MAINE STATE LEGISLATURE

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RESOLVES

OF THE

FIFTH LEGISLATURE

OF THE

STATE OF MAINE,

PASSED AT THE SESSION

WHICH COMMENCED ON THE FIFTH DAY OF JANUARY, AND ENDED ON THE TWENTY-EIGHTH DAY OF FEBRUARY, ONE THOUSAND RIGHT HUNDRED AND TWENTY-FIVE.

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PUBLISHED AGREEABLY TO THE RESOLVE OF THE 20TH OF JUNE, 1820.

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Mortland:

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

CHAPTER XXXI.

Resolve in favor of Plantation Number One, in Range Seven, in the County of Penobscot.

Resolved, That the Treasurer of this State be, and he hereby is, authorized and required, to remit and pay out of the Treasury thereof, to the Treasurer of Plantation Number One, seventh range, in the county of Penobscot, the sum of four dollars and five cents, it being a part of the tax apportioned to and assessed on said plantation for the year one thousand eight hundred and twenty-four, and an excess over and above the sum which by law ought to have been assessed on said plantation.

[This Resolve passed February 23, 1825.]

CHAPTER XXXII.

Resolve in favor of John Perry.

Resolved, That there be allowed and paid out of the Treasury of this State, to John Perry, Esquire, of Brunswick, the sum of five dollars, it being for a like sum paid by him into the same, as a duty on a Commission of Justice of the Peace, held by him, under the Commonwealth of Massachusetts, for discharging the duties of which office, he could not by said Commission be qualified under this State.

[This Resolve passed February 23, 1825.]

CHAPTER XXXIII.

Resolve authorizing the Inhabitants of Durham to prosecute a review.

On the petition of the Inhabitants of Durham, setting forth that a review had been granted them of an action against them, by the Inhabitants of Lewiston, at the Supreme Judicial Court, in and for the County of Cumberland, on the first Tuesday of May last; and that owing to mistake and accident, they omitted to sue out and prosecute the same at the ensuing term of said Court:

Resolved, for the reasons set forth in said petition, That the said Inhabitants of Durham be authorized to prosecute their action of review, at the next term of the Supreme Judicial Court, to be

holden in and for said county of Cumberland, to final judgment: On condition, That the settlement of Caroline Gooding shall not be contested by the said Inhabitants of Durham: the costs of review to abide the future order of Court.

[This Resolve passed February 23, 1825.]

CHAPTER XXXIV.

Resolve authorizing the Land Agent to convey certain Lands to Philip-Page and others.

On petition of Philip Page, Thomas Page, Caleb Page and

Edmund Page:

Resolved, for reasons set forth in said petition, That the Land Agent be, and he is hereby, authorized to convey to the said Philip and Thomas and Caleb and Edmund, two hundred acres of land in township number two, north of the Bingham Purchase: Provided, Said Philip and Thomas and Caleb and Edmund shall, within one year from the passing of this resolve, erect a good grist mill on the Passadumkeag river, near said township, and shall clear and make a good wagon road, from said mill to said township number two: Provided also, That they the said Philip and Thomas and Caleb and Edmund, shall give to the Land Agent a good and sufficient bond, to keep said mill in good repair, for the term of eight years, next after the passing of this resolve.

[This Resolve passed February 23, 1825.]

CHAPTER XXXV. 3 to 1 cent of the weather that

Resolve respecting Etna Bridge, in the town of Etna.

Resolved, That the Court of Sessions, in and for the county of Penobscot, be, and they hereby are, authorized to expend, in building or repairing a bridge over Hopkin's Pond, in the town of Etna, on the main road leading from Dixmont to Newport, called Etna Bridge, such sum or sums of money, as they may from time to time adjudge to be necessary and proper for said purpose; and to appoint one or more agents to superintend the expenditure of such sums upon said bridge; and the said Court are hereby authorized to add to their estimates of county taxes,