MAINE STATE LEGISLATURE

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RESOLVES

OF THE

LEGISLATURE

OF THE

STATE OF MAINES

PASSED AT ITS SESSION,

WHICH COMMENCED ON THE SECOND DAY OF JANUARY, AND ENDED ON THE NINTH DAY OF FEBRUARY, ONE THOUSAND EIGHT HUNDRED AND TWENTY-TWO.

PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

PORTLAND:

THAYER, TAPPAN & STICKNEY, PRINTERS TO THE STATE. 1822.

MESSAGE OF THE GOVERNOR.

To the Senate and House of Representatives:-

The Commissioners appointed on the parts of Massachusetts and Maine, pursuant to the provisions of the Act of Separation, having made a representation of their proceedings up to the 17th of November last, I communicate the same to the two branches of the Legislature for their information.

From this report, there is reason to expect that, in the course of the ensuing season, much progress will be made in effecting a just division of the personal property belonging to the two States, and that such a portion of the public land will be divided, as will enable the Commissioners to "set off by metes and bounds," so much from the share of Massachusetts as in their estimation shall be of the value of thirty thousand dollars; whereby the parent State may be enabled to make the election of assigning the land, so set out, to this State, as an indemnification for having assumed the performance of all the duties and obligations of the Commonwealth towards the Indians.

As this will probably be effected and such election made on the part of Massachusetts previous to October next, and as by the treaty with the Penobscot tribe, to which treatythis State has become a party, under the 5th Article of the 1st Section of the Act of Separation, sundry articles of provision and clothing are to be furnished for their use, in the month of October annually, the attention of the Legislature is invited to the expediency of making such an appropriation as a full performance of the treaty on the part of this State would require.—There having been no appropriations by the Legislatures of either State for meeting the expenses incident to such surveys as may be directed by the Commissioners, and as surveys to a certain extent are to be made the ensuing season, the Commissioners of both States have suggested the necessity of making such provision, as in the opinion of the respective Legislatures the circumstances may require.

I find by a Resolve of the 26th of June, 1820, the Governor, by and with the advice of Council, was authorized to

appoint jointly with the Executive of the Commonwealth of Massachusetts, one or more Agents, should the Governor of that Commonwealth think proper to act on this subject: or separately on the part of this State, should the Executive of that Commonwealth decline acting in such appointment.—And the Agent or Agents thus appointed, were from time to time to perform such acts and duties relating to the public roads, and the care and preservation of the timber on the public lands as should be prescribed by the Governor of this State.—Under this Resolve, Agents were appointed in different parts of the State, in the vicinity of the public lands, with instructions so to conduct their business, that there should be an entire stop put to every species of depredation on the Government property generally, and especially on the Penobscot and Schoodiac rivers, and all their tributary streams, as well as on the waters which empty into the St. Johns.

A correspondence was opened with the Executive of Massachusetts requesting information as to what measures it would be agreeable to that State to pursue, in conjunction with this, to preserve the joint property of both from

depredation.

From the answer, a copy of which will be laid before you, it appears that the State of Massachusetts relies upon the authority of Maine to preserve the common property; and that whatever expense may be thereby incurred, will be a subject of cognizance by the Commissioners in making a division. By information received from various sources, there is good reason to believe that extensive depredations are committing upon the timber in different parts of the State. It is stated that companies are forming to take timber from the public lands on one of the principal rivers emptying into the St. Johns, and that the erection of a mill on the land of the State for the cutting of lumber is contemplated the ensuing season. The depredations committed on this river are represented to be made principally by persons who are not citizens of this State. Penebscot and Schoodiac rivers it has been found impossible wholly to prevent the cutting of the timber. It had

been the practice of the Commissioners of the Land-Office in Massachusetts, previous to the Separation, to sell grass and timber on these rivers by permits, to the amount of about ten thousand dollars in three years, under the belief that nearly as much timber would have been cut without permit, and without any consideration to the Government. Since the Separation, the public lands being the joint property of the two States, no permits have been granted, and some of those persons who had heretofore cut under permission, and who would still purchase permits, if to be obtained, continue the business of "lumbering" from the public lands. I have thought it proper to refer this subject to the particular consideration of the Legislature, inasmuch, as it will involve the expediency of making an additional appropriation to be applied for the purposes of protecting the public property, and as many of the members residing in the vicinity of the public lands can judge more correctly than the Executive, what measures, most for the interest of the State, can be pursued in relation to this subject.

