## MAINE STATE LEGISLATURE

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### 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.

## RESOLVES

OF THE

# STATE OF MAINE,

1846.

Resolved, That the secretary of state shall prepare and furnish CHAP. 480. the several cities, towns and plantations, blank returns in conformity to the foregoing resolve, accompanied with a copy of these resolves.

[Approved August 8, 1846.]

#### Chapter 480.

Resolve in favor of Moses Hammond.

Resolved, That there be paid out of the treasury of the state, to Infavor of Moses Moses Hammond of Paris, the sum of two hundred and sixty-five dollars, for his expenses in procuring the attendance of witnesses. and other expenses in behalf of the state, in a prosecution, the state against Isaiah Willis (for altering and publishing a forged deed) in the preliminary investigation of the case, and in the trial in the supreme court for the county of Oxford, at the October term, in the year of our Lord one thousand eight hundred and forty-four.

[Approved August 8, 1846.]

#### Chapter 481.

Resolve explanatory of, and additional to, a resolve, entitled "resolve to quiet certain settlers, and obtain a title to certain lands, sold and claimed by the state," approved July twenty-seventh, eighteen hundred and forty-six.

Whereas said resolve imposes an obligation on the proprietors of Explanatory of Orland to procure a deed of release with covenants of warranty resolve to quiet certain settlers, from all persons under them, of all lands lying east of the west line &c. of the town of Ellsworth in which is comprised a small quantity estimated at about eighty acres adjoining the southeasterly part of said line of Ellsworth, which has heretofore passed out of the hands of the proprietors, and which they may be unable to reclaim; none of which is under improvement, nor included in that for which suits have been commenced, therefore;

Resolved, For the purpose of settling the existing controversy and to enable the proprietors to comply with the conditions of said resolve, that in the event of a failure on the part of the proprietors to furnish the state with a sufficient deed of that portion of the land above described, or any part of the same, that there shall be deducted from the amount authorized to be paid by the resolve to which this is additional, such sum as may be equal in value to that

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portion of the land mentioned in said resolve which said proprietors may fail to convey; and the value of said land, not conveyed to the state, shall be determined by some person to be appointed by the land agent.

[Approved August 8, 1846.]

#### Chapter 482.

Resolve in relation to the Vattemare scientific exchanges.

Scientific exchanges. Resolved, That a sum of money not exceeding three hundred dollars is hereby appropriated for the purpose of paying the expenses that may accrue to the state, on account of the scientific exchanges with M. Vattemare of Paris, France; and the governor is hereby authorized to draw his warrant upon the treasury for the same whenever required to meet said expenses.

[Approved August 8, 1846.]

#### Chapter 483.

Resolve in favor of Charles Pendleton,

In favor of Chas. Pendleton.

Resolved, That there be paid out of the treasury of the state, to Charles Pendleton of Camden, the sum of one hundred and forty dollars, the same being for expenses incurred by the said Pendleton in defending an action brought against him by Charles and William D. Crocker, in the district court, county of Waldo, claiming land of the said Pendleton under a deed from the land agent of Maine and Massachusetts dated December twentieth eighteen hundred and thirty-nine.

[Approved August 8, 1846.]

#### Chapter 484.

Resolve in favor of the inhabitants of the river Saint John.

In favor of the inhabitants of the river St. John.

Resolved, That three hundred dollars are hereby appropriated for the support of schools the ensuing year in the unincorporated places on the river Saint John, on condition that the inhabitants of the aforesaid places shall raise and expend an equal amount for the same purpose. And the governor is hereby authorized to draw his warrant on the treasurer for the aforesaid sum.

[Approved August 10, 1846.]