## DRED SCOTT DECISION.

## RESOLUTIONS

OF THE

## LEGISLATURE OF THE STATE OF MAINE,

RELATIVE TO

The decision of the Supreme Court of the United States in the case of Dred Scott.

JANUARY 20, 1858.—Laid upon the table, and ordered to be printed.

Whereas the Supreme Court of the United States, in the recent case of Dred Scott, over which it expressly declared it had no jurisdiction, has undertaken to pronounce an extra-judicial opinion prohibiting the people of the United States from any control of the question of slavery within the Territories of the United States, either through Congress, or local governments instituted under the authority of Congress or otherwise; and

Whereas such extra-judicial opinion subordinates the political power and interests of the American people to the cupidity and ambition of a few thousand plaveholders, who are thereby enabled to carry the odious institution of slavery wherever the national power extends, and pre-dooms all territory which the United States may hereafter acquire, by purchase or otherwise, to a law of slavery as irrepealable as the organic constitution of the country; and

Whereas such extra-judicial opinion of a geographical majority of the Supreme Court is conclusive proof of the determination of the slaveholding States to subvert all the principles upon which the American Union was formed, and degrade it into an engine for the extension and perpetuation of the barbarous and detestable system of chattel

slavery: Therefore-

Resolved, That the extra-judicial opinion of the Supreme Court of the United States, in the case of Dred Scott, is not binking in law or conscience upon the government or citizens of the United States, and that it is of an import so alarming and dangerous as to demand the instant and emphatic reprobation of the country.

Resolved, That the Supreme Court of the United States should, by peaceful and constitutional measures, be so reconstituted as to relieve it from the domination of a sectional faction, and make it a tribunal whose decisions shall be in harmony with the Constitution of the Uni-

ted States and the spirit of our institutions, and at whose hands all classes of persons in the United States, without regard to race or

locality, shall receive even and exact justice.

Resolved, That until this extra-judicial opinion of the Supreme Court, establishing slavery in all the Territories of the United States, and placing it beyond the reach of Congress or the people, is reversed and set aside, and until the advance of our national flag ceases to be the advance of slavery, it will be the paramount duty of the supporters of justice and liberty to resist any further acquisition of territory which may be attempted, under whatever disguise, with the purpose of enlarging the area of an institution which is the scandal of this country and age.

Resolved, That the independent right of each State to determine who shall be admitted to political franchise and citizenship within its own limits is clear and indisputable, and is to be exercised without question by any other State; and that persons admitted to the rights of citizenship by any State are, by the plain letter of the Constitution of the United States, "entitled to all the privileges and immunities

of citizens in the several States."

Resolved, That whatever may be the course of political events elsewhere, the people of Maine are determined to abide by, and make effective within the limits of their own sovereign jurisdiction, the principles of the Declaration of American Independence, the Constitution of the United States, and the constitution of this State, which ordained "to establish justice" and "secure the blessings of liberty," declares that "all men are born equally free and independent, and have certain natural, inherent and unalienable rights, among which are those of enjoying and defending life and liberty, acquiring, possessing, and protecting property, and of pursuing and obtaining safety and happiness."

Resolved, That Maine will not allow slavery within its borders, in any form or under any pretence, for any time, however short, let the

consequences be what they may.

Resolved, That his excellency the governor be requested to forward a copy of these resolutions to the governors of the several States and Territories of the Union, to be laid before the legislative authorities thereof, and to each of our Senators and Representatives in Congress, to be laid before the Senate and House of Representatives of the United States.

IN THE HOUSE OF REPRESENTATIVES, April 15, 1857.

Read and passed.

C. A. SPOFFORD, Speaker.

IN SENATE, April 15, 1857.

Read and passed.

HIRAM CHAPMAN, President pro tem.

APRIL 15, 1857.

Approved.

JOSEPH H. WILLIAMS.

A true copy.—Attest:

ALDEN JACKSON, Secretary of State.