Lands to be taxed in the Precinct where they lie.

same, That all the lands lying on either side of the divisional line of the Precincts of said Town as described in said act of division, which are owned or possessed, or which hereafter shall be owned or possessed by persons, other than those, who were the Owners and Occupiers of such lands at the time of the passing of the Act, to which this is an addition, shall be taxed and assessed in the Precinct, where such lands lie, any thing in the Act of Division aforesaid to the contrary notwithstanding.

Approved June 20, 1798.

1798. – Chapter 10.

[May Session, ch. 11.]

AN ACT TO INCORPORATE CERTAIN PERSONS IN THE TOWN OF WRENTHAM, FOR THE PURPOSE OF CONDUCTING WATER BY SUBTERRANEOUS PIPES IN SAID TOWN.

SECT. 1ST. Be it enacted by the Senate & House of Representatives in General Court Assembled & by the Authority of the same, that John Hall, Samuel Cowell, Phillip Blake, Madey Decoublans, John Madey, Cyrus Bean, Ebenezer Foster, Oliver Farrington, Luther Fisher, Lemuel Brown, William Brown & Daniel Shaw, with such others as are now, or may hereafter be associated with them, or their successors, be & they are hereby constituted a Corporation by the name of "The first Aqueduct Company in Wrentham" and by that name may sue & be sued; Provided that nothing in this Act shall authorise the said Proprietors to enter on, or to make use of private property, without the consent of the Owner.

SECT. 2D. Be it further enacted that the first meeting of the said Corporation, may be called and notified by any three of said Proprietors by a Written notification posted up at the first meeting house in said Wrentham, seven days at least previous to the meeting, which notification shall set forth the purposes, & the time & place of said Meeting, to choose a Clerk & such other officers as they may think necessary, to agree upon a mode of calling future meetings, to establish rules & regulations not repugnant to the Laws of this Commonwealth, & to transact such other business as shall be necessary to effect the object of their incorporation. And the said Proprietors by a major vote of those present, accounting one vote to each share (*provided* that no proprietor has more than

Persons incorporated.

Title,

First meeting.

Officers to be chosen.

five votes) may impose any fines & forfeitures, not exceeding Ten dollars & levy the same in due course of Law.

SECT. 3D. And be it further enacted, that the said Highway may Proprietors may dig up any Public or Town way for con-ducting water as aforesaid, *Provided*, they do not obstruct the rightful use of the same. And any person wilfully Penalty for injuring the said Aqueduct shall be subject to the same Aqueduct. pains & penalties as are provided in the second Section of the Act, entitled "An Act for the more effectually preventing of trespasses in divers cases " & shall also be liable to make good all damages so done to the said Aqueduct or Proprietors. Approved June 21, 1798.

1798. - Chapter 11.

[May Session, ch. 12.]

AN ACT TO CONTINUE IN FORCE AN ACT PASSED IN THE YEAR OF OUR LORD ONE THOUSAND SEVEN HUNDRED AND NINETY SIX, ENTITLED "AN ACT ESTABLISHING & REGULATING THE FEES OF THE SEVERAL OFFICERS & OTHER PERSONS HEREAFTER MENTIONED, & FOR REPEALING THE LAWS HERETOFORE MADE FOR THAT PURPOSE."

Be it enacted by the Senate & House of Representatives in General Court Assembled, & by the Authority of the same, that the said Act be & hereby is continued in force Act continued. untill the first day of May next, any thing therein contained to the Contrary notwithstanding.

Approved June 21, 1798.

1798. – Chapter 12.

[May Session, ch. 13.]

AN ACT TO SET OFF RICHARD ROGERS OF KITTERY IN THE COUNTY OF YORK, FROM THE FIRST PARISH OF KITTERY, AND TO ANNEX HIM AND HIS ESTATE TO THE THIRD PARISH IN SAID TOWN.

Be it Enacted by the Senate & House of Representatives in General Court assembled & by the Authority of the same, that Richard Rogers of Kittery in the County Set off. of York, with his Estate, be and is hereby set off from the said first Parish and annexed to the third Parish in said Town : Provided that said Rogers shall pay his pro- Proviso. portion of Parish Charges, due from him to the said first Parish, prior to the date of this Act.

Approved June 21, 1798.