

RESOLVES

OF THE

TWELFTH LEGISLATURE

OF THE

STATE OF MAINE,

PASSED AT THE SESSION

WHICH COMMENCED ON THE FOURTH DAY OF JANUARY, AND ENDED ON THE NINTH DAY OF MARCH, ONE THOUSAND EIGHT HUNDRED AND THIRTY-TWO.

PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

AUGUSTA:

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

1832.

Chapter 21.

Resolve in favor of Samuel K. Gilinan.

Approved February 18, 1832.

Resolved, That the Justices of the Court of Common Pleas, be, and they are hereby authorized to admit Samuel K. Gilman to practise law, as an Attorney in said Court he paying the duty required by law.

Chapter 22.

Resolve in favor of John Carleton, second.

Approved February 18, 1832.

Resolved, That there be paid out of the Treasury of the State to John Carleton, second, the sum of thirty six dollars annually for the term of five years, reckoning from the seventeenth day of February one thousand eight hundred and thirty two, if he shall so long live; as a pension for an injury sustained by him while on militia duty.

Chapter 23.

Resolve for the admission of Thomas Bartlett, Jr. to practise law.

Approved February 18, 1832.

Resolved, For the reasons set forth in the petition of Thomas Bartlett, Jr. that the Justices of the Court of Common Pleas, be, and hereby are authorized to admit said Bartlett to practise law as an Attorney therein, whenever he shall produce to said Court, the evidence usual in such cases, of his having continued in the study of law, with some Counsellor at Law, in this State, for the term of six months after the passing of this Resolve.

Resolved further, That the Supreme Judicial Court, be, and hereby are authorized to admit said Bartlett, to practise as an Attorney in said Court whenever he shall have practised in said Court of Common Pleas, for the term of two years, and as a Counsellor in said Court, whenever he shall have practised for the term of two years as an Attorney in said Supreme Judicial Court; he paying the duty required by law.

Chapter 24.

Resolve on the petition of John Jeffries.

Approved February 18, 1832.

Upon the petition of John Jeffries, Guardian of John Joy, a minor son of Benjamin Joy late of Boston deceased, representing that said Benjamin Joy died seized of several large parcels of wild and uncultivated land situate in the Counties of Lincoln, Kennebec, Oxford, Waldo and Penobscot in the State of Maine, parts of which the said Benjamin in his life time entered into engagements to sell and dispose of and other parts of which it is for the interest of his ward to sell, and alleging that all the other heirs and representatives of said Benjamin Joy are now of full age and desirous of carrying into effect all the engagements of said deceased and to sell and dispose of all their lands as opportunities to do it may offer, and praying that said Guardian or some other person may be empowered to join with the other heirs and representatives of said deceased, to convey the right and interest of the said John Joy in any and all of said lands, and it being for the quiet and prosperity of the State that the citizens thereof should be enabled to obtain good titles to the whole of the lots and parcels they may be settled upon and wish to purchase, therefore

Resolved, That John Jeffries of Boston in the County of Suffolk, Physician, Guardian of John Joy a minor, the son of Benjamin Joy Esq. deceased, be authorized and empowered in behalf of the said John and until he shall be of full age, to join with the other heirs and representatives of said Benjamin Joy in carrying into effect any engagements entered into by said deceased in relation to any of his lands within this State, and jointly with said other heirs and representatives of the said Benjamin Joy to sell and otherwise dispose of all, and any part of the lands in this State of which the said Benjamin died seized and to make, execute and deliver, in behalf of said John Joy any deed or other instrument necessary to convey or otherwise dispose of the said John Joy's share and interest in such lands, whenever