

# MAINE STATE LEGISLATURE

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# ACTS AND RESOLVES

PASSED BY THE

## THIRTY-EIGHTH LEGISLATURE

OF THE

## STATE OF MAINE.

1859.

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Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February  
26, 1840, and March 16, 1842.  
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**AUGUSTA:**  
STEVENS & SAYWARD, PRINTERS TO THE STATE.

1859.

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RESOLVES

OF THE

STATE OF MAINE.

1859.

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CHAP. 244.

— description.

considers fair and for the interest of the state, all the right, title and interest which the state has in and to certain lots of land which George W. Towle and William Towle by their mortgage deed dated December twentieth, eighteen hundred forty-seven, conveyed to the state, and which mortgage deed was foreclosed by the state treasurer on the twenty-seventh day of December, in the year of our Lord one thousand eight hundred and fifty, and described as follows to wit: lot number two in block thirteen in township letter G range two in Aroostook county, according to the survey and plan of William P. Parrott, made in the year eighteen hundred and forty-two, reference to said plan being had; said lot being the same occupied by Henry Bradley, and containing one hundred and sixty-four acres more or less, and the same awarded to said Bradley by the commissioners of Maine and Massachusetts appointed under the treaty of Washington. Also two lots of land in township thirteen, range three in said county of Aroostook, and lying upon the north bank of the Aroostook river, at Rum Rapids so called, and the same occupied by Nathaniel Churchill, a part of which was awarded to said Churchill by the commissioners aforesaid, being all the land in possession of said Churchill and deeded by him the said Churchill to George W. Towle by his deed dated September twenty-third, eighteen hundred and forty-six.

[Approved March 22, 1859.]

**Chapter 244.**

Resolve relating to certain polls and the state valuation of the town of Danville.

Danville, relating to certain polls, &amp;c. in.

*Resolved,* That the state treasurer be, and is hereby authorized to take the sum of one hundred and forty-four thousand dollars, and eighty polls from the valuation and polls of the town of Danville and add the same to the valuation and polls of the town of Auburn, as a basis for state tax.

[Approved March 22, 1859.]

**Chapter 245.**

Resolve in favor of Arvida Hayford.

Arvida Hayford, in favor of.

*Resolved,* That there be paid out of the state treasury, from any money not otherwise appropriated, to Arvida Hayford the sum of eleven dollars thirteen cents in full for amount paid by said Hay-

ford at the treasurers sale, September twenty-sixth, eighteen hundred and fifty-five, for Holbrook's island in the county of Hancock, and also for taxes and charges on said island, paid September twenty-ninth, eighteen hundred and fifty-seven; it appearing upon investigation that Holbrook's island is within the corporate limits of the town of Castine and therefore is not taxable by the state as an unincorporated place.

[Approved March 24, 1859.]

### Chapter 246.

Resolve in favor of Charles Welch.

*Resolved*, That there be paid out of the money of the state, not otherwise appropriated, to Charles Welch of New Sharon the sum of one hundred and fifty dollars, to remunerate him for expenses incurred in securing the conviction of a felon.

Charles Welch,  
in favor of.

[Approved March 29, 1859.]

### Chapter 247.

Resolve in favor of Abel D. Tyler and Albion Jones.]

*Resolved*, That there be paid out of the treasury of the state to Abel D. Tyler and Albion Jones, the sum of fifty dollars for services rendered and expenses incurred in the apprehension and delivery to the jail in Belfast in the county of Waldo, of one Sewall Patterson, who being under sentence to the state prison and temporarily lodged in jail in said Belfast, had knocked down the keeper thereof and escaped therefrom.

Abel D. Tyler  
and Albion  
Jones, in favor  
of.

[Approved March 29, 1859.]

### Chapter 248.

Resolve in favor of Passamaquoddy Indians.

*Resolved*, That the sum of four hundred dollars be paid from the treasury to the agent of the Passamaquoddy Indians, to be expended by him in the purchase of seed for agricultural purposes and for assistance in planting the same for the benefit of said tribe; and if

Passamaquoddy  
Indians, in  
favor of.