing.

fentatives, in General Court affembled, and by the authority of the the

Tract of land annexed to Cornville. the fame, That Benjamin Killeran, of Warren, in the county of Lincoln, with his family and eftate, be, and he is hereby fet off from the faid town of Warren, and annexed to, and shall in future be confidered an inhabitant of the town of Cufhing, in the fame county of Lincoln.

Provided neverthelefs, That the faid Benjamin Killeran Provide shall be holden to pay all taxes already affeffed upon him and his faid eftate in the town of Warren aforefaid.

[This act paffed June 20, 1807.]

CHAP. XXXI.

An act to incorporate fundry perfons into a company, by the name of the Proprietors of the Exchange Coffee-Houfe.

WHEREAS, fundry perfons, proprietors of an Preamble. eftate fituate in Bofton, (bounded northerly partly on a court, and partly on land of Andrew Dexter, jun. there meafuring ninety-fix feet, eafterly on Congrefs-fireet, there meafuring eighty-feven feet; foutherly, partly on land of the heirs of Richard Salter, and partly on the eftate of Drifcoll and Wall, there measuring one hundred and thirty-four feet; and wefterly on other eftate of faid Dexter, there meafuring one hundred and eleven feet,) have affociated, for the purpole of erecting on faid eftate, a building on an extenfive plan, containing an Exchange, a Coffee-Houfe, and different apartments for other uses, which will be conducive to public accommodation :---

SECT. 1. BE it therefore enacted by the Senate and Houfe of Representatives, in General Court affembled, and by the authority of the fame, That Samuel Brown, Crowell Hatch and Perfons incorre Andrew Dexter, jun. Efquires, with fuch others as are or porated. may become proprietors of the faid eftate, their affociates, fucceffors and affigns, being citizens of the United States, fhall be, and hereby are conflituted a body politic and corporate, by the name of The Proprietors of the Exchange Coffee-Houfe, for the purpofes aforefaid, and the faid corporation, by the faid name, are hereby declared and made capable, in law to fue and be fued, plead and be impleaded, to have a common feal, and alter and renew the fame at pleafure, to make rules and by-laws for the regulation and __legally aumanagement of faid eftate, confiftent with the laws of the thorized. Commonwealth, and generally to do and execute whatever by law fhall appertain to bodies politic.

Вb

SECT.

And be it further enacted by the authority afore. Sect. 2. faid, That the faid corporation shall be, and hereby is de--may hold and clared capable to purchafe, have, hold, and poffers the eftate aforefaid, and shall have power to erect a building thereon for the purpofes aforefaid, and the faid corporate property or any part thereof, to grant, fell and alien in fee fimple, or otherwife, and to leafe, exchange, manage and improve the fame, according to the will and pleafure of the faid affociates, or a major part of them, expressed by their votes, at any legal meeting.

> SECT. 3. Be it further enacted, That the faid affociates may at any legal meeting agree upon the number of fhares, into which the faid eftate shall be divided, not exceeding five hundred, and upon the form of certificates to be given to individuals, of the number of fhares by them refpectively held; they fhall alfo have power to affefs upon each fhare fuch fums of money as may be deemed neceffary, for the purposes aforefaid, and generally for the improvement and good management of faid eftate, agreeable to the true intent of this act, and to fell and difpole of the faid fhares for the payment of affefiments, in fuch way and manner as faid corporation may determine; Provided however, that the value of the land and building to be erected thereon shall not exceed two hundred thousand dollars.

> Be it further enacted, That any thare may be SECT. 4. alienated, by the proprietor thereof, by a deed under his hand and feal, and acknowledged before fome Juffice of the Peace, and recorded by the clerk in a book to be kept for that purpofe, and not in any other manner, and any)purchafer flewing to the treafurer fuch deed fo recorded, and delivering up to him the former certificate, shall be entitled to a new certificate, executed in form as aforefaid, certifying the property in fuch fhare to be in fuch purchafer.

> SECT. 5. Be it further enacted, That the property of every individual member of faid corporation, vefted in faid corporate fund or effate, shall be liable to attachments and to the payment of his just debts, in manner prefcribed by an act, entitled, " An act directing the mode of attaching on mefne procefs, and felling by execution fhares of debtors in incorporated companies;" paffed March 8th, Anno Domini 1805.

> SECT. 6. Be it further enacted, That the real effate of faid corporation shall be liable for the debts of the corporation, and shall be liable to attachment and execution, on any judgment against the corporation, in the fame manner

Property to be divided into fhares.

difpofe of the property.

Affeflinent,

Provifo.

Shares may be alienated

Private property liable to atfachment,

Real effate liab)e.

CANAL ASSOCIATION.

as other real eftate, and the corporation shall have the right -fubject to reand equity of redeeming the fame.

SECT. 7. Be it further enacted, That in any action to be Execution levibrought, or in any judgment to be rendered, against faid ed, in cafe. corporation, the plaintiff not being able to find fufficient property of the corporation, to attach on mefne process, or whereon to levy his execution, shall have the right of attaching or levying his execution, on any of the property of the individual members of the corporation, in the fame manner as if the action had been brought, and the judgment rendered against them, in their individual capacity.

SECT. 8. Be it further enacted, That any two of the affociates may call a meeting, by advertifing the fame, in any Manner of calltwo of the public newspapers printed in Boston, at least, ing a meeting, three days before the time of meeting, and at that or any other meeting, may elect fuch Prefident, Truftees, Directors, Secretary, Clerk or other Officers, and for fuch term of time, not exceeding one year, as they may judge fit, and the fame at pleafure change or remove, and in the choice of officers, or on any other occasion, when it shall be required by a major part of the members prefent, at any meeting the votes may be given by fhares, and abfent members may vote by proxy; Provided only, that no one Provide. member shall have more than ten votes.

SECT. 9. And be it further enacted, That nothing herein contained, shall be deemed or construed to give faid pro-prietors any right or authority to take or appropriate to No privilege taken without their use, the land, right or privilege of any perfon or per- content of fons, without his or their confent, and by a legal convey- owners. ance thereof from fuch perfon or perfons to the faid corporation.

[This act paffed June 20, 1807.]

CHAP. XXXII.

An act for incorporating Robert H. Gardiner and others. by the name and ftyle of the Cobboffee-Contee Canal Affociation.

WHEREAS, Robert H. Gardiner and others, Preamble. have petitioned to be incorporated for the purpose of opening and maintaining a canal, with locks or inclined planes, from Androfcoggin Pond to Wilfon's Pond; thence by or on Wilfon's Stream to South Pond; thence by Arnold's Mills

CANAL ASSOCIATION.

Mills to Winthrop or Cobboffee-Contee great Pond; and thence through Litchfield to the navigable waters of Cobboffee-Contee river; and thence on or by faid river to Kennebeck river, in the most convenient and practicable routes.

SECT. 1. BE it enacted by the Senate and Houle of Rep. refentatives, in General Court affembled, and by the authority of the fame, That the faid Robert H. Gardiner, Joseph Bradftreet, Simon Bradstreet, Nathan Bridge, Ebenezer Byram, Seth Gay, Rufus Gay, Stephen Jewett, Samuel Jewett, Peter Grant, James Parker, John Stone, Melatiah Lawrance, Joshua Lord, Ichabod Wentworth, William G. Warren, James Bridge, Jacob Smith, David Fofter, Hufhai Thomas, Jofeph Samfon, Job Fuller, Mofes Wing, John Bowles, Thomas Stenchfield, Rogers Stenchfield, Samuel Livermore, Benjamin Alden, Daniel Lathrop, jun. Joseph Chandler, Simon Dearborn, jun. Abraham Morrell, Jofeph P. Chandler, Matthew Hayward and William Richards, with their affociates and fucceffors, are hereby incorporated, and fhall be a corporation forever, under the name of the Cobboffee-Contee Canal Affociation, and by that name may fue and profecute, and be fued and profecuted, to final judgment and execution; and fhall be, and are hereby vefted with all the powers and privileges, which are by law incident to corporations of a fimilar nature.

Manner of calling firft meeting.

SECT. 2. Be it further enacted by the authority aforefaid, That the faid affociates or proprietors, or any three of them, may make their application to any Juffice of the Peace for the county of Kennebeck, requefting him to call a meeting of the faid affociates or proprietors, to be holden at fome convenient place within the town of Gardiner, in the fame county; whereupon fuch Juffice is hereby empowered to iffue his warrant to one of faid proprietors, directing him to warn and notify faid proprietors to meet at fuch time and place in faid town of Gardiner, as he fhall therein direct, to agree on fuch method as may be thought proper for calling meetings of faid proprietors for the future; and to do and transact fuch matters and things relating to faid proprietary, as fhall be expressed in the warrant. And the proprietor to whom fuch warrant fhall be directed, fhall give notice to faid affociates or proprietors, by caufing the fame, or the fubftance thereof, to be published in one of the newspapers printed in Portland, fourteen days, at leaft, before the holding of faid meeting, and make return thereof under his hand to the fame meeting, to be lodged with the clerk, who fhall be then and there chofen. And the faid

Perfons incorporated,

CANAL ASSOCIATION.

faid proprietors or affociates may at the fame or any other Authorized to legal meeting, choofe a clerk, treafurer, and other officer choofe officers. or officers of the corporation, that they may deem neceffary, and also may choose fuch committees as may be requifite for ordering and regulating the bufinefs and affairs of the faid corporation; and every proprietor fhall have a right to vote in the proprietary meetings, according to his -qualifications of vcters. fhare and interest, in perfon or by reprefentation; provided no one proprietor shall be allowed more than ten votes, and all reprefentations shall be proved in writing figned by the perfon making the fame by fpecial appointment, which shall be filed with and recorded by the clerk ; and this act, and all rules, regulations and votes of the faid corporation shall be fairly and truly recorded by the faid clerk, in a book or books for that purpofe to be provided and kept : Provided, that whereas it may be neceffary in Provider. the profecution of the foregoing business, that the property of private perfons may, as in the cafe of highways, be appropriated for the public ufe. And in order that no perfon may be damaged by the digging and cutting canals through his land, by removing mills or mill dams, diverting watercourfes or flowing his land by the proprietors aforefaid, without receiving full and adequate compensation therefor;

