MAINE STATE LEGISLATURE

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RESOLVES

OF THE

LEGISLATURE

OF THE

STATE OF MAINES

PASSED AT ITS SESSION,

WHICH COMMENCED ON THE SECOND DAY OF JANUARY, AND ENDED ON THE NINTH DAY OF FEBRUARY, ONE THOUSAND EIGHT HUNDRED AND TWENTY-TWO.

PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

PORTLAND:

THAYER, TAPPAN & STICKNEY, PRINTERS TO THE STATE. 1822.

Penobscot, no Plantation known, called or taxed by the name of Plantation No. 3; and Plantation No. 1, 3d Range, is not included in any other class than the above; and it being evident that in the said apportionment the name "Plantation No. 3," was intended to designate the said Plantation No. 1, 3d Range: therefore Resolved, That the Plantation named and called in said Resolve, Plantation No. 3, is the Plantation known, called and taxed by the name of Plantation No. 1, 3d Range; and the said Plantation known, called, and taxed by the name of Plantation No. 1, 3d Range, is classed with Bangor, Orono and Sunkhaze Plantation for the choice of one Representative; and all persons are directed to govern themselves accordingly.

[This Resolve passed January 29, 1822.]

CHAPTER XV.

Resolve making valid the doings of the town of Hebron.

On the Petition of the Selectmen of the town of Hebron, stating that the oath of office was administered to the Clerk of said town, chosen at their annual meeting in March last, by a Justice of the Peace, commissioned under the Commonwealth of Massachusetts, who had not paid the duty required by law; and that said Town Clerk administered the oath of office to the Assessors and other Town officers chosen at said meeting:

Resolved, That the records of said town, and the doings of the town officers chosen and sworn, as aforesaid, be, and the same hereby are confirmed and made valid in law, not.

withstanding the irregularities above stated.

[This Resolve passed January 29, 1822.]

CHAPTER XVI.

Resolve to extend the time for making certain Roads through the public Lands.

WHEREAS the Resolve passed March 21, A. D. 1821, providing for the making of certain roads through, and authorizing

the sale of public Lands, was to be void, unless the agreement mentioned in said Resolve was ratified, or unless similar provision was made by the Commonwealth of Massachusetts: and whereas no such provision has been made,

nor said agreement ratified:

Therefore be it resolved, That the said Resolve, of the twenty first of March last, be deemed and taken to be in full force; and, that a further time for effecting the objects contemplated by the Resolve aforesaid, be extended, not exceeding two years, from and after the passing of this Resolve. And that the Governor of this State be authorized and requested to transmit a copy of this, and the Resolve above referred to, to the Governor of the Commonwealth of Massachusetts, to be laid before the Legislature of said Commonwealth.

[This Resolve passed January 29, 1822.]

CHAPTER XVII.

Resolve relative to the conveyance of Lands to Farmington Academy.

On the petition of Josiah Prescott, in behalf of the Trustees of Farmington Academy, praying that the half township of Land granted to said Academy, by a Resolve of the Commonwealth of Massachusetts, dated the eighth day of

February, 1811, may be conveyed to them:

Resolved, That George W. Coffin, Esquire, the Agent of the Commonwealth of Massachusetts, to make and execute conveyances of all lands granted by said State of Massachusetts, previous to the separation of the State of Maine, be, and he hereby is authorized and empowered, with the consent of the Legislature of Massachusetts, to convey the half township of land, granted to Farmington Academy, by a Resolve passed February eleventh, 1811, any thing in any Resolve to the contrary notwithstanding.

[This Resolve passed January 29, 1822.]