

AN ACT in amendment of an act incorporating the Charitable Baptist Society in Providence, and the acts further to enlarge the powers of said society.

It is enacted by the General Assembly as follows :

New valuation
of pews.

SECTION 1. The said society are hereby authorized to establish a new valuation of the pews on the lower floor of their meeting house, according to an appraisal and valuation of the same recently made by a committee of said society appointed for that purpose, which valuation and appraisal when confirmed by said society, shall be taken and considered as the guide and rule by which future assessments shall be made.

SEC. 2. Section fifth of "An Act further to enlarge the powers of the Charitable Baptist Society in Providence, passed by the General Assembly, at their session in January, A. D. 1832, is hereby repealed, *provided*, that the repeal shall not affect the validity of any assessments, or any proceedings to collect the same, or any thing lawfully done by said society under the authority conferred upon them by such repealed section.

AN ACT to repeal an act in amendment of an act entitled "An Act to incorporate the Woonasquatucket River Company."

It is enacted by the General Assembly as follows :

Amendment re-
pealed.

SECTION 1. The act in amendment of an act entitled an act to incorporate the Woonasquatucket River Company, passed at the January session, A. D. 1855, is hereby repealed.

AN ACT to incorporate the Elmwood Omnibus Company

It is enacted by the General Assembly as follows :

Corporators.

SECTION 1. George A. Johnson, William V. Dabell, Edwin Turner, George L. Andrews, Albert S. Gall, Robert Knight, 2d, and Christopher C. Potter, and their associates, successors and assigns, be and they are hereby made a corporation by the name of the Elmwood Omnibus Company, for the purpose of running omnibusses on all stages for hire, and they shall be capable in law, to have

cess and er
cessors, lar
and effect
grant, de
be sued, l
ended agai
by mutua
all seem pro
generally
form.

SEC. 2. Th
holders
the choice
three di
and uni
ner remove
the corpora
ore named
by legal me
be same to b
calling sp
led by the
shall be notifi
three days be
given in
every stockh
stockholder ;
the corporatio
the corporatio
and at least t
half the stock
and in case a
two stockhol
quorum shall

SEC. 3. Th
exceed twent
of one hundr
sidered as pe
as the comp
recorded in l
pose, but no
portion there
farer of the
willing to sel