SECT. 3. Be it further enacted, by the authority aforefaid, Measures to be That in all cafes where any perfon thall be damaged in his purfued in cafe property by the faid proprietors for the purposes aforefaid, of damage fulin manner as is above expressed, or in any other way, and the proprietors aforefaid do not within twenty days after being requested thereto, make or tender reasonable fatisfaction to the acceptance of the perfon damaged by them as aforefaid, the perfon fo damaged may apply to the Court of the General Seffions of the Peace, for the county in which the damage fhall have been fuftained, to have a committee appointed by faid court, to effimate the damage fo done; and the faid court are hereby authorized and empowered, by warrant under the feal thereof, upon fuch application made, if within one year from the time of the damage done as aforefaid, to appoint a committee of five difinterefted freeholders in the fame county, to estimate the damages; which committee fhall give feafonable notice to the perfons interefted, and to the clerk of the proprietors aforefaid, of the time and place of their meeting, and they thall be under oath to perform faid fervice impartially, according to their best skill and judgment, which having done.

tained.

done, they, or the major part of them, fhall make return thereof under their hands and feals, to the next Court of General Seffions of the Peace, to be holden in faid county, after the fame fervice is performed, to the end that the fame may be accepted, allowed and recorded; and the committee fo empowered are required to effimate the faid damage, and make return thereof as aforefaid; and if the eftimate of the committee be accepted by the court, the clerk of the court is hereby authorized and directed, on application therefor, to iffue an execution against the property only of the corporation, or in want thereof on the property of any individual belonging thereto, for the fum fo adjudged in damages : *Provided* the fame is not paid within twenty days after the acceptance of faid report, and likewife for the cofts of the faid committee and fees of the court ; both to be allowed by the court, provided the fum in damages effimated by the committee, exceed the fum of damages fo tendered; but in cafe the proprietors actually tendered to the perfon complaining before the complaint was exhibited, a fum as great as that allowed by the court in damages, then nothing to be included in the execution for cofts of committee or court; the execution to be iffued by the clerk of the court, to be in the fame terms, mutatis mutandis, and returnable in the fame time as though judg₇ ment had been rendered against faid corporation for a like fum in damages, on process in the Courts of Common Pleas; and if any perfon find himfelf aggrieved by the doings of the faid committee in effimating damages, he may apply to faid Court of General Seffions of the Peace ; provided fuch application be made to the fame court at the next feffion thereof, in the fame county, after the acceptance of fuch return, and faid court is empowered to hear and final, ly determine the fame, by a jury under oath, to be fummoned by the fheriff or his deputy for that purpose, if the perfon complaining, and the proprietors can agree thereon. And if the jury or committee agreed on as aforefaid, (who are to be under oath) fhall not increase the fum of damages, the perfon complaining shall be at the cost arising on such complaint, to be taxed againft him by the faid court; otherwife fuch cost and increase of damages shall be paid by the proprietors, and execution to iffue therefor as aforefaid; and it shall be the duty of fuch committee or jury, on application of either of the parties, and reafonable notice given to all perfons interefted, to determine where and how many bridges fhall be made, and maintained by faid proprietors

206

proprietors, over the canal aforefaid, and how the fame fhall be constructed, and what damages shall be paid by the proprietors for neglecting to make and maintain fuch bridges ; and the report of fuch committee, or verdict of fuch jury, being returned in to the fame court, and being allowed and recorded, shall be a fufficient bar against any action brought for damages aforefaid; faving only, that where the fum of damages is not effimated at a fum in groß, for the full fatisfaction thereof, but a yearly fum is affeffed; in fuch cafe the complainant shall be entitled to an action of debt for the recovery of the fame, fo often as the fame becomes due, during the continuance of the damage done or fuffered, as aforefaid; and alfo for the recovery of the damages for neglecting to make and maintain the bridges as often as the fame are demandable; Provided alfo, that Provide faid corporation shall not take any water from Wilfon's Pond, to the injury of the owner or owners of mills, fituated on Wilfon's ftream, fo called, nor erect any mills on faid ftream, nor on the land between Wilfon's Pond and South Pond, which is owned by any perfon or perfons, who fhall have mills erected on faid Wilfon's ftream; and that faid corporation shall not erect mills on any stream now the property of individuals, or fhall make fluice-ways round any dam now erected, without the confent of faid owner or owners first had and obtained, any thing in this act to the contrary notwithstanding. And, provided likewife, that Provide. the owner of the lower mills on Cobboffee. Contee river may have the right to regulate the water paffing in and out of that branch of the faid canal, which fhall be made between Cobboffee-Contee great pond and Cobboffee-Contee river ; in cafe faid regulation shall be made without injury to the faid canal, or the rights or privileges of any individuals.

SECT. 4. Be it further enacted, That if any perfon or Penalty in cafe perfons shall wilfully, maliciously, and contrary to law, of trespars. take up, remove, beat down, dig under, or do any other injury to the faid canal, its banks, locks, dams, or any part or appurtenances thereof, defigned for the purpofes aforefaid, or fhall damage, carry away, or fet affoat to be carried away, any boards, plank, joift, or other timber or lumber, or materials used or to be used, in or about faid works, or fhall be aiding or affifting in any of the trefpaffes aforefaid, he shall for every such offence, forfeit and pay to the proprietors aforefaid, treble fuch damages, as the faid proprietors shall, to the Justice, or Court and Jury, before whom the trial shall be, make appear that they have fustained, by means

means of the fame trefpaffes, to be fued for and recovered in any Court proper to try the fame.

SECT. 5. Be it further enacted, That for the purpose of Toll eftablished reimburfing the proprietors the money by them expended, or to be expended, in building and fupporting the canal. locks, and dams, and clearing the paffages neceffary for the purpofes aforefaid, a toll be and hereby is granted and eftablifhed, for the fole benefit of the faid proprietors, according to the rates following, viz. For every ton weight that shall be transported in boats or other vessels, through the faid canal, the fum of fix cents for each mile; for all mafts, timber, and lumber, floated on a raft or otherwife through the faid canal, the fum of fix cents a ton for each mile.

SECT. 6. Be it further enacted, That there shall be toll gatherers and other neceffary affiftants, to attend at each lock on the faid canal, in the day time, and on the fame canal at fuitable places, who shall give constant attendance at their refpective flations, during the whole of the feafon, for boats and rafts to pafs; and on the toll being paid fhall immediately permit paffengers with their property, to pafs the faid locks and canal. And the faid toll fhall commence on faid canal, as foon as the fame, or any part thereof fhall be completed : Provided however, that when forty years from the first opening thereof are expired, the Legislature fhall from thence-forward regulate the toll, and the fame fhall be collected in fuch manner, as fhall be prefcribed to the faid corporation.

SECT. 7. Be it further enacted, That the proprietors aforefaid be, and they are hereby authorized and empowered to purchafe and hold to them and their fucceffors forever, fo much land and real effate as may be neceffary for the purpofes aforefaid, not exceeding the value of fifty thoufand dollars. And if the faid proprietors fhall refufe or neglect, for the term of ten years, from the paffing of this act, to build and complete fuch canal fo as to be paffable in manner aforefaid, then this act shall be void and of no effect.

SECT. 8. And be it further enacted, That the faid corporation fhall have full power and authority to fell and difpofe of the fhare or fhares of any proprietor who fhall, according to the rules and regulations to be made by faid corporation, be delinquent in the payment of any affefiment that may be made on faid fhare or fhares, according to fuch rules and regulations as shall be established by faid corporation

Rates of

Toll gatherers.

Proprietors empowered to hold real effate.

Provilo,

Delinquents.

COTTON MANUFACTORY COR. June 20, An. 1807.

tion for the fale of fhares of delinquents; and alfo, that the fhares and property of each proprietor in faid corporation fhall be liable to attachment for the payment of his just debts; and execution may be extended thereon, and the fhare of the debtor be fold in the fame manner as goods and merchandize are fold for the payment of debts.

[This act paffed June 20, 1807.]

CHAP. XXXIII.

An act to incorporate Peter Snow and others, by the name of the Fitchburg Cotton Manufactory Corporation.

SECT. 1. BE it enacted by the Senate and House of Reprefentatives, in General Court affembled, and by the authority of the fame, That the faid Peter Snow, and Jonas Marshall, Perfons incor-John Muzzy, Edward Durant, William Brown, Jofeph Far- porated. well, and Robert Allen, their affociates, fucceffors, and affigns, shall be, and they hereby are created a corporation and body politic by the name and ftyle of "The Fitchburg Cotton Manufactory Corporation," and by that name may fue or be fued, plead and be impleaded, anfwer and be anfwered unto, defend and be defended, to final judgment and execution, and alfo may make, have and use a common feal, and the fame at pleafure may break, alter and renew.

SECT. 2. And be it further enacted, That the faid corporation thall have power, and is hereby authorized, to carry Authorized to manufacture on the manufacture of Cotton at Fitchburg, and the bufi- Cotton. nefs neceffarily connected therewith, and may erect any dam, mill or mills, works or buildings neceffary for carrying on, this or any other uleful manufacture, and the bufinefs connected therewith.

SECT. 3. Be it further enacted, That the faid corporation Allowed to pofmay be lawfully feized and possefueld of fuch real and per-fers real and fonal estate as may be necessfary and convenient for establifting and carrying on faid manufactory, and any other useful manufacture, and the business therewith connected, and the fame may fell, bargain, and difpole of at pleafure; Provided, that fuch real effate shall not exceed in value Proviso. the fum of fifty thousand dollars, and fuch perfonal effate fhall not exceed in value the fum of one hundred thousand dollars.

