MAINE STATE LEGISLATURE

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RESOLVES

OF THE

THIRD LEGISLATURE

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STATE OF MAINE,

PASSED AT THE SESSION,

WHICH COMMENCED ON THE FIRST DAY OF JANUARY, AND ENDED
ON THE ELEVENTH DAY OF FEBRUARY, ONE THOUSAND EIGHT
HUNDRED AND TWENTY THREE.

PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

PORTLAND:

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and condition of said corporation. And said Committee are to make their report to this Legislature as soon as may be, and to exhibit fully the transactions and condition of said corporation.

[This Resolve passed January 9, 1823.]

CHAPTER III.

Resolve authorizing Barrett Potter to sell and convey lands of Elizabeth W. Chase, a minor.

On the petition of Barrett Potter, praying that he may be authorized to sell and make a deed of certain real estate belonging to Elizabeth W. Chase; Resolved, For reasons set forth in said petition, that the said Barrett Potter, be, and is hereby authorized and empowered, to sell for the sum of five hundred dollars, the hundred acre lot of land numbered thirty-seven, lying in the town of Minot, County of Cumberland, and State of Maine: And also to sell for the further sum of one thousand dollars, the easterly half of the hundred acre lot of land lying in said Minot, numbered ninety-two, together with one undivided half-part of a saw mill, mill yard and mill privilege on said lot: which, with lot numbered thirty-seven aforesaid, are both the same premises formerly mortgaged by one Nathaniel Ingersoll to George Chase, deceased, and now the property of the said Elizabeth Winslow Chase And the said Potter, in his said capacity, as Guardian to the said Elizabeth, is hereby fully empowered to make, execute and acknowledge proper and sufficient deeds to convey all the estate and interest which the said Elizabeth W. Chase, has in and to the several lots and premises herein before described: Provided, the said Potter shall give bond with sufficient surety or sureties, to the Judge of Probate for the County of York, that he will place the money which he shall receive on sale of said estate, at interest, and account for the securities or money received thereon, at the final settlement of his guardianship account.

[This Resolve passed January 10, 1823.]