

ACTS AND RESOLVES,

PASSED BY THE

ł

TWENTY-FIRST LEGISLATURE

OF THE

STATE OF MAINE,

JANUARY SESSION, 1841.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, and February 26, 1840.

eş.,

A U G U S ${\bf T}$ A : severance and dorr, printers to the state.

1841.

......

PUBLIC AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1841.

[supplied from page 289 of volume]

ERRATA: The following leaf is inserted because one or more pages in this chapter have errors noticed and corrected here.

BRRATA.

Chap.	148,	page	e 349,	(in the approval,) for "Aprll" read "April."
"	155,	"	354,	for "Sect. 6," read "Sect. 2."
"	187,	"	414,	(in the approval,) for "April" read "April."
" "	198,	" "	458,	22d line, for "No." read "R." so that it shall
				read ''S. part A, R. 5,''.
"	126,	46	472,	(in the approval,) for "March 13" read "March
				9."
		"	510	(in total amount allowed Margar) for (150 012)

- " 510, (in total amount allowed Mercer,) for "52,21" read "52,31".
- " 521, (iu Courts Martial, &c.) 5th line, for "evidence" read "facts".
- 546, (under No. & Range, of wild land,) transpose
 3d and 4th lines, so that the 3d will read
 "No. 2," south of Rumford, and the 4th,
 "A, No. 1,".

Chapter 148.

AN ACT to set off a part of the town of Mercer and annex the same to the town of New Sharon.

SECTION 1. Be it enacted by the Senate and House of Representatives in Legislature assembled, That all that part of the town of Mercer, in the County of Description. Somerset, which lies north and west of the centre of Sandy River, with all the inhabitants having their legal settlement thereon, be, and the same hereby is set off from the said town of Mercer and annexed to -from Mercer, the town of New Sharon, in the County of Franklin. -to N. Sharon.

SECT. 2. Be it further enacted, That the inhabitants and territory set off, as aforesaid, shall be and -liable for proare liable for their just proportion of all corporate portion of cordebts, now due or owing from said town, and also their just proportion of any bill of cost or damage, and damage in which may be recovered against said town of Mercer, actions pending. on any action or actions now pending; and the inhab- -to pay proporitants and territory, thus set off, shall be holden to fine. pay to the town of Mercer eighty dollars and no more, for their proportion of a fine now imposed or to be imposed, upon the town of Mercer, for the purpose of building one half of a bridge across Sandy River, near Dickerson Rips; Provided, however, that if said fine Proviso. is not imposed, or is not expended, as aforesaid, then the inhabitants aforesaid shall not be holden to pay the above sum, and the same may be assessed and collected by the proper officers of said town of Mercer, in the same manner as 11 tills not had not put to receive pro-said inhabitants being entitled also to their just pro- To receive pro-portion of mo-neys due. in the same manner as if this Act had not passed :

SECT. 3. Be it further enacted, That this Act when to take shall take effect, and be in force, from and after its effect. approval by the Governor.

[Approved April 6, 1841.]

349