MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

4628

PASSED BY THE

TWENTY-SECOND LEGISLATURE

OF THE

STATE OF MAINE,

A.D. 1842.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February 26, 1840, and March 16, 1842.

AUGUSTA:

WM. R. SMITH & Co., PRINTERS TO THE STATE.

RESOLVES

PASSED BY THE

LEGISLATURE OF MAINE,

1842.

Снар. 6.

Chapter 6.

Resolve, repealing a resolve for the publication and distribution of an abstract of the returns of common schools.

Resolved, That a resolve, approved March 20, 1839, entitled, Resolve of Mar. "resolve for the publication and distribution of an abstract of the ed." returns of common schools," be and the same is hereby repealed.

[Approved January 29, 1842.]

Chapter 7.

Resolve on the petition of Sarah W. Banister.

Resolved, for reasons set forth in said petition, that the said Sa- sarah w. Banrah be, and she hereby is, authorized and empowered to sell, at to sell certain public or at private sale, at her discretion, and convey the real Bangor. estate hereinafter described; it being a lot or parcel of land, containing one and a half acre, more or less, situate in the city of Bangor, in the county of Penobscot, in the State of Maine, and bounded, southerly, on the county road, or State street, so called; easterly, by land of Allen Gilman, Esq.; northerly, by land now, or late, belonging to the heirs of William Dodd, deceased; and westerly, by land now, or late, belonging to John Barker, Esq.; and after deducting from the proceeds of said sale the amount of Disposition of disbursements on said land, for taxes, and otherwise, beyond the income therefrom, to be ascertained and decided by the judge of probate within and for the county of Essex in the commonwealth of Massachusetts,—the said Sarah shall deposit the balance of the proceeds of said sale, in the hands of the trustees appointed in and by the last will and testament of Moses Brown, Esq., late of Newburyport, in the county of Essex, aforesaid, deceased; in and by which will the said premises are devised to the said Sarah; to be safely invested by said trustees, and kept, by them, and their successors in said office, distinct and separate from all other funds in their hands, to the same uses, and ultimate disposal, as is provided in and by the will of the said Moses Brown respecting the real estate herein above described. Provided, however, that the said Proviso. Sarah, together with the said trustees, shall first give bonds to the judge of probate in and for the county of Essex aforesaid, to the satisfaction of the said judge, that she, the said Sarah, and they the said trustees, shall faithfully, and according to their best discretion, execute and discharge the authority and duties hereby conferred and enjoined.

[Approved February 4, 1842.]