

ACTS AND RESOLVES

OF THE

SIXTY-SIXTH LEGISLATURE

OF THE

STATE OF MAINE.

1893.

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

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PUBLIC LAWS

OF THE

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transferred by indorsement and delivery, but such transfer is not valid, except between the parties thereto, until the same is so entered on the books of the corporation as to exhibit the names and residences of the parties, the number of the shares, Certificates of shares shall be -certificates, by whom signed. and the date of their transfer. issued to those entitled to them by transfer or otherwise, signed by the president or vice-president and attested by the cashier, clerk or treasurer. Neither shall sign blanks and leave them for use by the other, nor sign them without knowledge of the apparent title of the person to whom they are issued. In case of the absence or disability of either of said officers, the signature of a majority of the directors in his stead is sufficient.'

Approved March 10, 1893.

Chapter 201.

An Act to authorize the board of State Assessors to make corrections and abatements.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. The board of state assessors may upon knowledge of any clerical error made by said board in the apportionment of any taxes upon the property of any person, of taxes. corporation or municipality within this state, make an abatement of such proportion of said taxes, and shall furnish the state treasurer with a list of such abatements and the amount of the same; and such amount or amounts shall be deducted from the tax upon said property.

The board of state assessors, upon the certifi-SECT. 2. cate of the state treasurer, that any piece or parcel of property in the state has been doubly taxed in any year, and that a moiety of such tax has been paid, may abate the balance remaining unpaid, and said tax or taxes shall be canceled upon the treasurer's books.

SECT. 3. This act shall take effect when approved.

Approved March 10, 1893.

Assessors may upon knowledge of clerical error, make abatement

May abate tax, when property has been doubly taxed.

Снар. 201