

RESOLVES

OF THE

EIGHTEENTH LEGISLATURE

OF THE

$STATEOFMAINE,^{2^{\circ}}$

PASSED AT THE SESSION

WHICH COMMENCED ON THE THIRD DAY OF JANUARY, AND ENDED ON THE TWENTY-THIRD DAY OF MARCH, ONE THOUSAND EIGHT HUNDRED AND THIRTY-EIGHT.

PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

AUGUSTA: LUTHER SEVERANCE, PRINTER. 1838.

NEPTUNE & TOMAH-ACADEMY-DAVIS & RUSSELL. 275

CHAPTER 6.

Resolve in favor of John Neptune and Peol Tomah, of the Penobscot tribe of Indians.

Approved, February 14, 1838.

RESOLVED, That there be paid out of the Treasury of the State to John Neptune the sum of thirty dollars, and to Peol Tomah the sum of thirty dollars, to defray the expenses of their journey to the seat of government as Agents of the Penobscot tribe of Indians, to confer with the Executive and the Legislature on business relating to said tribe; and that the Governor with the advice of Council, be and hereby is authorized to draw his warrant on the Treasurer for the same.

CHAPTER 7.

Resolve in favor of Freedom Academy.

Approved, February 22, 1838.

RESOLVED, That there be paid out of the Treasury of the State to the Treasurer of Freedom Academy, the sum of two hundred dollars, annually, for three years, commencing on the first day of January, in the year of our Lord, one thousand eight hundred and thirty-eight; and the Governor with advice of Council, is hereby authorized to draw his warrant on the Treasurer for the same.

CHAPTER 8.

Resolve repealing a provision in a Resolve in favor of Israel Davis and Jacob M. Russell.

Approved February 22, 1838.

RESOLVED, That so much of the Resolve approved January 31, 1835, authorizing the Land Agent on certain conditions to convey to Israel Davis and Jacob M. Russell the lot of land numbered three in township numbered ten in the County of Washington, now Amity, as requires said Davis and Russell

JOHN STEVENS-ALICE NELSON.

to give a bond to keep the mills erected on the same in repair for eight years, be and the same hereby is repealed.

CHAPTER 9.

Resolve in favor of John Stevens, Martin and Bart

Approved February 22, 1838.

RESOLVED, for the reasons set forth in the petition of John Stevens of Bangor, that there be allowed and paid to him Two Hundred and Forty-two Dollars and eighty-two cents, in full compensation and satisfaction for money expended by him, and for his time, in pursuing Ephraim Guptill, a fugitive from justice, by virtue of a commission issued by the Executive of this State, authorizing him to receive said Guptill from the Executive of the Province of New Brunswick, and procuring his restoration to the jurisdiction of this State. And the Governor, with advice of Council, is hereby authorized to draw his warrant on the Treasurer for said sum.

CHAPTER 10.

Resolve in favor of Alice Nelson.

Approved February 22, 1838.

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RESOLVED, That the Land Agent be, and he hereby is authorized and empowered to make and execute for and in the name of the State, to Alice Nelson of Washington, in the County of Lincoln, a deed of release of all the right, title and interest, which said State has, or might have, by means of escheat, to the following described real estate lying in said Washington, to wit: A tract of land bounded northerly and westerly, by land of William Slater; southerly, by land of Enoch Flanders; easterly, by the Waldoboro' road and land of Samuel Stickney; containing fifty acres, more or less; being the same land which was formerly in possession of Thomas Nelson, a foreigner not naturalized, who died childless and without leaving any heirs at law. And the release hereby authorized shall be sufficient to vest in said Alice Nelson, her heirs or assigns,