There being a portion of the public land within the town of Ellsworth, an Agent was appointed by the former Executive to prevent the destruction of the timber, and to enforce payment for such as had been or might from time to time be cut without permission from the proper authority. The said town of Ellsworth, by their Selectmen, have represented to me that the Court of Sessions, for the County of Hancock, having adjudged a public road through said land to be of common convenience and necessity, are about to cause such a road to be laid out and opened. As the effect of opening this road would be to increase the value of the public land, the inhabitants of said town have requested permission from the Executive to appropriate such sums of money, as have been received, or may, for a given period, be received by the said Agent in the execution of his trust,

for the opening and making said road.

There being no power vested in the Executive to give the permission requested, I have concluded to refer the memorial to the consideration of the Legislature. I have this day received from the Executive of Massachusetts a copy of An Act recently passed by the General Court of that Commonwealth, "to provide for carrying into effect certain stipulations in the Act for erecting the District of Maine into a separate State," which, as it seems to contemplate a corresponding Act on our part, will be laid before you by the Secretary.

ALBION K. PARRIS

Council Chamber, February 1, 1822.

CHAPTER XXXVIII.

Resolve respecting the Penobscot Indians.

Resolved, That, for the purpose of carrying into effect the Treaty made with the Penobscot tribe of Indians, on the seventeenth day of August, in the year of our Lord one thousand eight hundred and twenty, to which treaty this State has become a party under the fifth Article of the first Section of the act of Separation, there be, and hereby is granted the sum of twelve hundred dollars to be paid out of the Treasury of this State, to purchase sundry articles of provision and clothing, which are to be furnished for the use of said tribe of Indians, in the month of October annu-And the Governor, with the advice of Council, is hereby requested to carry into full and complete effect all the terms and conditions of said Treaty on the part of this State to be performed; and for that purpose to draw his warrants on the Treasury for all or any part of said sum of twelve hundred dollars.

[This Resolve passed February 8, 1822.]

CHAPTER XXXIX.

Resolve directing the Secretary of State to cause certain accounts to be printed.

Resolved, That the Secretary of State cause to be printed, at the time when the Resolves passed at the present

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Session shall be printed, the Pauper and Miscellaneous or other accounts as allowed at the last Session of the Legislature, with the Resolve or Resolves authorizing the payment of the same.

[This Resolve passed February 8, 1822.]

MESSAGE OF THE GOVERNOR.

To the Senate and House of Representatives:—

On examining the Treasurer's account as published by order of the Legislature, I find it does not shew the expenditures of the Convention that framed the Constitution.

The accounts were laid before the last Legislature, with a request that they might be examined and settled, and a direction given, as to the disposition of the balance stated

to be remaining in the Treasurer's hands.

I have never been able to find that that Legislature took any order thereon. I shall therefore direct that a copy of the accounts exhibited to the last Legislature, together with the letter which accompanied it, be laid before you, and also a particular account of the sums borrowed by order of the Convention, and of every item of expenditure authorized by that body from its commencement until its dissolution.

I have to call the attention of the Legislature to the construction of Article 5th, Part fourth, Section 4th of the Constitution of this State, by which it is provided that "no money shall be drawn from the Treasury but by warrant from the Governor and Council and in consequence of appropriations made by law." On a comparison, it will be found that this clause, so far as it respects appropriations is a transcript of the Constitution of the United States, under which, it is known, that the officers of the Treasury do not feel authorized to make any payment unless in consequence of a specific appropriation. This is one of the instances in which our Constitution is varied from that of the parent State. This alteration having, undoubtedly, been intended as an additional security of the Treasury, it be-

comes proper to inquire in what manner it was contemplated to have that effect, and what has been the practice under Constitutions containing a similar provision. From the phraseology of the section referred to, it would seem to have been the intention of the framers of our Constitution that the probable expenditures of the ensuing year should be distinctly brought before each Legislature in the form of an appropriation law; and the actual expenditures of the past year, in the form of a regular statement and account. The laws of the United States fixing the salaries of its officers, or the pay of the army or navy, or the pay of Congress, have never been deemed by the officers of the Treasury as any authority for them to make the payment. The law establishing the salary, pledges the Government for the payment of such salary, but does not make the appropriation; and without the appropriation, the Comptroller and the Secretary of the Treasury do not permit the payment. As our Constitution is in this respect like that of the United States, and as the Governor and Council have no greater authority in relation to the State Treasury, than have the Comptroller and Secretary in relation to the National Treasury, and as the practice in the latter has uniformly been, under every administration of the Government, to make payments only in consequence of appropriations, I have felt it to be my duty, previous to drawing warrants on the Treasury, to submit this question to the consideration of the Legislature. From the present situation of our finances it may not be of much practical consequence; but when its decision is considered as establishing the practice for succeeding years, more especially when viewed as a question upon the construction of our Constitution in relation to the Treasury, I trust it will not be deemed unimportant. ALBION K. PARRIS. Council Chamber,

January 16, 1822.

