

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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STEVENS & SAYWARD, PRINTERS TO THE STATE.

1859.

RESOLVES

OF THE

STATE OF MAINE.

1859.

CHAP. 286.

Chapter 286.

Resolve extending the time given in resolve approved March fifteenth, eighteen hundred and fifty-eight, for building mills in township number five, range thirteen, in the county of Piscataquis.

Resolve, approved March 15, 1858, time for building mills extended.

Resolved, That the time given in resolve approved March fifteenth, eighteen hundred and fifty-eight, for building mills in township number five, range thirteen, in the county of Piscataquis, is hereby extended two years, from the expiration of the term given in said resolve.

[Approved April 4, 1859.]

Chapter 287.

Resolve for the repair of the road in Indian township.

Road to Indian township, for repair of.

Resolved, That the land agent be authorized to expend the sum of three hundred dollars for the repair of the road over Indian township in the county of Washington; and the same is hereby appropriated for that purpose.

[Approved April 4, 1859.]

Chapter 288.

Resolve locating and designating certain townships for settlement.

Certain townships located and designated for settlement.

Resolved, That the following townships are located and designated for settlement, viz:—Number eleven, range three; number fourteen, range three; also the Eaton grant and east half of Plymouth grant in the county of Aroostook, whenever the title to these grants shall have been acquired by the state under the provisions of the “resolve in relation to the purchase of the Eaton and Plymouth grants,” approved March sixteenth, in the year of our Lord one thousand eight hundred and fifty-five; also in township number five, range thirteen; and north part of number four, range thirteen in the county of Piscataquis, an amount not exceeding three thousand acres, to be so located as to include all the lands on which farms have been commenced, and that the same be lotted, and roads located through them by the land agent.

Land agent authorized to set apart township for the benefit of common schools.

Resolved, That in lieu of township number fourteen, range three, the land agent is hereby authorized and directed to designate and set apart for the benefit of common schools, another township, which