SECT. 4. And be it further enacted, That the perfons Empowered to above named, or any three of them, may by an advertife- call a meeting.

ment

ment in any public newspaper printed in the county of Worcefter, call a meeting of faid corporation, to be holden in Fitchburg, at any fuitable time and place, after twenty days from the publication of faid advertisement; and the members of faid corporation, by the vote of the majority of those prefent, or represented at the faid meeting (in all cafes accounting and allowing a vote to each fingle fhare) fhall choofe a clerk, who fhall be fworn by a Juffice of the Peace for the county of Worcefter, to the faithful performance of his duty; a treafurer and fuch other officers as may appear neceflary for the management of the bufinefs and concerns of faid corporation, and fhall agree on the manner of calling future meetings, and at the fame or at any fubfequent meeting, may make and establish any rules and regulations for regulating the faid corporation, and the fame rules and regulations may caufe to be kept and executed, or for the breach thereof, may order and enjoin fines and penalties not exceeding thirteen dollars and thirtythree cents, for any breach thereof, provided, fuch rules and. regulations are not repugnant to the laws and conftitution of this Commonwealth, and all agents of proxies at any meeting, fhall be authorized in writing, figned by the perfons by whom they are appointed, which thall be filed and recorded by the clerk; provided that no member of faid corporation shall be allowed more than eight votes.

SECT. 5. And be it further enacted, That the property of faid corporation shall be, and hereby is divided into one hundred shares, and shall be numbered in progressive order, beginning at number one; and every original member thereof, shall have a certificate under the seal of faid corporation, and signed by the treasurer, certifying his property in such shall be expressed in faid certificate.

SECT. 6. And be it further enacted, That any fhare may be alienated by the proprietor thereof, his executors and adminiftrators, by a deed under the hand and feal of him or them, acknowledged before fome Juffice of the Peace, and recorded by the clerk, in a book to be kept for that purpofe, and any purchafer named in fuch deed fo recorded, fhall on producing the fame to the treafurer, and delivering up to him the former certificate, be entitled to a new certificate, executed in form aforefaid, certifying the property in fuch fhare to be in fuch purchafer.

SECT. 7. And be it further enacted, That whenever any member of faid corporation fhall neglect or refue to pay any tax or affeilment, duly voted and agreed upon by the faid

To choole officers.

Proviío,

Shares may be: alienated.

Property to be

divided into

Delinquents.

COTTON MANUFACTORY COR. June 20, An. 1807.

faid corporation, to the treafurer, within thirty days after the time fet for the payment thereof, the treasurer of faid corporation is hereby authorized to fell at public vendue. the fhare or fhares of fuch delinquent member, one or more as fhall be neceffary and fufficient to pay fuch taxes and neceffary incidental charges, after duly notifying in one or more public newspapers, printed in the county of Worcefter, and in fuch other way as the corporation may direct. the fum due on fuch fhare, and the time and place of fale, at leaft, thirty days previous to the time of fale; and fuch fale shall be a fufficient transfer of fuch share or shares fo fold to the perfon purchafing the fame; and on producing a certificate of fuch fale from the treasurer to the clerk of faid corporation, the name of fuch purchafer, with the number of fhares fold, fhall be by the clerk entered on the books of faid corporation, and fuch perfon fhall be confidered to all intents and purpofes the proprietor thereof, and the overplus, if any there be, shall be paid on demand, by the treafurer to the perfon whofe fhare or fhares were fold.

SECT. 8. And be it further enacted, That when execution Ihall iffue on any judgment recovered against faid corpora- writ of feige tion, and the fame shall be returned " not fatisfied," the facias fued to original plaintiff in the action wherein the faid execution was awarded and iffued, may fue out a writ of *fcire facias*, from the court wherein the judgment was rendered, on which the fame execution was awarded and iffued against fuch perfon or perfons, as are or were proprietors and members of faid corporation, at the time fuch judgment was rendered, and may have execution against their goods and eftates, or against the goods and eftates of any fuch deceafed member of faid corporation, in the hands of his or their executors or administrators, with additional cofts and damages.

SECT. 9, And be it further enacted, That this act fhall be Act given in deemed and taken to be a public act, and as fuch may be evidence. declared upon and given in evidence in any Court of Law, without fpecially pleading the fame; Provided always, that Provider the Legiflature may from time to time hereafter upon due notice to faid corporation, make fuch further provisions and regulations, for the management of the business of faid corporation and the government thereof, or wholly to repeal this act, as fhall be deemed expedient.

[This act paffed June 20, 1807.]

cafe,

CHAP.

FISHERY.

CHAP. XXXIV.

An act to regulate the fifhery in Damarifcotta river, in the County of Lincoln.

SECT. 1. BE it enacted by the Senate and House of Rep. refentatives, in General Court affembled, and by the authority of the same, That it shall and may be lawful, for the towns of Newcastle and Nobleborough, in the county of Lincoln, at their annual town meetings, in the month of April, to choofe and appoint a committee of three perfons in each town, whose duty it shall be as a joint committee, to open, and caufe to be kept open, a fluice or paffage-way, for the alewives and other fish, to pass up Damariscotta river, on what is now called new river ftream, to the great pond at the head thereof, called Damarifcotta pond. And the faid fluice-way shall be under fuch regulations as the aforefaid joint committee shall judge most conducive to the benefit of the towns aforefaid.

Be it further enacted, That the emolument arif-SECT. 2. ing from the privilege of catching fifth in the aforefaid new river ftream and faid fifh-way, fhall be equally divided between the towns aforefaid, and be appropriated to the benefit of the faid towns, as they may refpectively judge most proper; and all expenses arising from the regulation of faid fifh-way, and keeping the fame in repair, fhall be fuftained and paid in equal proportions by the towns aforefaid.

Be it further enacted, That it shall be the duty SECT. 3. Time for catch- of the joint committee aforefaid, to open faid fluice or paffage-way, by the 5th day of May annually, and keep the fame open and clear from all obstructions, until the fifth day of July next following; and the faid joint committee is hereby empowered to determine the number of days, and the particular days, not exceeding three in each week, for taking or catching fish in faid stream and fish-way; provided their determination does not infringe on any exifting laws of the State; and the faid joint committee is further empowered to fell and difpofe of the privilege of catching fish in faid stream and fish-way, as they may judge most beneficial to the interefts of their respective towns. And the price of the fifh caught in the faid ftream or fifh-way, fhall be established by the joint committee aforefaid, annu-Provided however, that the price of the faid fifh fhall ally. not be railed after the tenth day of May in each year.

Sect.

Committee appointed,

Benefits and expenses to be divided.

ing fifh.

Provifo.

FISHERY.

SECT. 4. Be it further enacted, That the committee of the town of Newcaftle for the first year, and the committee of the town of Nobleborough for the fecond year (and fo committee apon in rotation forever) shall notify the town clerk of the pointed to notiother towns, of the time and place at which the faid joint clerk. committee fhall meet, and faid notice fhall be ferved, at leaft ten days prior to the time of faid meeting, at which, and at all fublequent meetings, the majority prefent shall have the authority of the joint committee; and if either of the towns shall neglect to choose their committee men, or such committee-men when chofen fhall neglect the duty required of them by this act, fuch town shall forfeit all right to the privilege of faid ftream and fifh-way for the current year.

Be it further enacted, That if the purchaser Sect. 5. or purchafers, the manager or managers of the faid privilege, or any perfon employed by them, or by any of the joint committee, shall prefume to take any of the faid fish out of faid ftream or fish-way, or by any means obstruct faid paffage-way, at any other time, than that allowed by faid joint committee, or if any perfon whatfoever shall prefume to take or catch any fifh out of faid ftream or fifhway, without the permiffion of the faid committee, he or they fo offending, fhall for each offence, forfeit and pay a fum not exceeding thirteen dollars, nor lefs than one dollar, at the difcretion of the justice before whom the offence shall be tried, to be recovered by the joint committee in behalf of the faid towns.

And be it further enacted, That if any perfon Sect. 6. or perfons fhall prevent, moleft, or retard the faid committee from opening and keeping open a fluice-way, as directed in this act, by dams, logs, or any other obftructions, or shall prevent the aforefaid joint committee, or either of them, from doing any thing they may be required to do by this act, fuch perfon thall forfeit and pay for each offence, a fum not exceeding thirteen dollars, nor lefs than one dollar, to be recovered by the faid committee, in any court proper to try the fame.

Be it further enacted, That the aforefaid joint Sect. 7. committee shall dispose of fuch proportion of the sish caught in faid ftream, as thall be defignated by the felectmen of the faid towns annually, to the poor of the faid towns gra- Poor to be bentis, and this refervation and privilege of the faid poor, fhall be inviolably preferved to them, when the faid felectmen annually leafe the fifthery for the feafon, and thall always be a condition of the faid leafe.

Penalty.

efittcd.

SECT.

BRIDGE COR.

SECT. 8.' Be it further enacted, That the committee aforefaid, or either of them, or any other perfon employed Committee priv- by, for, or under them, shall have authority to go on, over, or through any land, or through any mill, or wherefoever it shall be necessary, for the purposes of this act, without being confidered as trefpaffers.

[This act paffed June 20, 1807.]

CHAP. XXXV.

An act to incorporate certain perfons for building a Bridge over Kennebeck river, above Taconet falls, between the towns of Winflow and Waterville.

