

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.

<u>Снар. 452.</u> dollars, instead of the sums as fixed to said town and county respectively, by the resolve approved April fourth eighteen hundred and forty-five.

[Approved July 29, 1846.]

Chapter 452.

Resolve in favor of Samuel Chesley.

Resolved, That the settling duties required by law to be performed by Samuel Chesley on lot number eighty-four, in township number one, Indian purchase, are hereby remitted, *provided*, that said Chesley shall clear, in a proper manner, fifteen acres of land on said lot, ten of which shall be well seeded down to grass within four years from the date of the certificate of his purchase of said lot from the state.

[Approved July 29, 1846.]

Chapter 453.

Resolve in favor of plantation letter A, number two, Oxford county.

Resolved, That the state treasurer is hereby authorized to pay out of any money in the treasury not otherwise appropriated, the sum of six dollars and eleven cents, to the proper authorities of plantation letter A, number two, in the county of Oxford; said sum being the amount due said plantation from the annual school fund for the year eighteen hundred and forty-four, but not paid to said plantation in consequence of the return of scholars being lost.

[Approved July 29, 1846.]

Chapter 454.

Resolve for furnishing plantations organized for election purposes with books and maps,

Resolved, That the secretary of state is hereby authorized and and directed, to furnish, at the expense of the state, all plantations organized for election purposes, that have not heretofore been furnished with the same, and such plantations as may hereafter be organized for said purposes, all such maps, books and documents,

In favor of Sam'l

Chesley.

1.61

In favor of Letter A No. 2.

Blantations organized for election purposes furnished with books and maps.

VALUATION OF MACHIAS AND MACHIASPORT.

except the reports of the supreme judicial court of the state, as are CHAP. 455. now, by law, furnished to towns and other plantations.

[Approved July 29, 1846.]

Chapter 455.

Resolve fixing the valuation of the towns of Machias and Machiasport, and also authorizing the treasurer of state, to refund and abate a portion of taxes, to the said towns of Machias and Machiasport.

Resolved, That the valuation of the towns of Machias and Fixing the valua-Machiasport is hereby fixed at the following sums respectively, and Machias to wit;

Machias, one hundred seventy-six thousand, four hundred and seventy-three dollars.

Machiasport, seventy-one thousand and fifty dollars; and that the aggregate valuation of the county of Washington shall be established and fixed at three millions, one hundred forty-four thousand and fourteen dollars, instead of the aggregate value as now fixed by law; and the treasurer of state is hereby authorized and required Treasurer of state to refund to the towns of Machias and Machiasport, the following fund extrain mosums to wit;

Machias, for the year eighteen hundred and forty-five, the sum of thirty-four dollars and eighty-seven cents.

Machiasport, for the year eighteen hundred and forty-five, twenty dollars and twenty-five cents; and also to abate to the towns before named the sums respectively, as follows :

To the town of Machias, for the year eighteen hundred and forty-six, the sum of forty-six dollars and fifty cents.

To the town of Machiasport for the year eighteen hundred and forty-six; the sum of twenty-seven dollars.

Resolved, That the county commissioners of the county of County commis-Washington are authorized and directed respectively to abate and tington county aurefund to the towns of Machias and Machiasport, each its proportion of county taxes ordered or assessed for the years eighteen hundred and forty-five and eighteen hundred and forty-six, on so much of the valuation of each of said towns as is hereafter placed against them respectively, to wit;

To the town of Machias, fifteen thousand and five hundred dollars.

To to town of Machiasport, nine thousand dollars. All of which abatements and alterations are in consequence of the repeal of the

authorized to re-