

ACTS AND RESOLVES

PASSED BY THE

THIRTY-SECOND LEGISLATURE

OF THE

STATE OF MAINE,

A. D. 1853.

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

> **Augusta:** WILLIAM T. JOHNSON, PRINTER TO THE STATE.

> > 1853.

RESOLVES

OF THE

STATE OF MAINE.

1853.

STATE PRISON .- SALE OF TIMBER, ETC., ON INDIAN TOWNSHIP.

Снар. 50.

Prison wall, for building of.

Proviso.

Chapter 50.

Resolve in favor of the state prison.

Resolved, That the sum of two thousand dollars be appropriated and paid out of the treasury, to be expended under the direction of the governor and council in the construction of a stone wall around a portion of the prison grounds; *provided* that no commissions shall be allowed the warden of the prison for expending the amount hereby appropriated.

[Approved March 30, 1853.]

Chapter 51.

Resolve providing for the sale of timber and grass on Indian Township.

Timber, &c., sale of.

Grass.

Term. Proviso.

Right to cut grass.

Clear and improve lands.

Right to hold said reservations for the term of 15 years. Sale, terms of and how applied.

Interest, how applied.

Resolved, That the land agent, under the direction of the governor and council, be and hereby is authorized and directed to sell in the manner best calculated to realize the full value thereof, the exclusive right to cut and manufacture and take away from the Indian township in Washington county, all the timber of whatever kind or quality, standing or lying down: also the grass that grows on the natural meadows, excepting what is herein reserved, together with the use of the water power on said township for the term of fifteen years, provided that a sum not less than seventeen thousand dollars can be realized from such sale, reserving to the Indians belonging to the Passamaquoddy tribes their possessions or farms and the right to cut any kind of timber such as they may need for building purposes, broom and basket stuff, fencing and firewood, and also for their benefit and behoof, all the young growth on said township, six inches through one foot from the ground, which shall be required to be left by the purchaser in its natural state. They shall also have the right to cut what grass they may want for their own private use and benefit. Said Indians shall further have the right to clear up any land for agricultural purposes belonging to said township. The above tribe shall have and hold all the above reservations, privileges and rights during the term of fifteen years above mentioned. The terms of sale to be cash down or such security as shall be approved by the governor and council, with interest annually; and the money received for said timber, grass and use of water, shall be deposited in the state treasury and constitute an Indian fund, the interest of which at six per cent. per annum shall be forever appropriated