SECT. 1. BE it enacted by the Senate and House of Rep. refentatives, in General Court affembled, and by the authority of the fame, That James Wall, Nathaniel B. Dingley, Peter T. Vole, Henry Johnson, and Lemuel Paine, together with those who have affociated, or may hereafter affociate with them for the fame purpole, and shall become proprietors, be, and they are hereby authorized to build a bridge over Kennebeck river, about three quarters of a mile above Taconet falls, between the towns of Winflow and Waterville, and for the purpofe aforefaid, fhall be a body politic, by the name of the Proprietors of Taconet Bridge, and by that name may fue and profecute, and be fued and profecuted to final judgment and execution, to keep and ufe a common feal, and the fame to change and renew at their pleafure, and do and fuffer all fuch other acts and things, as like corporate bodies may and ought to do and fuffer.

SECT. 2. Be it further enacted, That the faid bridge fhall be erected, placed and extended as follows, to wit : To begin on land now occupied and improved by James Wall, about three quarters of a mile above Taconet falls, on the eafterly bank of Kennebeck river, in the town of Winflow, and extend acrofs the fame, at right angles with faid river.

SECT. 3. Be it further enacted, That for reimburfing Toll established. to the proprietors of the faid Taconet bridge, the money expended, and to be expended in building, fupporting, and keeping the faid bridge in repair, a toll be, and hereby is granted and eftablished for the fole benefit of the faid corporation, according to the rates following, viz. For each foot paffenger, two cents; for each horfe with one rider, ten cents; for each fingle horfe cart, fled, or fleigh, twelve cents

214

ileged.

Perfons incor-

porated.

ø

Rates of toll.

BRIDGE COR.

cents and a half; for each wheelbarrow, hand cart, and every other vehicle capable of carrying a like weight, four cents ; for each team, including cart, fled, or fleigh, drawn by more than one beaft, and not exceeding four beafts, twenty-five cents, and for every additional beaft above four. four cents each; for each fingle horfe and chaife, chair or fulky, twenty cents ; for each coach, chariot, phaeton, curricle, or other four wheeled carriage, thirty-five cents; neat cattle exclusive of those rode on, or in carriages or teams, four cents each ; and for fheep and fwine, one cent for each. And in all cafes, the fame toll shall be paid, for all carriages paffing faid bridge, whether the fame be loaded or not; and to each team, one man and no more shall be allowed as a driver, to pass free from payment of toll; excepting however, all perfons, who shall actually be on military duty, shall be permitted, with their baggage, to pass faid bridge free of toll: And at all times, when the tollgatherer shall not attend his duty at the faid bridge, the gate or gates shall be left open ; and the faid toll shall commence on the day of the first opening the faid bridge for paffengers, and shall continue for and during the term of Continuance, feventy years from the faid day, and be collected as fhall be prefcribed by the faid corporation. And at each end of the faid bridge, there fhall be erected, and conftantly expofed to public view, a fign or board, upon which shall be sign. written the rates of toll, of all the tollable articles, in large or capital letters : Provided the faid proprietors shall, at all Provise. times, keep the faid bridge in good and paffable repair, and at the end of faid term of feventy years, the faid bridge shall be delivered over in good repair, to and for the use of this commonwealth.

Be it further enacted, That any two of the faid Manner of calle SECT. 4. proprietors may, by advertifement in the Kennebeck Ga- ing meetings. zette, warn and call a meeting of the aforefaid proprietors, to be holden in Winflow aforefaid, at any fuitable time and place, after fourteen days notice from the date of fuch advertifement; and the faid proprietors, by a vote of a majority of those prefent, accounting and allowing one vote to each fhare, (provided no perfon fhall be entitled to more than ten votes,) fhall choofe a clerk, who fhall be fworn to the faithful difcharge of his office; also may at the fame, or at any fublequent meeting, choofe fuch other officers as may be found neceffary for managing the bulinefs of the faid corporation, and shall agree on a method of calling future meetings; and at the fame, or at any fublequent meeting,

W. P. MEADOWS.

ing, may make and eftablifh fuch rules and regulations, as fhall be deemed convenient or neceffary, for effecting, and completing the faid bridge, and for regulating the affairs of the faid corporation, and for collecting the toll herein granted; and the fame rules and regulations may be caufed to be obferved and executed, and for the breach of any of them, may order and enjoin fines and penalties not exceeding thirteen dollars, *provided* that faid rules and regulations be not repugnant to the conflitution and laws of this commonwealth.

SECT. 5. Be it further enacted, That if the faid corporation shall neglect or refuse, for the space of seven years from the passing of this act, to build and complete faid bridge, then this act shall be void and of no effect.

[This act paffed June 20, 1807.]

CHAP. XXXVI.

An act to incorporate certain proprietors of meadow lands, called Wigwam Pond Meadows, in Dedham, in the County of Norfolk.

SECT. 1. BE it enacted by the Senate and Houfe of Reprefentatives, in General Court affembled, and by the authority of the fame, That from and after the paffing of this act, the proprietors of certain meadow lands, called Wigwam Pond Meadows, in Dedham, be, and they are hereby incorporated by the name of the Proprietors of the Wigwam Pond Meadows, and by that name may fue and be fued, and do and fuffer all fuch acts and things, as like corporate bodies may and ought to do and fuffer. Bounded northwardly on a caufeway, leading from the court house in Dedham, to Dwight's bridge, fo called; and eaftwardly by the upland, as far fouth as to the land of Joshua Fales, then on the line of faid Fales and Ebenezer Farington, until it comes to the upland on the wefterly fide, thence by a circuitous line, ranging by the upland, till it comes to the pondthence on the westerly fide of the brook running into Charles river, until it comes to the line between the lands of Jonathan Starr and Henry Jones, thence on faid line, until it comes to the upland, thence weftwardly by the upland, until it comes to the caufeway first mentioned, exempting the lands of Deacon Ifaac Bullard, included within faid bounds.

Provifo.

216

Time limited.

Proprietors incorporated.

Boundaries.

RELIGIOUS SOCIETY.

SECT. 2. Be it further enacted, That the faid proprietors, when legally affembled, fhall have power from time to time to appoint a clerk, treasurer, affeffors and collectors of proprietorsemtaxes, committees, or other neceflary officers, who fhall powered. feverally be fworn to the faithful difcharge of their truft : which officers shall have the fame power to carry into effect any vote or order of faid corporation, as town officers of like description, have by law, to do and perform in their refpective offices; and the faid corporation shall, at their first meeting, determine on the manner of calling future meetings, and the faid corporation, at any legal meeting for that purpole, shall have power to raife monies, for the purpole of clearing out and removing the obftructions, which may at any time be found in the ancient channel of the brook running into Charles river, or for any other purpofe which they fhall judge neceffary and conducive to the draining and improving the faid meadow lands; and the faid proprietors fifall have a right to pass up and down the banks of the faid brook, from the caufeway to faid Wigwang pond, for the purpole of clearing faid brook.

SECT. 3. And be it further enacted, That upon the application of any three or more of the faid proprietors, to any juffice of the peace in the county of Norfolk, the faid juffice is hereby authorized to iffue his warrant, directed to Juffice to iffue one of the faid proprietors, requiring him to notify a his warrant. ineeting at fuch time and place, and for fuch purpofes as fhall be expressed in faid warrant; which warrant and notification thereon, shall be possed up at the door of the meeting house of the first parish in Dedham, fourteen days before the time expressed in the warrant for holding fuch meeting.

[This act paffed June 20, 1807.]

CHAP. XXXVII.

An act in addition to an act, entitled "An act to incorporate a number of the inhabitants of the town of Hebron, in the county of Cumberland, into a religious fociety, by the name and ftyle of the Congregational Society in Hebron."

BE it enacted by the Senate and House of Reprefentatives, in General Court affembled, and by the authority of the fame, That Stephen Atwood, Edmund Bayley, David Persons annexed. D d Bayley. Bayley, Wm. B. Bray, Thomas Bray, Thomas Brown, John Bridgham, jun. John Bridgham, 3d, Daniel Bucknam, Shepard Bucknam, Willard Bridgham, Samuel Bridgham, Edmund Chafe, William Chipman, Ifaac Currier, Jofhua Crooker, Ifaac Crooker, Charles Crooker, Zadock Dean, David Dinfmore, jun. Jonathan Dwinel, Jacob Dwinel, Ebenezer Harlow, George Harlow, James Hill, jun. Robert Hilburn, Samuel Hilburn, Michael Little, James Murdock, Mofes Pottle and William Pottle, inhabitants of the town of Minot, in the county of Cumberland, together with their families and effates, and fuch as fhall hereafter affociate with them, be, and they are hereby annexed to the Congregational fociety in Hebron, for parochial privileges only, and to be fubject to all the duties, and to receive all the privileges that the members of any parifhes are entitled to by the conftitution and laws of this commonwealth.

[This act paffed June 20, 1807.]

CHAP. XXXVIII.

An act to eftablish the Alford and West Stockbridge Turnpike Corporation.

FE it enacted by the Senate and House of Reprefentatives, in General Court affembled, and by the authority of the fame, That Barzillai Brown, John Brown, Samuel Clark, Simeon Deming, James Drefler, William Dryer, Amos Hamlen, Eli Hatch, Peter Johns, Stephen Johns, Nathan Johnfon, Abner Kellog, Peter Perry, Thomas Reed, Abraham Rice, Ephraim Slater, Jonathan Squire, Elifha Stevens. and Nathaniel Young, together with fuch others as already have, or may hereafter affociate with them, their fucceff. ors and affigns, be, and they are hereby made a corporation, by the name of the Alford and Weft Stockbridge Turnpike Corporation, for the purpole of laying out, making, and keeping in good repair, a turnpike road in the county of Berkshire, as follows, viz.-Beginning at the line between the ftate of Maflachufetts and New York, near the dwelling house of Truman Tuttle, in Hillsdale, on faid line; thence proceeding on the most davorable route to the houfe of Peter Johns, in Weft Stockbridge, thence to or near the houfe of John Brown, in faid W. Stockbridge, thence to or near Clark's mills, fo called, in Stockbridge, thence fo as to interfect the Houfatonuck turnpike, at or near

Perfons incorporated,

175

TURNPIKE COR.

near the burying ground on Stockbridge plain. And for the purpofe aforefaid, the proprietors aforefaid, fhall have all the powers and privileges, and fhall alfo be fubject to all the duties, requirements and penalties prefcribed and contained in an act, entitled "An act defining the general powers and duties of turnpike corporations," pafled the fixteenth day of March, one thoufand eight hundred and five.

