MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

PASSED BY THE

THIRTY-EIGHTH LEGISLATURE

OF THE

STATE OF MAINE.

1859.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February 26, 1840, and March 16, 1842.

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RESOLVES

OF THE

STATE OF MAINE.

1859.

gas fifteen hundred dollars, and for furniture five hundred dollars, and the governor is hereby authorized to draw his warrant therefor, and the same to be expended under the direction of the trustees; but the trustees shall by proper investigation decide as to the best method of lighting said hospital with gas, and not expend the appropriation provided in this resolve for that purpose unless they shall find it sufficient to enable them to complete the plan they shall decide to be the best.

[Approved February 24, 1859.]

Chapter 221.

Resolve in favor of Newall Saul and others, Penobscot Indians,

Whereas, the houses of Newall Saul, Francis Penias, Tomar Nicola and John Fransway were destroyed by fire during their absence from home, and the said Newall Saul and others are poor and unable to rebuild the same.

Newall Saul and others, in favor of.

Resolved, That the treasurer of state be authorized to pay twentyfive dollars each to Newall Saul and Francis Penias, and fifteen dollars each to Tomar Nicola and John Fransway; also that their Indian agent be authorized to pay to the same parties the same amounts from the Indian fund, conditional, that the aforesaid sums shall be used in rebuilding the houses destroyed by fire, and that the Indian agent be instructed to see that said sums are so expended.

- how to be

[Approved February 25, 1859.]

Chapter 222.

Resolve authorizing the renewal of a portion of the state debt.

Resolved, That to provide for the extension and renewal of the state loan, created January sixteenth, eighteen hundred and fiftyfive, and maturing March first, eighteen hundred and fifty-nine, the treasurer of the state, be and is hereby authorized to procure on the faith of the state a loan of thirty thousand dollars, at a rate of in- Loan, \$30,000. terest not exceeding six per cent. per annum, payable semi-annually; the aforesaid loan, principal and interest, to be made payable at the city of Boston, and the treasurer is hereby directed to issue bonds therefor in sums not less than five hundred dollars each, with coupons attached for the payment of the interest; each bond aforesaid shall

State debt, for extension and renewal of.

Interest, when payable. Loan, payable in the city of Boston. Bonds, issuing of, &c. – how authenticated.

Снар. 223.

be signed by the treasurer, countersigned by the governor, and attested by the secretary of state, with the seal of the state, but the coupons shall be signed only by the treasurer.

Loan, when reimbursable.

Resolved, That the aforesaid loan shall be reimbursable in the Bonds, date of. year eighteen hundred and seventy-six. The bonds to be issued by virtue of the resolve aforesaid, shall bear date on the first day of March, eighteen hundred and fifty-nine.

[Approved February 25, 1859.]

Chapter 223.

Resolve in favor of the committee on state prison.

Committee on state prison, in favor of.

Resolved, That there be paid out of the treasury of the state the sum of eight dollars to each of the following persons, to wit: - James Morton, Samuel B. Holt, Charles A. Wing, R. B. Fuller, John H. Goodenow, A. Burbank, L. P. Smith, Samuel Watts, members of said committee, who by order of the legislature have visited the state prison; said sums being in full for the traveling expenses of said persons in discharging said duty.

FApproved February 25, 1859.7

Chapter 224.

Resolve in favor of the Maine Wesleyan Seminary and Female Collegiate Institute.

Maine Wesleyan seminary and Female Collegiate institute, in favor οf.

Resolved, That the sum of five thousand dollars be and hereby is appropriated out of the treasury of the state for the use and benefit of the Maine Wesleyan Seminary and Female Collegiate Institute, to be paid to such agent or person as may be duly authorized by the trustees of the said institution to receive the same; provided however, and this appropriation is upon the condition that satisfactory evidence shall be furnished to the governor and council that a like sum of money has been raised for the use of the said institution by its friends subsequent to the passage of this resolve, and whenever this fact shall so be made to appear the governor shall draw his warrant therefor at the expiration of one year from the passage of this resolve.

[Approved March 4, 1859.]