

RESOLVES

18

OF THE

FOURTEENTH LEGISLATURE

OF THE

STATE OF MAINE,

PASSED AT THE SESSION

WAICH COMMENCED ON THE FIRST DAY OF JANUARY, AND ENDED ON THE THIRTEENTH DAY OF MARCH, ONE THOUSAND EIGHT HUNDRED AND THIRTY-FOUR.

PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

AUGUSTA:

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

1834.

of expenditures and disbursements for the purpose of their being examined, audited and allowed as in their discretion they may deem just and proper.

Resolved, That the Treasurer of this State be authorized to receive any donations either in money, securities, or in any real or other personal estate from any person or persons, which shall be appropriated exclusively to the object aforesaid. And that it shall be the duty of said Treasurer to keep a distinct and separate account thereof, to be appropriated as aforesaid under the order and direction of the Governor and Council.

Chapter 54.

Resolve authorizing Elizabeth Clark Administratrix and Amos Newhall, Guardian, to execute a Deed.

Approved March 8, 1834.

Resolved, That Elizabeth Clark Administratrix on the estate of Elisha Clark, late of Washington in the County of Lincoln deceased, and Amos Newhall sole Guardian of the minor children of said deceased, be and hereby are authorized and empowered to make and execute a Deed or Deeds of the following described tract of land situate in the said town of Washington bounded as follows, to wit : Beginning at a stake in the range line A on the road leading by Newhall's Mill, thence running North thirty one degrees East to a stake which is the corner bounds between the said lot and land owned by Ephraim Farnumthence East South East by said Farnum's lot to a spruce tree marked on four sides-thence parallel fifty rods to hemlock marked on four sides-thence by land owned by Rowland Collins, West North West to a maple tree on the banks of the said Newhall's Mill Stream, marked on four sides-thence North thirty one degrees East to a hemlock stump marked on four sides-thence West North West to the first mentioned bound containing forty two acres more or less, to John Clark of Washington aforesaid, his heirs and assigns, and the said Deed or Deeds so made and executed, shall give to and vest in said John Clark as good and perfect title to said tract of land, and its appurtenances as if the said Elisha Clark had given and executed a Deed thereof to the said John Clark in his life time.

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