

### 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.

#### Chapter 434.

Resolve in favor of the proprietors of township numbered three, second range, called the Talluadge township.

Resolved, That the state treasurer be directed to abate the interest on all taxes now assessed and unpaid on township number three, second range, in the county of Washington, called the Tallmadge township, for the making or repairing of roads, provided the owner or owners of said township shall, within three months from the passage of this resolve, pay or cause to be paid all sums originally assessed for the purposes aforesaid.

[Approved June 30, 1846.]

#### Chapter 435.

Resolve in favor of the Passamaquoddy Indians.

Resolved, That for the purpose of building a church and laying out a burial ground on the Indian township for the Passamaquoddy Indians, there be paid out of the funds which have arisen or which may arise from the sale of timber cut from the Indian township, or from stumpage collected from trespassers on said Indian township, now in or which may be in the hands of the agent of the Passamaquoddy tribe of Indians, the sum of fifteen hundred dollars. And the governor with the advice of council is hereby authorized to appoint an agent for the purpose of erecting the church, and laying out the burial ground aforesaid, who shall give bond to the state for the faithful execution of his trust; the accounts of such agent shall be examined and allowed by the governor and council, and the amount so allowed by them shall be paid to such agent by the agent of the said tribe of Indians, and the governor and council may, in their discretion, require the said Indian agent to advance such portion of the amount aforesaid, as they shall deem expedient.

[Approved June 30, 1846.]

#### Chapter 436.

Resolve making valid the doings of the inhabitants of the town of Whitefield.

Whereas, Abiel Longfellow, a constable of the town of Whitefield, in the county of Lincoln, for the years eighteen hundred and forty-four and eighteen hundred and forty-five, was legally directed

In favor of the Passamaquoddy Indians, for the purpose of erecting a church.

Agent to be appointed.

Bond.

Accounts to be examined by the governor and council,

In favor of the proprietors of Tailmadge town ship.

Снар. 434.

to call the annual March meetings in said town for said years, and CHAP. 437. did lawfully notify and warn the inhabitants of said Whitefield to assemble at said meetings, but neglected to state in the returns upon said warrants, directed to him for calling said meetings, the manner of notice and the time it was given, as required by law; therefore,

Resolved, That all the acts and doings of the said inhabitants of Making valid the Whitefield at said meetings and the acts and doings of all the officers town of Whiteof said town chosen at said meetings, shall in no wise be invalidated or rendered illegal by the neglect of said Longfellow as aforesaid, but they are, and shall be of the same force and effect as though said Longfellow had complied with said requirements.

[Approved July 10, 1846.]

Chapter 437. Resolve making valid the doings of the Calvinistic Baptist Society of the town of Freeport.

Whereas, at a regular meeting of the Calvinistic Baptist Society of the town of Freeport, held on the ninth day of April, in the year of our Lord eighteen hundred and thirty-eight, the persons chosen clerk and assessors were not sworn as the law requires, therefore,

Resolved, That the doings and acts of said clerk and assessors, Making valid the and the doings and acts of said society, are hereby made legal and valid, as though said clerk and assessors had been duly sworn.

[Approved July 10, 1846.]

doings of the Calvinistic Baptist society of Freeport,

#### Chapter 438.

Resolve providing for repairing the State road through the town of Baileyville.

Resolved, That the sum of five hundred dollars is hereby appro- State road priated and to be paid out of the treasury of this state for the purpose of repairing the state road through the town of Baileyville, in the county of Washington; said appropriation to be expended under the direction of the land agent.

[Approved July 10, 1846.]

through Bailey-

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