[This act paffed June 20, 1807.]

CHAP. XXXIX.

An act to establish a Corporation by the name of the Dalton and Middlefield Turnpike Corporation.

BE it enacted by the Senate and Houfe of Repre-SECT. 1. fentatives, in General Court affembled, and by the authority of Performs incorr the fame, That Chriftopher Cary, Samuel Church, Thomas porated, Matthews, Elijah Loveland, Levi Loveland, the fecond, Levi Loveland, Nathan Warner, Thomas Wing, Samuel Wing, David Kidder, Jacob Bow, Gideon Allen, Benjamin Peck, William Sebley, Ifaac Minor, Jeffe Church, Jofeph Wither, jun. Noah Mofely, Mark Adams, Phillip Loveland, Alfred Loveland, Daniel Button, Elias Babcock, Afa Brown, John Morfe, jun. Elijah Wing, Samuel Foot, together with fuch others as may hereafter affociate with them, their fucceffors and affigns, be, and they are hereby made a corporation, by the name of the Dalton Turnpike Corporation, for the purpole of laying out and making a turnpike road, on the nearest and most convenient route from the turnpike road, leading from Pittsfield to Wash- Route and diington, in the county of Berkihire, near the east line of rection. faid Pittsfield, through parts of the towns of Dalton, Hinfdale and Washington, in faid county of Berkshire, and so far into the town of Middlefield, in the county of Hampfhire, as to interfect the turnpike road leading from Chefter to faid Hinfdale, at the most convenient point north of the meeting houfe in faid Middlefield, and for this purpofe fhall have all the powers and privileges, and be fubject to all the duties, requirements and penalties, contained in an act, entitled "An act defining the general powers and duties of turnpike corporations," paffed the fixteenth day of March, in the year of our Lord one thousand eight hundred and fave.

BAPTIST SOCIETY.

June 20, An. 1807,

Toll Gates.

Perfons incor-

porated.

SECT. 2. Be it further enacted, That when the faid turn, pike road fhall be approved by the committee to be appointed by the Courts of Common Pleas, in the refpective counties through which faid road fhall pafs, then faid corporation fhall be authorized to erect one full toll gate, in fuch place on faid turnpike road as the aforefaid committees fhall jointly direct.

[This act paffed June 20, 1807.]

CHAP. XL.

An act to incorporate a number of the inhabitants of the towns of Royalfton and Warwick, into a religious fociety by the name of the Baptift Society in Royalfton.

SECT. 1. BE it enacted by the Senate and House of Reprefentatives, in General Court affembled, and by the authority of the fame, That Lemuel Atherton, Shubael Blanding, Nathan Blifs, Silvanus Blifs, Nathan Bullock, Moulton Bullock, Jacob Briggs, John Chamberlain, Afahel Davis, Benjamin Davis, Jofeph Davis, Jonathan Davis, Squier Davis, David Gale, Ezra Goff, Lewis Horton, Abel Jacobs, Ifaac Jacobs, John Jacobs, Thomas Jacobs, Simeon Jacobs, jun. Enoch Kelton, Nathan Kelton, Rufus Kelton, James Kelton, James Kelton, jun. Samuel Lefure, Jonathan Matthews, Enos Metcalf, Michael Metcalf, Joseph Metcalf, Peletiah Metcalf, Jabez Pratt, Solomon Peck, 2d, John Stockwell, Elihu Town, Ephraim Town, Rufus Tyler, Jacob White, Elisha White, jun. Buel White, and Jonathan Wilfon, with their families and eftates, together with fuch others as have affociated, or may hereafter affociate with them, and their fucceffors, for the fame purpole, and in the manner hereafter provided, be, and they are hereby incorporated into a religious fociety, by the name of the Baptift Society in Royalfton, with all the privileges, rights and immunites to which other parishes are entitled by the Conftitution and Laws of this Commonwealth, for religious purpofes only.

Conditions of belonging to the fociety. SECT. 2. Be it further enacted, That any perfon, in either of the faid towns of Royalfton and Warwick, aforefaid, who may at any time hereafter defire to join with, and actually become a member of, and unite in religious worfhip with the fociety aforefaid, and give in his or her name to the clerk of the town and to the clerk of the parifh to which he or fhe may belong, and produce a certificate, figned figned by the minister or clerk of the faid Baptift Society, that fuch perfon has actually become a member of and united in religious worfhip with the faid Baptift Society in Roy. alfton, fifteen days previous to the annual town meeting, fuch perfon shall, from and after the date of fuch certificate, with his or her polls and eftate, be confidered as belonging to the faid Baptift Society : Provided, however, that fuch perfon shall be held to pay his or her proportion of all money affeffed in the Society to which fuch perfon formerly belonged.

SECT. 3. Be it further enacted, That whenever any mem- -of leaving ber of the faid Baptift Society shall fee caufe to leave the the fociety. fame, and to unite with another religious fociety, in the town in which he or fhe may refide, and fhall declare fuch intention in writing, and deliver the fame to the minister or clerk of faid Baptift Society, and alfo leave a copy of the fame with the clerk of the town in which he or fhe may refide, and alfo with the clerk of the parish in faid town to which he or fhe may intend to be united, fifteen days previous to the annual town meeting, and fhall pay his or her proportion of all money affeffed in faid fociety, previous thereto, fuch perfon, with his or her polls and effate, fhall from and after the date of fuch declaration be confidered as belonging to the parish to which fuch perfon may intend to be united as aforefaid.

SECT. 4. And be it further enacted, That either of the Juffice to iffue Juffices of the Peace for the county of Worcefter, be, and warrant. is hereby authorized upon application therefor, to iffue a warrant, directed to fome member of the faid Baptift Society, requiring him to notify and warn the members thereof, to meet at fuch convenient time and place as he shall appoint in the faid warrant, to choose fuch officers as parifhes in this Commonwealth are by law empowered to choofe at their annual parifh meetings.

[This act paffed June 20, 1807.]

CHAP. XLI.

An act in addition to an act, entitled, " An act to incorporate a number of perfons in the towns of Edgartown, Chilmark and Tifbury, into a religious fociety in Tif. bury."

SECT. 1. BE it enacted by the Senate and Houfe of Reprefentatives, in General Court affembled, and by the authority of the fame.

221

RELIGIOUS SOCIETY,

June 20, An. 1807.

CHAP.

onditions of Monging to We fociety. fame, That any perfon belonging to either of the faid towns of Edgartown, Chilmark or Tilbury, who may at any time hereafter defire to join with the faid Baptift Society in Tifbury, and fhall declare fuch their intention in writing, and deliver the fame to the clerk of the town, and a copy of the fame to the minister or clerk of the parish in which he or fhe may refide, on or before the first day of March, in the year when fuch application shall be made, and at the fame time produce a certificate of their being united and having become a member of faid fociety, figned by the minister or clerk, and two of the committee of the faid Baptift Society, fuch perfon shall, from and after the date of fuch declaration, with his or her polls and effate be confidered a member of faid fociety: *Provided however*, that fuch perfor fhall be held to pay his or her proportion of all money legally affeffed in faid parifh, to which fuch perfon formerly belonged.

SECT. 2, Be it further enacted, That whenever any member of the faid Baptift Society shall see caufe to leave the fame, and to unite in religious worfhip with any other religious fociety in the town in which he or the may refide. and fhall declare fuch their intention in writing, and deliver the fame to the minfter, or clerk and committee of the faid Baptift Society, and fhall deliver a copy of the fame to the clerk of the town, on or before the first day of March, in the year when fuch perfon fhall apply to be difmiffed or difcharged from the faid Baptift Society, and at the fame time shall produce a certificate in writing, figned by the minister or clerk, and two of the committee, certifying that he or fhe hath actually become a member of faid religious fociety, or hath united in religious worthip with faid fociety, in the town where he or fhe may dwell, fuch perfon shall, from and after the date of such declaration, with his or her polls and eftate, be confidered a member of faid fociety, to which he or the has fo united : Provided however, that fuch perfon shall be held to pay his or her proportion of all money legally affeffed by faid Baptift Society, while he or fhe was a member thereof.

[This act paffed June 20, 1807.]

Provifo.

- of leaving the fociety.

CONGREGATIONAL SOCIETY. June 20, An. 1807.

CHAP. XLII.

An act to incorporate the Congregational Society in the town of Newfield, in the county of York.

SECT. 1. BE it enacted by the Senate and Houfe of Reprefentatives, in General Court affembled, and by the authority of the fame, That Thomas Adams, James Ayer, 2d, Ezekiel Proprietors it Bartlett, Ebenezer Boothby, Silas Burbanks, Jofeph Dunnels, Zachariah Dunnels, Richard Dunnels, Henry Dunnels, Stephen Dunnels, John Gilpatrick, Jofiah Hobbs, Jofeph More, Ephraim Moulton, Levi Moulton, Stephen Moulton, Simeon Moulton, Eben. Symmes, Wm. Symmes, David Staple, Benj. Thompfon, John Thompfon, Geo. Thompfon and Joseph Whitehouse, with their families and eftates, together with fuch others as may hereafter affociate with them and their fucceffors, be, and they are hereby incorporated into a religious fociety, by the name of The Congregational Society in Newfield, in the county of York, with all the powers and privileges to which parifhes are entitled by the conftitution and laws of this Commonwealth.

