

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.

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1842.

RESOLVES

PASSED BY THE

LEGISLATURE OF MAINE,

1842.

CHAP. 101. day of April, in the year of our Lord eighteen hundred and forty one, as relates to the aggregate valuation of the counties of Penobscot, Piscataquis and Aroostook, and so much of said resolve as relates to the aggregate valuation of the state and numbers of polls in the state, be, and the same is hereby, repealed.

[Approved March 18, 1842.]

Chapter 102.

Resolves in relation to the public lands.

Resolved, That the only sure safeguard of the liberties of the people, is the rigid abstinence by congress from the exercise of all powers, not expressly granted by the constitution, or which are not clearly necessary to carry them into effect, and that the assumption of powers upon loose and vague implications, is directly calculated to change a government, intended to be one of defined limits, into an unbridled and all pervading despotism.

Resolved, That we have witnessed with consternation and alarm, an assumption of power in congress, at its late extra session, in passing an act distributing the proceeds of the sales of our public domain among the states of this union, subversive of the principles of our free institutions, and having an obvious and inevitable tendency to transform our republican system of government into one of arbitrary and consolidated powers.

Resolved, That our senators in congress be instructed, and our representatives be earnestly solicited, to exert their influence to procure an immediate repeal of the act of congress above mentioned.

Resolved, That the governor be requested to transmit copies of these resolutions to the president of the United States, to the governors of the several states, and also to each of our senators and representatives in congress.

[Approved March 18, 1842.]

Chapter 103.

Resolve in relation to the state library.

^t Resolved, That the superintendent of the insane hospital have the privilege of taking such books from the state library as he may deem necessary for the use of that institution, subject to the general library rules and regulations.

In relation to the distribution of the proceeds of the public lands.

Chapter 104.

Resolve for the distribution of certain documents.

Resolved, That the secretary of state be directed to deposite in Secretary of state nuthorized the library of each mechanic association that has been already to distribute co-tain documents. incorporated in this state, and if there be a sufficient number for that purpose, in the law libraries of the several counties in this state, one copy of the revised statutes, one copy of the private and special laws, two copies of Holmes' agricultural survey, one copy of the United States laws in one volume folio, one copy of the ancient charters and laws of Massachusetts Bay, provided, that ten Proviso. copies each of the revised statutes and five copies of the ancient charters and laws of Massachusetts shall be retained in the state library, and a sufficient number of the private and special laws, to answer the requirements of an order of the legislature, passed March 7, 1842.

[Approved March 18, 1842.]

Chapter 105.

Resolve in relation to certain deeds to Thomas J. Hobart and others.

Resolved, That the land agent be, and hereby is directed not to In relation to deliver the deeds made on the 10th day of January, 1842, by Elijah L. Hamlin, late land agent of this state, of certain lots of land in township letter H, in the second range, west from the east line of the state to Thomas J. Hobart, Lewis Johnston, Joseph Blake, Nathan Gardner, Nathaniel Blake, Almond S. Richards, Jonathan Oakes, James N. Field, Veranus Chandler, Elbridge W. Waite, Isaac Wilder, Jesse L. Tarbell, Abram P. Lander, Thomas Field, James Mills, George Bradley, Levi Works, Henry Hamilton, and Alexander McDougald, and the contract entered into between said Hamlin and Thomas J. Hobart and others, be, and hereby is declared null and void.

[Approved March 18, 1842.]

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