

EIGHTY-FIRST LEGISLATURE

NO. 36

House of Representatives, Feb. 2, 1923.

Reported by Mr. Morrison from Committee on Legal Affairs and ordered printed under joint rules.

CLYDE R. CHAPMAN, Clerk.

STATE OF MAINE

IN THE YEAR OF OUR LORD ONE THOUSAND NINE HUNDRED AND TWENTY-THREE

- AN ACT to Amend Chapter Three Hundred Ninety-nine of the Private Laws of One Thousand Eight Hundred and Eighty-five, Relating to the First, Tenth and Twenty-ninth Maine Regiments Association.
- Be it enacted by the People of the State of Maine, as follows:
 Section I. Section one of said act is hereby amended by
 2 striking out the words "ten thousand" in the eleventh line
 3 thereof, and substituting therefor the words 'one hundred
 4 thousand,' so that said act will read as follows:

'Sect. I. John M. Gould, Ezekiel H. Hanson, Charles 2 Walker, George L. Beal, Elijah M. Shaw and their suc-3 cessors, are hereby created a corporation by the name of 4 trustees of the first, tenth, twenty-ninth Maine regiment

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5 association, for the purpose of holding, leasing, improving, 6 furnishing and managing grounds, wharves, buildings and 7 apartments for the use of the first, tenth, twenty-ninth 8 Maine regiment association, and for that purpose may bor-9 row money if they deem it necessary. And said corporation 10 may receive by gift, grant, purchase or otherwise, and may 11 hold real and personal estate and property, not exceeding in 12 value one hundred thousand dollars, in trust for said first, 13 tenth, twenty-ninth Maine regiment association.'

Sect. 2. Section two of said act is hereby amended by 2 striking out all of the provisions of said section two of said 3 act and substituting therefor the following:

'Sect. 2. All men who served honorably in the first, tenth 2 and twenty-ninth Maine regiments in the war of the rebel-3 lion, including the tenth Maine battalion, and their sons and 4 daughters and their descendents, shall be eligible to member-5 ship in the corporation.

'All elections to membership to be as provided in the by-2 laws of the corporation; and the fact of such eligibility, so 3 determined by the corporation, shall be conclusive.'