SECT. 2. Be it further enacted, That any perfon in the faid town of Newfield, who may defire to join the faid Conditions of Congregational Society, and declare fuch intention in writ- ciety. ing given to the clerk of the faid fociety, and alfo a copy of the fame being delivered to the clerk of the town, on or before the first day of March, of the year in which fuch application shall be made, and shall receive a certificate, figned by the minister or clerk of the faid fociety, that he or the has actually become a member of, and united in religious worthip with the faid fociety in Newfield, fuch perfon shall, from the date of fuch certificate, be confidered with his or her polls and effates, as members of faid fociety.

SECT. 3. Be it further enacted, That when any member -of leaving that of the faid Congregational fociety in Newfield shall fee caufe fociety. to leave the fame, and to unite in religious worship with any other religious fociety in the faid town, and shall give notice of fuch intention in writing, delivered to the clerk of the faid fociety, and fhall alfo deliver a copy of the fame to the clerk of the town, and produce a certificate figned by the minister or clerk of fuch other fociety, that he or fhe has actually become a member of, and united in religious worship with such other society, such perfor, from the date of fuch certificate, with his or her polls and effate, shall be confidered

corporated.

LYNN LONG WHARF.

confidered as members of faild fociety: *Provided however*, that in every fuch cafe, every fuch perfon fhall always be held to pay his or her proportion of all parifh or fociety charges, affeffed and not paid previous to leaving the faid fociety, and being received into another.

Juffice to iffue warrant. SECT. 4. Be it further enacted, That any Juftice of the Peace for the county of York, upon application therefor, is hereby authorized to iffue a warrant, directed to fome member of the faid Congregational Society in Newfield, requiring him to notify and warn the members thereof, to ineet at fuch convenient time and place as fhall be appointed in faid warrant, for the choice of fuch officers, as parifhes are bý law required to choofe at their annual parifh meetings.

[This act paffed June 20, 1807.]

CHAP. XLIII.

An act to incorporate Aaron Newhall and others, by the name of The Lynn Long Wharf Company.

Preamble.

WHEREAS, Aaron Newhall, and others his affociates, are owners of a wharf in Lynn, in the county of Effex, and a road leading thereto, at a place called Black Marfh; and faid proprietors being defirous of extending their faid wharf beyond the prefent limits thereof, for the purpofe of coming into deeper water, and of better accommodating themfelves with room to land lumber and other articles:—

SECT. 1. BE it therefore enacted by the Senate and Houfe" of Representatives, in General Court affembled, and by the authority of the fame, That Aaron Newhall, Henry Oliver Amos Rhodes, Samuel Chafe, Aaron Breed, Theophilus Breed, jun. and James Gardiner, Efq. of Lynn, and Jonathan Buffum, of Salem, and all other perfons who may hereafter become partners in faid company, be, and they hereby are made and conflituted a body politic and corporate by the name of " The Lynn Long Wharf Company," and by that name may fue and be fued, in all actions real, perfonal or mixed, to final judgment and execution, and may do and fuffer all acts, matters and things, which bodies politic may or ought to do and fuffer, and may have and ufe a common feal, and the fame may break and alter at pleafure: Provided however, that any proprietor, alienating his

Perfons incorporated.

Proville

LYNN LONG WHARE.

his fhare or fhares in faid company, fhall thereupon in refpest thereto, ceafe to be a member of faid corporation : and the affignee thereof, and his heirs and affigns shall be in refpect thereto, thenceforward a member of faid corporation. vefted with all the rights, and fubject to all the duties, penalties and payments which the affignor thereof was, or might have been vefted with or liable to.

SECT. 2. Be it further enacted, That the faid corporation shall have power and is hereby authorized to extend Proprietors emtheir faid wharf to low water mark, whenever they fhall powered, deem it neceffary for the purposes aforefaid, provided faid corporation are or may be the owners of land or flats upon which faid wharf may be built, the expense thereof to be defrayed by augmenting the prefent number of fhares, or by a tax on the proprietors, as they fhall judge beft, to be determined by vote of the proprietors, as hereafter provided in this act.

SECT. 3. Be it further enacted, That the property of faid corporation shall be, and hereby is divided, into fiftyfix fhares, and that faid corporation fhall have power, and Property divided is hereby authorized to augment faid number of fhares to one hundred fhares, and to fell faid additional number of thares at public auction, to the higheft bidder, and that the money arifing from the fales of faid additional fhares, fhall be appropriated folely to the making fuch additions to faid wharf as the proprietors shall judge most convenient, and that faid fhares shall be numbered in progressive order, beginning at number one, and every original member thereof shall have a certificate under the feal of faid corporation, and figned by the treafurer, certifying his property in faid wharf, as shall be expressed in faid certificate.

SECT. 4. Be it further enacted, That after fuch additional fhares shall be made, that faid corporation shall have pow- Corporation furer, and they are hereby authorized to make fuch repairs, therempowered, alterations and further additions to faid wharf, as they from time to time shall deem necessary, and that the expenfe thereof be defrayed by a tax on the fhares in faid corporation; provided that no grant shall be made exceeding ten dollars on one fingle fhare, for additions to faid wharf in any one year.

SECT. 5. Be it further enacted, That faid corporation fhall have power, from time to time, at any legal meeting, _to choose offito choofe a clerk, who shall be fworn, or affirmed by a juf- cers. tice of the peace of faid county, to the faithful performance of his duty; they shall also choose a treasurer, wharfinger,

225

into fhares.

and

and fuch other officers as to faid corporation fhall appear neceflary for the management and government thereof : and each member of faid corporation, fhall have one vote for each fhare not exceeding ten, and no member fhall be allowed more than ten votes, and any member may appear. ----to call meetings at any meeting, or vote by proxy; and the faid corporation, at any legal meeting, may establish a mode for calling meetings, alfo the rates of wharfage and dockage, and may make reafonable rules and by-laws, for the governing the affairs of faid corporation, and the fame may repeal at pleafure : Provided that the fame rules and by-laws fhal! not be repugnant to the conftitution and laws of this commonwealth, and provided that the proprietors of forty shares of the prefent number fifty-fix, or of feventy shares, when faid number fhall be augmented to one hundred fhares, fhall affent thereto. But it fhall be lawful to choofe a clerk and other officers when neceffary, by the majority prefent at any legal meeting for that purpofe, any thing herein to the contrary notwithstanding.

> Be it further enacted, That any fhare may be SECT. 6. alienated by the proprietor thereof, by a deed under his hand and feal, and acknowledged before fome juffice of the peace, and recorded by the clerk of faid corporation, in a book to be kept for that purpofe, and any purchafer, flewing to the treafurer fuch deed fo recorded, and delivering up to him the former certificate, fhall be entitled to a new certificate, executed in the form aforefaid, certifying the property in fuch fhare to be in fuch purchafer.

> SECT. 7. Be it further enacted, That whenever any proprietor shall neglect or refuse to pay any tax, duly voted and agreed upon by the corporation, to their treafurer, within forty days after the time fet for the payment thereof, the treafurer of faid corporation is hereby authorized to fell at public vendue, the fhare or fhares of fuch delinquent proprietor, one or more, as shall be fufficient to defray faid taxes and neceffary incidental charges, after duly notifying in fome newspaper printed in Boston or Salem, the fum due on any fuch fhares, and the time and place of fale, at leaft fourteen days previous to the time of fale, and fuch fale shall be a fufficient transfer of the fhare or fhares fo fold to the perfon purchasing, and on producing a certificate of such fale, from the treasurer, to the clerk of faid corporation, the name of fuch purchafer, with the number of fhares fo fold, shall be by the clerk entered on the books of the faid corporation, and fuch perfon shall be confidered to all intents

Provilo.

Shares may be alienated.

Delinquents.

tents and purpofes the proprietor thereof; and the overplus, if any there be, thall be paid on demand by the treafurer to the perfon whole fhares were thus fold.

SECT. 8. And be it further enacted, That the first meet. ing of faid corporation shall be called by a warrant isfued Juffice to iffue by a juffice of the peace, and that any juffice of the peace a warrant. in faid county, to whom application shall be made by any three of the prefent proprietors for the purpofe, shall be authorized to iffue his warrant, directed to fome one of the faid proprietors, to call their faid first meeting.

SECT. 9. And be it further enacted, That the Legifla- subject to alterture of this commonwealth may, at any time after the ex- ation. piration of ten years from the paffing of this act, alter, amend or repeal the fame, as they shall judge to be necessary.

This act paffed June 20, 1807.

CHAP. XLIV.

An act for erecting a Bridge across the stream, called Kenduskeag, in the town of Bangor.

SECT. 1. BE it enacted by the Senate and Houfe of Representatives, in General Court assembled, and by the authority of the fame, That Mofes Patten, Amos Patten, Nathaniel Perfons incor. Harlow, Samuel E. Dutton, Joseph Treat, John Perkins, jun. porated. Robert Parker, John Balch, William Hammond, jun. Jacob M'Gaw, Horatio G. Balch, Ebenezer Wefton, jun. and Jofeph Whipple, together with fuch others as already have or may hereafter affociate with them, their fucceffors and affigns, be, and they are hereby made a corporation and body politic, by the name of the Bangor Bridge Company, and by that name may fue and profecute, and be fued and profecuted, to final judgment and execution, and do and fuffer all other acts and things which bodies politic may or ought to do and fuffer; and that faid corporation shall and may have full power and authority to make, have and ufe a common feal, and the fame to alter and renew, at pleaf-ure; and fhall alfo have power to choofe feven directors, a choofe officers. prefident, clerk, treafurer, and fuch other officers as may be neceffary, at fuch time and place, and in fuch manner as faid corporation, at any legal meeting thereof, may think proper to direct; and faid corporation fhall alfo have power to make all neceffary and proper rules, regulations and by-laws, not repugnant to the conftitution and laws of this

BRIDGE COR.

