MAINE STATE LEGISLATURE

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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 THIRT T-TWO.

PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

AUGUSTA:

I. BERRY & CO., PRINTERS TO THE STATE. 1832.

to all the intents and uses thereof to which the Legislative authority of this State can avail therefor, forever; the same as though the said Resolve was herein recited, and enacted.

Chapter 33.

Resolve in favor of Robert P. Rogers and Charles Rogers, Jr.

Approved February 21, 1832.

Resolved, That the Governor, with consent of Council, be and hereby is authorized, at the expense of the State, to place Robert P. Rogers and Charles Rogers Jr. minor children of Charles Rogers of Freeport, at the American Asylum for the education of the Deaf and Dumb, for the space of four years, if they shall so long live: Provided, that the yearly expense to the State shall not exceed one hundred and fifteen dollars for each of said children; it being in addition to the stated appropriation already made by the State for the education of the Deaf and Dumb.

Chapter 34.

Resolve to admit James Curtiss to practise Law in the Courts of this State.

Approved February 22, 1832.

Resolved, That the Justices of the Court of Common Pleas, be, and they hereby are, authorized to admit James Curtiss to practise Law as an Attorney in said Court: he

paying the duty required by law.

Resolved, That the Justices of the Supreme Judicial Court be, and they hereby are, authorized to admit said Curtiss to practice 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 Supreme Judicial Court, whenever he shall have practised for the term of two years as an Attorney in said Court. He paying the duty required by law.

Resolved, That the Court of Common Pleas shall not be authorized to admit said Curtiss, to practise in said Court, until after an examination as to his legal acquirements, by