

RESOLVES

OF THE

LEGISLATURE

OF THE

STATE OF MAINE,

PASSED AT ITS SESSION,

WHICH COMMENCED ON THE TENTH DAY OF JANUARY, AND ENDED ON THE TWENTY-SECOND DAY OF MARCH, ONE THOUSAND EIGHT HUNDRED AND TWENTY-ONE.

Published agreeably to a Resolution of June 28, 1820.

PORTLAND:

PRINTED BY THOMAS TODD & CO. PRINTERS TO THE STATE.

1821.

PLANTATION No. ONE.-JUST. PEACE.

Abel Merrill,	30	29	• 3	87	90
Joel Miller,	100	24	10	72	82
Abraham Morrell,	50	28	5	84	89
Benjamin Nourse,	140	29	14	87	101
Daniel Rose,	60	29	6	101 50	107 50
Edward Russell,	15	29	1 50	87	88 50
Josiah W. Seaver,		29	5	87	92
John Turner,	50	24	5	72	77
William D. Williamson,	150	16	-15	48	63
Obed Wilson,	120	29	12	87	99
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CHAPTER XIII.

Resolve making valid the doings of Plantation No. one in the County of Oxford. February 19, 1821.

On the Petition of the Inhabitants of Plantation No. one, setting forth that certain errors and defects existed in the doings of said Plantation; that the warrant for the first meeting of the Inhabitants was lost, and never recorded; that the qualifying of the officers is supposed to be informal; and that some assessments of taxes are supposed to be not strictly conformably to law:

Resolved, That the doings of Plantation No. one, at the several meetings above mentioned, be, and are hereby made valid in law, any of the errors and defects aforesaid notwithstanding.

CHAPTER XIV.

Resolves requiring Justices of the Peace to account for fines and forfeitures. February 24, 1821.

Resolved, That every Justice of the Peace within this State, who has received any fines or forfeitures within the last six years, and has neglected to pay over the same as required by law; and shall fail to pay over the same, on or before the first day of October next, shall forfeit and pay double the amount so by him retained after that time, to be recovered by the County Treasurer, on action of debt, in his own name, for the benefit of said county, in any court competent to try the same.

Resolved, That it shall be the duty of every such Justice to account on oath with the County Treasurer, for all such monies by him received and unaccounted for, for the last six years.

Resolved, That the several County Treasurers shall notify every

Justice of the Peace within the County in which such Treasurer resides, of the requirements of the foregoing Resolves, sixty days at least before said first day of October.

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Resolved, That it shall be the duty of the Secretary of State forthwith to transmit to the several County Treasurers in this State, a copy of the foregoing Resolves.

CHAPTER XV.

Resolve allowing the Adjutant General thirteen hundred and thirteen dollars and seventy cents, to defray the expenses of a General Court Martial. Feb. 24, 1821.

Resolved, That there be allowed and paid out of the public Treasury, to the Adjutant General of this State, one thousand three hundred and thirteen dollars and seventy cents, to be paid to the several persons, named in a Pay Roll, dated January 24, 1821, to defray the expenses of a General Court Martial, holden at Bucksport, November 15, 1820. And the Governor, with advice of Council, be, and he hereby is authorized to draw his Warrant on the Treasury for the sum necessary to carry this Resolution into effect.

CHAPTER XVI.

Resolve authorizing Joseph Whitcher to convey certain real estate. Feb. 24, 1821.

ON the petition of said Whitcher, praying for leave to make a deed of certain real estate to Parker Tewksbury:

Resolved, For reasons set forth in said petition, that the said Whitcher is hereby authorized and empowered in his capacity as guardian to Betsey Flanders, Rachel Flanders, Serena Flanders. Y Jedediah Flanders, Reuben Flanders and Jonathan Flanders, minor children and heirs of Jonathan Flanders, late of Cornville, deceased, to make and execute to the said Parker Tewksbury, a deed of the following described tract of land, lying in said Cornville, and bounded as follows, viz : beginning on the south side of the town road, at the bridge by Flanders' Mills, so called, and on the west side of the Wesserunset river; thence southerly by said river, fourteen rods; thence west, eight rods, to a stake and stones; thence north, fourteen rods to said road; thence east by said road, eight rods to the first mentioned bounds; which deed when made, acknowledged, and recorded, shall be good and valid to pass all the interest of the above named children and heirs of Jonathan Flanders in the tract of land above described. 9