

RESOLVES

OF THE

LEGISLATURE

No. of Street, or Stre

OF THE

STATE OF MAINE?

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.

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PORTLAND :

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

CHAPTER XXXV.

Resolve confirming the election of the Directors of the Kennebunk Bank.

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Whereas the law respecting the regulations of the several Banks in this State, requires that the choice of Directors therein, shall be made on the first Monday of October, annually; and the stockholders of the Kennebunk Bank, for unavoidable reasons, failed to make choice of their Directors on the said first Monday of October last, but have since made choice of the same : Therefore, *Be it resolved*, That the doings of said Directors, chosen as aforesaid, be, and the same are hereby confirmed and made valid in law to all intents and purposes in the same manner as they would have been, had said Directors been elected on said first Monday of October last.

[This Resolve passed February 8, 1822.]

CHAPTER XXXVI.

Resolve giving authority to Benjamin Ilsley and Hosea Ilsley to convey certain readestate.

Whereas Thomas R. White and Elmira his wife, by their petition, have represented that, on the twenty-fifth day of June, in the year of our Lord one thousand eight hundred and twelve, they gave to Joseph Ilsley and John Nichols, then of Portland, Merchants, a warranty deed of certain real estate in Portland, bounded on Fore-Street. and being one undivided seventh part of the real estate of Lucy Nichols, late of said Portland, widow; which deed was given to secure the payment of five hundred dollars due from them to said Ilsley and Nichols; and that afterwards, on the twelfth day of June, in the year of our Lord one thousand eight hundred and eighteen, the said Ilsley and Nichols by their bond, under their hands and seals, covenanted and agreed that they would re-convey said estate to said petitioners, upon the payment of said five hundred dollars and interest; and that there is still due on said principal and interest the sum of two hundred and ten dollars, but said Ilsley and Nichols are both deceased ;----