

MAINE STATE LEGISLATURE

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PUBLIC ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

TWELFTH LEGISLATURE,

AT ITS SESSION, HELD IN JANUARY, 1832.

PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

AUGUSTA:

I. BERRY & CO., PRINTERS TO THE STATE.

1832.

Time for choosing Register of Deeds in North District of Washington County altered.

plantation meetings for choosing a Register of Deeds, as mentioned in the second section of an Act, passed on the fifth day of March last, entitled "An Act authorizing the inhabitants of the North District in the County of Washington to choose a Register of Deeds," the County Commissioner who shall convene said meetings shall in his warrants therefor appoint such day as he may think suitable; and thereupon all the like proceedings shall be had as in said act are described.

Time for choice fixed by County Commissioners &c.

[Approved by the Governor, February 11, 1832.]

Chapter 5.

AN ACT ceding to the United States Jurisdiction of certain lots of Land.

SECT. 1. *Be it enacted by the Senate and House of Representatives, in Legislature assembled,* That there be and hereby is ceded and granted to the United States the jurisdiction of the following described lots of land viz:—One lot or parcel of land, situate, lying and being in St. George in the County of Lincoln, and is part of the tract of land which Samuel Marshall purchased of Lucy Knox, as will appear by her deed to said Marshall, dated the fifteenth day of October, one thousand eight hundred and twelve, reference thereunto being had; and is bounded as follows, viz:—Beginning at high water mark, at the point called Marshall's point; thence running Northwardly, carrying the full width of the land between high water mark on the Easterly side and the high water mark on the Westerly side of said point, so far as to contain four acres, together with the land from high water mark to low water mark. Also one other certain piece or parcel of land situate, lying and being in Vinalhaven in the County of Hancock, and is on the Southerly of the Fox Islands in said Vinalhaven, and is part

Jurisdiction of certain lots of Land granted to the United States.

Their boundaries &c.

of the farm on which Cyril Brown now lives, and is bounded as follows, viz: Beginning on the Northerly shore of the Southerly Fox Island, at such a point, as a line drawn from the highest peak of the Easterly Sugar Loaf, to a large hemlock tree standing in the pasture of said Brown, spotted on two sides, will strike the shore aforesaid; thence running from the point so fixed, on the shore aforesaid, Southeasterly to the Hemlock tree before mentioned, and continue the same course from the tree aforesaid to Brown's Cove, so called, about eighty rods more or less; thence running Southerly and Westerly by the shore round Brown's Head, so called; thence Northerly and Easterly by the shore on the Westerly and Northerly side of Fox Island aforesaid to the first mentioned bounds; containing about six acres, more or less. Also a third piece or parcel of land, being a certain Island or Ledge, called Goat Island, situated at the mouth of Cape Porpois harbor, in the town of Kennebunk-Port, in the County of York.

SECT. 2. *Be it further enacted,* That this State shall have concurrent jurisdiction with the United States in and over the territory described in this Act and the houses, when erected, so far, as that all civil military or criminal processes issued under the authority of this State, or any officer thereof, may be executed on any part of the said granted premises, or in any building that may be erected thereon, in the same way and manner as if the jurisdiction had not been ceded as aforesaid.

This State to
have concurrent
Jurisdiction
with the United
States so far &c.

[Approved by the Governor, February 11, 1832.]

Chapter 6.

AN ACT regulating Appeals in certain cases.

Be it enacted by the Senate and House of Representatives, in Legislature assembled, That whenever the plaintiff, in any civil action, shall here-