

MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

FIFTY-EIGHTH LEGISLATURE

OF THE

STATE OF MAINE.

1879.

Published by the Secretary of State, agreeably to Resolves of June 28,
1820, February 18, 1840, and March 16, 1842.

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1879.

RESOLVES

OF THE

STATE OF MAINE.

1879.

CHAP. 102.**Chapter 102.**

Resolve in favor of Charles B. Lovejoy of Perham Plantation.

Title deed, lot
131, Perham
plantation.

Resolved, That the conditional deed of lot number one hundred thirty one in Perham plantation, issued by Edwin C. Burleigh, Land Agent, November two, eighteen hundred and seventy-six, shall be regarded as carrying a full title to said land, and all settling duties not performed on said lot are hereby waived.

Approved January 30, 1879.

Chapter 103.

Resolve in favor of Roxanna Brown of Merrill Plantation.

Roxanna
Brown, in
favor of.

Resolved, That the Land Agent be authorized to convey to Roxanna Brown of Merrill plantation, the south half of lot number twenty-five in the south-west quarter of said plantation, waiving further settling duties.

Approved January 30, 1879.

Chapter 104.

Resolve amendatory of chapter seventy-two of the Resolves of eighteen hundred and seventy-eight, entitled "Resolve granting two lots of land to William Brown of Eagle Lake Plantation under certain conditions."

Ch. 72 Resolves
1878, amended.

Resolved, That chapter seventy-two of the resolves of eighteen hundred and seventy-eight, entitled, "Resolve granting two lots of land to William Brown of Eagle Lake Plantation, under certain conditions," be amended, by striking out after the word "and," in the third line the words "one hundred and nineteen," and inserting in place of thereof, the words, 'one hundred and seventeen,' so that the resolve as amended, shall read as follows:

William
Brown, in
favor of.

Resolved, That the Land Agent be authorized to convey to William Brown of Eagle Lake plantation, lots number one hundred and seven and one hundred and seventeen, in the north half of township number seventeen, range six; provided, said Brown shall produce satisfactory evidence that he is equitably entitled to the benefits of this resolve, by reason of loss of land in Eagle Lake plantation, through the misapprehension of the local agent for said township.

Approved January 30, 1879.