

ACTS AND RESOLVES

PASSED BY THE

TWENTY-SIXTH LEGISLATURE

OF THE

STATE OF MAINE,

A. D. 1846.

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

Augusta:

WILLIAM T. JOHNSON,......PRINTER TO THE STATE.

1846.

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OF THE

STATE OF MAINE,

1846.

CHAP. 422. and reports of this state, except the first volume of the statutes, the revised statutes, and Greenleaf's reports, to replace the losses of said town by fire.

[Approved May 30, 1846.]

Chapter 422.

Resolve laying a tax on the several counties in this state.

Resolved, That the sums annexed to the counties contained in the following schedule are hereby granted as a tax for each county respectively to be apportioned, assessed, collected and applied, for the purpose of paying the debts and necessary expenses of the same, and other purposes ordered by law, viz :

York, ten thousand dollars.

Cumberland, thirteen thousand two hundred and fifty dollars.

Lincoln, twølve thousand dollars.

Hancock, five thousand dollars.

Washington, five thousand five hundred dollars.

Kennebec, thirteen thousand three hundred dollars.

Oxford, six thousand dollars.

Somerset, five thousand dollars.

Penobscot, fourteen thousand dollars.

Waldo, seven thousand dollars.

Piscataquis, three thousand dollars.

Franklin, two thousand eight hundred dollars.

Aroostook, three thousand three hundred and thirty-five dollars.

[Approved May 30, 1846.]

Chapter 423.

Resolve in favor of Hannah A. Black.

In favor of Hannah A. Black. Resolved, That all right and claim of this state in and to any property or estate, of George H. Black, late of Portland, deceased, is hereby released to Hannah A. Black, widow of said deceased: and the administrator upon said estate, is hereby empowered and required, after the settlement of all debts due from said estate, to pay the balance remaining in his hands to the said Hannah A. Black, and to settle his account of administrator accordingly; pro-

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County tax.

How applied.

vided, the judge of probate for the county of Cumberland, shall re- CHAP. 424. ceive satisfactory evidence that there are no living heirs of the deceased.

[Approved June 2, 1846.]

Chapter 424.

Resolve in favor of Samuel Briggs and others.

Resolved, That the land agent be, and he hereby is authorized In favor of Sam to waive the forfeiture of lots numbered ninety six, fifty seven, and uel Briggs and others. fifty eight, in township number one, Indian purchase, for two years from the passage of this resolve, and receive the amounts due on said lots from the original purchasers, or their assigns, in the same manner as he would have done, had not said lots reverted to the state, under the provisions of the twelfth section of an act, entitled "an act in relation to the public lands," approved, March eighteenth, eighteen hundred and forty-two.

[Approved June 5, 1846.]

Chapter 425.

Resolve in favor of the town of Enfield.

Resolved, That the land agent is hereby authorized to quit claim In favor of the to the town of Enfield, all the right, title and interest the state has to the following described parcels of land, situate in said town, to wit: river lot, numbered four; back lots, numbered six, eleven, eighteen and twenty-seven; gores numbered one and three; part of lot numbered two, range one; north half of two, range two; eleven, range three; eighteen, range three; nineteen, range four and the bluff (so called) being a neck of land in Cold-Stream pond; for the purpose of enabling the inhabitants of said town to repair the state road and bridges in said town.

[Approved June 9, 1846.]

Chapter 426.

Resolve fixing the valuation of certain towns in this state.

Resolved, That the valuation of the towns hereafter named shall be, and hereby is fixed at the following sums respectively, to wit :

town of Enfield.