June 20, An. 1807.

Act void in cafe of.

Proprietors aua bridge,

this commonwealth, and efpecially for the transferring of fhares, and for the fale of the fhares of delinquent proprietors. And if the faid corporation shall neglect or refuse to complete the faid bridge for the space of two years from the paffing of this act, then this act fhall be void and of no effeð.

SECT. 2. Be it further enacted, That the faid proprietors fhall be, and they are hereby authorized to erect a bridge thorized to build over the ftream called Kenduskeag, in the town of Bangor, from the county road, on the northerly fide of faid ftream, to the landing on the foutherly fide thereof, near the houfe of William Hammond; and the faid bridge shall be well built of good and durable materials, at least thirty-two feet in width, with a fide walk for foot paffengers, of the width of four feet on each fide, and the faid bridge shall be well planked and fafely railed; and the faid corporation shall be liable to pay all damages which may happen, to any perfon from whom the toll is demandable, for any damage which thall come from any defect or want of repair in the faid bridge, upon a prefentment of the grand jury of the county. And the proprietors of the faid bridge fhall be and continue to be a corporation for and during the term of twenty years, from the day of completing the faid bridge and opening the fame for paffengers; and at the expiration of the faio term of twenty years, the toll shall cease, and the faid bridge fhall revert to the town of Bangor, and fhall be furrendered to the faid town in good repair, to be fupported by the faid town, in the fame manner as other bridges on county roads are fupported; and the faid town shall be subject to the same penalties in case of neglect.

Toll eftablished.

'Time limited.

Rates of toll.

÷

Be it further enacted, That for reimburfing to Šест. 3. the faid proprietors their expenses in building the faid bridge, a toll be, and hereby is granted and eftablished for the fole benefit of faid proprietors, according to the rates following, viz.-For every foot paffenger, one cent; for every man and horfe, four cents; for every two wheeled carriage, for pleafure, ten cents; for every four wheeled carriage, for pleafure, twenty-five cents; for every market cart, drawn by one beaft, fix cents ; for every cart or waggon, drawn by two oxen or horfes, ten cents; for every cart or waggon, drawn by more than two oxen or horfes, and not exceeding fix, twelve and a half cents; and for all cattle or horfes, in teams, over fix in number, one cent each ; for every fled or fleigh, drawn by one beaft, four cents ;

June 20. An. 1807.

BRIDGE COR.

and if drawn by more than one beaft, eight cents ; for all cattle, horfes or mules, led or driven, besides those in teams or carriages, or for the use of riders, one cent each ; for all theep or fwine, at the rate of three cents by the dozen : and to each team, one perfon and no more, fhall be allowed as a driver to pass free from toll. And at all times when the toll gatherer shall not be attending his duty, the gate thall be left open, and the paffenger or carriage may pafs free of toll; and the faid toll may be commuted with any perion or perions, or with any corporation, by taking of him or them, a certain fum annually, as may be mutually agreed on, in lieu of the toll aforefaid : Provided however, Provin. that toll fhall not be demanded or received of any perfon going to or returning from public worfhip, or fchool, or military duty, or from any perfon or perfons, refident in faid town, paffing to or from any part of his farm. And the faid proprietors shall erect and keep exposed to public view, a fign or board, with the rates of toll of all the tollable articles, legibly written or printed thereon, in large or capital letters.

SECT. 4. Be it further enacted, That all legal meet- Majority of ings of the members of the faid corporation, held in pur- votes to decide fuance of this act, the concerns of the faid corporation shall be decided by a majority of the votes, and each member prefent shall have one vote for each share he may hold, and one vote for every five fhares above ten, and abfent members may vote by proxy, being duly authorized in writing. And whenever any five members shall in writing, request the prefident to call a meeting of the members of faid corporation, the prefident may caufe a meeting to be notified, in the manner which may have been agreed on, for calling meetings of the faid corporation.

SECT. 5. And be it further enacted, That any three of Manner of call. the proprietors before named, may call the first meeting of ing meetings. the faid proprietors, by an advertisement in the newspaper printed in Buckftown, in three fucceffive papers, the laft publication to be ten days, at leaft, before the time appointed in faid advertifement, for faid first meeting; and the faid proprietors may then and there agree upon the time and manner of calling future meetings; and all reprefentations made at faid meetings shall be done in writing, and filed with the clerk; and this act, with all the votes and proceedings of the faid corporation, fhall be fairly and truly recorded by faid clerk, in a book or books, for that purpofe to be provided and kept.

222

Whereas

MINISTERIAL FUNDS.

June 20, An. 1807.

Preamble!

Whereas an act was paffed on the twenty-feventh day of February, in the year of our Lord one thousand eight hundred and feven, entitled "An act for erecting a bridge acrofs the Kenduskeag stream, in the town of Bangor," which authorized the town of Bangor to build a bridge in the fame place intended by this act; and whereas the inhabitants of faid town have at a legal meeting authorized their felectmen to petition this court, that all the powers and authorities vested in faid town, by the act aforefaid, should be transferred to the above named Moses Patten and others, and their affociates, and the felectmen having petitioned this court agreeably to the vote of faid town, authorizing them as aforefaid :

Act repealed.

SECT. 6. Therefore be it further enacted, That the aforefaid act, entitled "An act for erecting a bridge acrofs the Kenduskeag ftream, in the town of Bangor," passed the twenty-feventh day of February, in the year of our Lord one thousand eight hundred and seven, be, and the same is hereby repealed.

[This act paffed June 20, 1807.]

CHAP. XLV.

An act to incorporate certain perfons by the name of the Truftees of the Minifterial Funds of the Congregational Society in the town of Malden, in the County of Middlefex.

Preamble.

W HEREAS, fundry grants and donations in real and perfonal effate have been made to the town of Malden, the rents and profits thereof to be folely and forever applied to the fupport of the miniftry of the Congregational Society in faid town; and whereas many and great inconveniencies have arifen in the prefent mode of executing thefe generous and pious defigns:

SECT. 1. BE it therefore enacted by the Senate and Houfe of Reprefentatives, in General Court affembled, and by the authority of the fame, That Bernard Green, Efq. Stephen Paine, jun. Nathan Nichols, William Emerfon, and Henry Gardner, be, and they hereby are conflituted a body politic and corporate, by the name of the Truftees of Malden Minifterial Funds, and they and their fucceffors fhall continue a body politic and corporate by that name forever; and by the fame name may fue and be fued in all actions, and purfue and defend the fame, to final judgment and execution. SECT.

Perfons incorporated.

SECT. 2. And be it further enacted, That the aforefaid truftees be, and hereby are vefted with full power to re--Empowered. ceive into their hands all monies, grants, donations, and fecurities for eftates real or perfonal, already raifed, and all monies, fubfcriptions, donations, and fecurities for real or perfonal eftates that may hereafter be given, raifed, or fubfcribed for the purpofe aforefaid, to any amount not exceeding fifteen thousand dollars, and may fell and convey by good and well authenticated deeds, any lands and tenements, whereof the fee may veft in them, by virtue of mortgage or execution.

SECT. 3. And be it further enacted, That the faid truftees Authorized to may affemble and meet together, as often as they may choose officers, think neceffary, for the promoting of their truft, any three &c. of whom thall conftitute a board for doing business, but the concurrence of three at least shall be requisite to every act and proceeding whatever, they may determine the manner of calling meetings, they may appoint a prefident, clerk and treasurer, an agent or agents, and other needful officers and committees, they may make reasonable rules, regulations and by-laws, and annex penalties for the breach thereof, not repugnant to the laws of this Commonwealth, they may have a common feal, and change the fame at pleafure.

SECT. 4. And be it further enacted, That the clerk of faid Duty of the corporation, who shall be a member thereof, and shall be elerk. fworn to the faithful difcharge of his office, fhall have the care and cuftody of all records and documents belonging to faid truftees, and fhall carefully and fairly record all their votes and proceedings; alfo, a ftatement of their funds and eftate in their hands, wherein shall be particularly defignated the nature and amounts of each original grant or donation, the period when made, the donor's or grantor's name, and place of abode at large, with fuch other circumstances as may be thought useful or proper, to diffinguish the fame, and perpetuate the remembrance thereof in a book kept for fuch purpofe, and shall certify the fame when thereunto required, and do whatever elfe may be incumbent to faid office, and if he shall neglect fo to do, or to deliver up to his fucceffor in office as foon as required, all the records and documents in his hands, in good order and condition, he shall forfeit and pay a fine of fifty dollars, and thirty dollars for every month's detention afterwards.

SECT. 5. And be it further enacted, That the treasurer of Treasurer's faid truftees, who fhall be a member thereof, and fhall be fworn

fworn to the faithful difcharge of the duties of faid office. fhall be the receiver of all money and effects due, owing and coming to them, and may demand, fue for and recover the fame in their name, unlefs prohibited by them, and he fhall have the care and cuftody of money and effects. obligations and fecurities for the payment of money and other things, and all evidences of property belonging to faid 'truftees, and be accountable to them therefor, and fhall difpofe of the fame as they fhall order and direct, and Thall render an account of his doings, and exhibit a fair and regular flatement of the property and evidences of property in his hands, when they fhall require the fame to be done, and he shall deliver up to his fuccesfor in office, all the books and papers, property and evidences of property in his hands, in good order and condition, and if he fhall fail fo to do, for the fpace of thirty days after his fucceffor thall have been duly appointed and qualified, he thall forfeit and pay a fine of *fifty dollars*, and the further fum of *thirty* dollars per month, for fuch failure or neglect afterwards.

