## MAINE STATE LEGISLATURE

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### ACTS AND RESOLVES

OF THE

## FIFTY-FOURTH LEGISLATURE

OF THE

### STATE OF MAINE.

1875.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February 28, 1840, and March 16, 1842.

A U G U S T A:
SPRAGUE, OWEN & NASH, PRINTERS TO THE STATE.
1875.

## RESOLVES

OF THE

# STATE OF MAINE.

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CHAP. 94.

Governor may grant pardons,

--shall communicate facts to the legislature.

except in cases of impeachment, upon such conditions, and with such restrictions and limitations, as may be deemed proper, subject to such regulations as may be provided by law, relative to the manner of applying for pardons. And he shall communicate to the legislature, at each session thereof, each case of reprieve, remission of penalty, commutation or pardon granted, stating the name of the convict, the crime of which he was convicted, the sentence and its date, the date of the reprieve, remission, commutation, or pardon, and the conditions, if any, upon which the same was granted.'

Approved February 24, 1875.

#### Chapter 94.

Resolve concerning an amendment to the constitution of Maine, relating to abolishing land agency.

Amendment of the constitution. Resolved, That the following amendment to the constitution of this state be proposed for the action of the legal voters of this state, in the manner required by the constitution, to wit:

Abolishing land agency.

Land agency, to abolish.

Section ten of article nine of the amendments, is hereby amended, by striking out the words "land agent and."

Approved February 24, 1875.

#### Chapter 95.

Resolve concerning an amendment of the constitution of Maine, relating to codification of amended constitution.

Amendment of the constitution.

Resolved, That the following amendment to the constitution of this state be proposed for the action of the legal voters of this state, in the manner required by the constitution, to wit:

Codification of the amended constitution.

Article 10. Section six of article ten, shall be amended, by striking out the same, and inserting instead thereof, the following:

Amendments of constitution shall be arranged by chief justice of S. J. C.

-shall be submitted to the legislature. Section 6. After the amendments proposed herewith shall have been submitted to popular vote, the chief justice of the supreme judicial court shall arrange the constitution, as amended, under appropriate titles and in proper articles, parts and sections omitting all sections, clauses and words not in force, and making no other changes in the provisions or language thereof, and shall