

resolves

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THIRD LEGISLATURE

OF THE

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: PRINTED BY TODD AND SMITH, PRINTERS TO THE STATE. 1823.

CHAPTER XXVIII.

Resolve authorizing the town of Sullivan to abate the taxes on Sullivan Bridge.

Resolved, That the Assessors of taxes of the town of Sullivan, with the assent of said town, be, and they are hereby authorized to omit the Bridge lately erected over Taunton Bay, in said Sullivan, by John Sargent, in the valuation and assessment of all State, County and Town taxes, until a new State, valuation shall be taken.

[This Resolve passed February 5, 1823.]

CHAPTER XXIX.

Resolve authorizing Barrett Potter to settle an administration account, and a Guardianship account, before the Judge of Probate for the County of York.

On the petition of Barrett Potter, praying that provision may be made for him to settle and close the administration of the estate of George Chase, late of Portland, in the County of Cumberland, deceased, and settle an account as Guardian to Elizabeth W. Chase, a minor, before the Judge of Propate for the County of York: Resolved, For reasons set forth in said Petition, that the Judge of Probate for the County of York, shall have, and hereby is given the same jurisdiction and power. in regard to the settlement of the estate of the said George Chase, deceased : and also in respect to the settlement of the said Potter's account, as Guardian to the said Elizabeth W. Chase, his removal from said trust of Guardian, and the appointment of some other person thereto, that he would have in cases arising within his own County; and the same power therein, in every respect, that is given to a Judge of Probate for the most ancient next adjoining County, by the second section of the Act entitled "An Act to regulate the jurisdiction and proceedings of the Courts of Probate," in cases wherever a Judge of Probate is interested as heir, legatee, creditor or debtor.

[This Resolve passed February 5, 1823]

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