And be it further enacted, That it shall be the SECT. 6. duty of faid truftees, to use and improve fuch funds or eftate as fhall be vefted in them by virtue of this act, with care and vigilance, either by loaning the fum upon intereft, or vefting it in public fecurities or bank flock, fo as beft to promote the defign thereof, and they fhall be amenable to faid town for negligence or mifconduct in the management thereof, whereby the fame shall be impaired, or fuffer lofs, wafte or diminution, and the inhabitants of faid town, may have and maintain a fpecial action of the cafe againft the proper perfons of faid truftees, and their goods and eftate, jointly and feverally, for fuch negligence or mifconduct, and recover adequate damage therefor, and any fum fo recovered shall be deemed to the benefit of faid funds, and fhall be paid to faid truftees, who may have an action of debt therefor accordingly.

SECT. 7. And be it further enacted, That when faid Joaning money. truftees shall loan any money belonging to faid funds on private obligation, it shall be in fums of not less than two hundred dollars each, and for the term of one year, upon the bond or note of the borrower, with fecurity to the fatisfaction of faid truftees, for the repayment of the principal fum, with interest annually till paid; and if any debtor to faid corporation shall fail to pay the interest due on his bond or note, for the fpace of thirty days after the fame shall become due, it shall be the duty of faid trustees, to caufe

Truftees to improve funds, Sc.

-Liable in cafe of.

-Limited in

MINISTERIAL FUNDS.

caufe fuch bond or note to be put in fuit, and profecuted until it shall be obtained.

SECT. 8. And be it further enacted, That if faid truffees Penalty in cafe fhall fail to pay the annual income of faid funds to the fet- of neglect. tled minister of the congregational fociety in faid town, towards his falary, or to defray the expense of public worfhip, when they fhall be deftitute of a fettled minister, within thirty days after the fame shall become payable as aforefaid, or neglect to make report annually in the month of May, previous to a choice of truftees to faid town, or to a committee chofen for that purpofe, of what funds and eftate they actually hold, and by what tenure; what money and effects are due to them, and how the fame are fecured, and what receipts have been obtained, difburfements made by them the preceding year; they fhall feverally forfeit for each offence, the fum of twenty dollars, and the further fum of thirty dollars per month afterwards, until they shall make payment of faid income as aforefaid, faving always that faid truftees shall not be liable to the forfeiture aforefaid, for non-payment of faid income, if they shall profecute us before in this act provided, within thirty days after the fame shall become due for the recovery thereof.

SECT. 9. And be it further enacted, That it shall be law- Trusfees electful for the faid town of Malden annually, in the month of ed annually. May, to choose by ballot, fuch perfons as they shall think proper, to the number of five, to office of truffees, providing no perfon fhall be eligible to faid office, or have a right to vote in the choice thereof, who shall not be a member of the Congregational Society in faid town.

SECT. 10. And be it further enacted, That the faid truftees General care fhall have cuftody of the meeting-house, belonging to the and concern of Congregational Society in faid town, and the parfonage the truffees. buildings, and make all neceffary repairs thereon, provided the amount of fuch repairs do not exceed the fum of fifty dollars, at any one time, and flate to the affeffors of faid town, the amount of fuch repairs and other contingent expenses of faid fociety; and the fum neceffary in addition to the proceeds of their funds, to make up the minister's falary, which fums faid affeffors fhall affefs upon the polls and effates of those, who are members of faid Congregational Society, and commit the fame unto the collector or collectors of faid town, to be by him or them collected and paid to the treafurer of faid truftees, who is vefted with the fame power in cafe of neglect or delinquency of fuch collector or collectors, as town treaturers have in like cafes, Ff

faid

faid fums to be by him paid out, to defray those expenses. for neglect of which he is fubject to the fame penalties as he is under in the fifth fection of this act.

SECT. 11. And be it further enacted, That the faid truftees shall be entitled to receive a reasonable compensation for their fervices, in managing and taking care of faid funds and eftate, but no part of fuch funds or eftate, or the income thereof, fhall ever be appropriated to that purpofe.

SECT. 12. And be it further enacted, That Bernard Green, Efq. is hereby authorized and directed to appoint the time and place for holding the first meeting of faid trustees, and to warn fuch meeting accordingly.

[This act paffed June 20, 1807.]

CHAP. XLVL

An act to incorporate Ezra Smith, Cornelius Thompfon, and their affociates, for the purpose of making a fluiceway in Topfham, from the upper part of Brunfwick falls, to the tide waters below.

SECT. 1. BE it enacted by the Senate and House of Reprefentatives, in General Court affembled, and by the authority of the fame, That Ezra Smith, Cornelius Thompson, and all Proprietors inother perfons, who now are, or hereafter may be affociated with them, for the purpofe aforefaid, be, and they are hereby made and conftituted, a corporation and body politic, by the name of The proprietors of Topfham Sluice-Way; and by that name may fue and profecute, and be fued and profecuted, to final judgment and execution; and to do and fuffer all other acts and things which bodies poli-Proprietors em- tic may do and fuffer; and that the faid corporation shall have full power to make, have and use a common feal, and the fame to renew and alter at pleafure; and at any legal meeting thereof, to choose a moderator, a clerk, who shall be fworn to the faithful difcharge of the duties of his office, a treasurer, directors, and fuch other officers as may be neceffary for the government of their concerns; and the faid corporation shall also have power to make all neceffary and proper rules, regulations and by-laws, not repugnant to the laws and conftitution of this Common. wealth; and efpecially for the transferring of fhares, and for the fale of fhares of delinquent proprietors; and may enjoin and recover fines aud penalties for any breaches of fuch

Compensated for fervices:

B. Green, Efq. to appoint first meeting.

corporated.

powered.

SLUICE-WAY.

fuch by-laws, not exceeding fifteen dollars, for any one breach thereof.

SECT. 2. Be it further enacted, That the proprietors afore- Authorized to faid be, and they are hereby authorized to make, maintain make a finceway. and use a fluice-way in Topsham, from the upper part of Brunfwick falls to the tide waters below, in the most convenient direction and fuitable places for making the fame, and for the loading, unloading and transporting of lumber and other commodities therein; and to purchase and hold, to them and their fucceffors, real eftate neceffary and convenient for these purposes. And if it shall be necessary for the faid proprietors to run faid fluice-way over the lands of any perfon or perfons who may not be willing or able to difpofe of his or her right therein, they are hereby authorized to take and hold fo much of faid lands as may be neceffary for the making of faid fluice-way, and convenient landings for lumber and other commodities that may be All damages to conveyed through the fame, by paying all damages that be effimated may arife to any perfon or perfons by taking fuch lands and paid. for thefe uses; and fuch damages shall be estimated and recovered in the fame way and manner as is provided in the third fection of the act incorporating the proprietors of the Middlefex Canal, wherein provision is made for the recovery and effimation of damages in fimilar cafes.

SECT. 3. Be it further enacted, That if any perfon or per-Penalty. fons shall wilfully and maliciously, in any way, deftroy or injure faid fluice-way, or any works or part thereof, or divert or obstruct the waters, to the damage of the faid proprietors, he, fhe, or they, fhall pay to the faid corporation, treble the damage fo done, to be recovered by an action on the cafe, with cofts of fuit.

SECT. 4. Be it further enacted, That for the purpose of reimburfing the faid proprietors, the money to be expended in making faid fluice-way, and keeping the fame in repair, a toll be, and is hereby granted and eftablished for the benefit of the faid proprietors, their fucceffors and affigns, according to the rates following to wit : For every thou- Toltefablished fand feet of boards, of plank in board measure, of joift, of oars and oar-rafters, forty cents; for every thousand of clap- --Ratified boards, forty cents; for every thouland of fhingles, eight cents; for every thousand of flaves, fifty cents; for every ton of timber, twenty cents; for every hundred feet of ranging timber, fifteen cents; for every maft, fixty cents; for all fpars, five mills per inch ; and in the fame proportion for a greater or lefs quantity of any of faid articles : Pro-

wided

236

Provifo.

SLUICE-WAY.

Intereft to be divided into fliares.

vided however, that the General Court shall have the right to regulate faid toll at all times, from and after the expiration of feven years from the time faid corporation shall commence receiving their toll.

SECT. 5. Be it further enacted, That the interest in the faid fluice-way shall be divided into one hundred shares, and shall be deemed and confidered in law to be perfonal eftate; and that at all legal meetings of the proprietors aforefaid, their concerns thall be regulated and decided by the majority of votes; and each proprietor prefent, shall have one vote for every thare he may hold, provided no one proprietor shall have more than ten votes in any cafe ; and abfent proprietors may vote by proxy, under fuch regulations as the faid corporation fhall prefcribe.

SECT. 6. Be it further enacted, That the manner of call-Manner of call. ing a meeting of the faid proprietors, until they at a legal meeting shall adopt any other manner for that purpose, which they are hereby authorized to do, fhall be by an application to any Juffice of the Peace for the county of Lincoln, from any two or more of faid proprietors, under their hands in writing, expreffing therein the time and place, and purpofes of the meeting; and fuch Juffice is hereby empowered to grant a warrant for fuch meeting, to be directed to one of the proprietors applying for the fame, reguiring him to notify the faid proprietors of the meeting, and of the time and place, and purpofes of the fame; and a copy of faid warrant, with the notification thereon, fhall be polled up in fome public place in each of the towns of Topfham and Brunfwick, ten days, at leaft, before the time appointed for holding the meeting.

SECT. 7. Be it further enacted, That if the faid proprietors shall neglect, for the term of ten years from the paff-Act void in cafe ing of this act, to make faid fluice-way fit for ufe, then this act shall be void and of no effect.

[This act paffed June 20, 1307.]

(END OF MAY SESSION, 1807.]

ERRATA .- The Chapters at the beginning of this Seffion, fhould have been numhered from I to X, inflead of their prefent numbers-when the progression is correct.

June 20, An. 1807.

ing first meeting.