

RESOLVES

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OF THE

FOURTH LEGISLATURE

OF THE

STATE OF MAINE,

PASSED AT THE SESSION

WHICH COMMENCED ON THE SEVENTH DAY OF JANUARY, AND ENDED ON THE TWENTY-FIFTH DAY OF FEBRUARY, ONE THOUSAND EIGHT HUNDRED AND TWENTY-FOUR.

PUBLISHED AGREEABLY TO THE RESOLVE OF THE 28th OF JUNE, 1820.

PORTLAND:

PRINTED BY TODD AND SMITH.....PRINTERS TO THE STATE. 1824. service: Resolved, That, for reasons set forth in said petition, the said town of Frankfort, be, and they are hereby authorized, to raise and cause to be assessed in the same manner that other town taxes are raised and assessed, the sum of three hundred and sixty-three dollars, or such sum as may, in their estimation, be necessary to indemuify the said Page for the loss and damage he may have sustained while in the service of said town, as set forth in said petition.

[This Resolve passed January 29, 1824.]

CHAPTER VI.

Resolve on the petition of Parker Noyes.

On the petition of Parker Noves, executor of the last will and testament of Thomas W. Thompson, late of Concord, in the county of Rockingham, and State of New-Hampshire, deceased : Resolved, That, for reasons set forth in said petition, said Parker Noves be, and hereby is empowered to sell and convey by deed, one third part of certain real estate situate in Portland, in the county of Cumberland, and State of Maine, which was conveyed to said Thomas W. Thompson by William Thompson, by deed, dated September 11, A. D. 1811, duly recorded; which said third part descended from the said Thomas W. Thompson to Charles E. Thompson, his son, a minor under the age of twenty-one years; and the deed of the said Parker Noyes, with the assent of the Guardian of said minor expressed thereon, conveying said share, shall be valid to all intents and purposes, as if the said Charles E. Thompson were of the age of twenty-one years and conveyed the same.

[This Resolve passed January 29, 1824.]

CHAPTER VII.

Resolve making valid the marriage of George Smith.

On the petition of George Smith and Mehitable his wife, of Freedom, in the County of Kennebec, praying that their marriage may be made valid: *Resolved*, That, for reasons set forth in their said petition, the marriage of the parties aforesaid, be, and the same hereby is declared to be valid and effectual in Jaw, to all intents and purposes, notwithstanding any want of authority or formality in the proceedings relating to said marriage.

[This Resolve passed January 29, 1824.]