

take the name of William Hanson, and that his several minor children shall be allowed to take the same name, viz.: Lucy Hanson, Ariel Hanson, Submit Hanson, Flavilla Hanson, John Milton Hanson, Caroline Hanson, Melinda Hanson, Persis Hanson, and Edwin Hanson; that John Hoar of Greenfield, shall be allowed to take the name of John Hoar Wheeler; that John Cheney of Orange, shall be allowed to take the name of John Cheney Hill, all of the county of Franklin; that Eliza Stebbins Snow of Northampton, in the county of Hampshire, shall be allowed to take the name of Eliza Snow Stebbins; that Briggs Sampson of Duxbury, in the county of Plymouth, shall be allowed to take the name of Henry Briggs Sampson; that Benjamin Sisson, of Westport, in the county of Bristol, shall be allowed to take the name of Benjamin Baylies Sisson; that Marsena Graton of Sandwich, in the county of Barnstable, shall be allowed to take the name of Alwin M. Graton; that Randolph Codman of Limerick, in the county of York, shall be allowed to take the name of Randolph Augustus Lawrence Codman. And the said several persons shall hereafter be called and known by the names, which, by this act they are severally and respectively allowed to take as aforesaid; and the same shall be considered as their only proper and legal name.

[Approved by the Governor, June 12, 1818.]

CHAP VI.

An Act to prohibit the hunting and killing of Deer, in the counties of Hampden, Hampshire and Franklin.

BE it enacted by the Senate and House of Representatives, in General Court assembled, and by the authority of the same, That, until the expiration of five years from and after the passing of this act, if any person shall hunt, chase with dog or dogs, or intentionally suffer any dog or dogs to chase, or shall kill any deer, not his own, within the counties of Hampshire,

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Hampden, or Franklin, he shall, for every such offence, forfeit the sum of twenty-one dollars, to be recovered by action of debt, in any Court proper to try the same; one moiety thereof to the use of the person suing therefor, and the other moiety thereof to the use of the town wherein such offence shall be committed.

[Approved by the Governor, June 12, 1818.]

CHAP. VII.

An Act to alter the time of holding the Boston Court of Common Pleas, within and for the county of Suffolk.

BE it enacted by the Senate and House of Representatives, in General Court assembled, and by the authority of the same, That the Boston Court of Common Pleas, now by law appointed to be holden at Boston, within and for the county of Suffolk, on the first Tuesday of October, annually, shall, from and after the passing of this act, be holden at Boston within and for the county of Suffolk, on the last Tuesday of September, annually.

[Approved by the Governor, June 12th, 1818.]

CHAP. VIII.

An Act repealing an act, entitled "An act in addition to an act making provision for the holding of a term of the Supreme Judicial Court in the counties of Franklin and Hampden, and for altering the time of holding the same in the counties of Hampshire and Berkshire."

SEC 1. **BE** it enacted by the Senate and House of Representatives, in General Court assembled, and by the authority of the same, That an act passed on the