CHAPTER XL.

Resolve for the settlement of the accounts of the late Treasurer of the Convention.

WHEREAS it appears by the report of the Committee of both Houses to whom the subject was referred, That Albion K. Parris, late Treasurer of the Convention which framed the Constitution, has paid into the Treasury of the State, an unexpended balance, which was found due the State on an examination of his account, made at his request, by said Committee, amounting to two hundred fifteen dollars and three cents; and has delivered to said Committee a statement of the receipts and expenditures while he was in that office:

Therefore resolved, That the said Treasurer, be, and he is hereby discharged of the balance aforesaid, and of all demands against him in consequence of his having holden the

said office of Treasurer of said Convention.

And further resolved, That the said statement, and said account, with all the vouchers accompanying the same, be delivered over to the Treasurer of the State for safe keeping.

[This Resolve passed February 8, 1822.]

CHAPTER XLL

Resolve granting a new trial to John Wyllie.

On the petition of John Wyllie, of Warren, in the County of Lincoln, praying that a review or new trial may be granted to him, in the action Lucy Knox against him, which was tried at the Supreme Judicial Court, holden at Wiscasset, in and for the County of Lincoln, on the fourth Tuesday of September, in the year of our Lord one thousand eight hundred and twenty:—

Resolved, for the reasons set forth in said petition, That a review or new trial of said action be granted to said Wyllie. And he is hereby authorized and empowered to sue out and prosecute to final judgment, a writ of review in the action aforesaid, any law to the contrary notwithstanding.

[This Resolve passed February 9, 1822.]

CHAPTER XLII.

Resolve allowing pay to the Messenger of the Governor and Council.

Resolved, That there be allowed and paid out of the public Treasury to Thomas Bailey, in full for his services as Messenger to the Governor and Council, two dollars for every day he is employed as such; and that the Governor, with advice of Council, be authorized to draw his warrant on the Treasurer for the same.

[This Resolve passed February 9, 1822.]

CHAPTER XLIII.

Resolve to pay Moses Davis for certain services.

Resolved, That there be allowed and paid from the Treasury of this State, unto Moses Davis, twenty one dollars, for repairs made on the Court House, in Portland, by order of the House of Representatives, past March last.

[This Resolve passed February 9, 1822.]

CHAPTER XLIV.

Resolve laying a Tax on the several Counties.

Whereas the Treasurers of the following Counties have laid their accounts before the Legislature, which accounts have been examined and allowed; and whereas the Clerks of the Courts of Sessions for said Counties have exhibited estimates made by said Courts of the necessary charges which may arise within the said several Counties for the year ensuing, and of the sums necessary to discharge the debts of said Counties:—

Resolved, That the sums annexed to the several Counties contained in the following schedule, be, and the same

are hereby granted as a tax for each County respectively, to be apportioned, assessed, paid, collected and applied for the purposes aforesaid, according to law.

County of York, three thousand dollars,	\$3000
County of Cumberland, eight thousand five hundred dollars,	8500
County of Oxford, six thousand and five hundred dollars,	6500
County of Somerset, two thousand and three hundred dollars,	2300
County of Lincoln, four thousand and nine hundred dollars,	4900
County of Kennebec four thousand and eight hundred dollars,	4800
County of Penobscot, two thousand five hundred & eighteen dolls.	2518
County of Hancock, four thousand and two hundred dollars,	4200
County of Washington, three thousand dollars,	3000

[This Resolve passed February 9, 1822.]

CHAPTER XLV.

Resolve in favor of Griffin and Tappan.

Resolved, That there be paid out of the Treasury of this State to Griffin and Tappan, two hundred dollars, in full for printing the Laws; and the Governor, with advice of Council, be requested to draw his warrant on the Treasurer for the same.

[This Resolve passed February 9, 1822.]

CHAPTER XLVI.

Resolves relating to Claims on the United States.

Resolved, That the Senators and Representatives of this State in the Congress of the United States, be, and they are hereby authorized and instructed to use their influence, to obtain the allowance of the claims of Massachusetts and Maine against the United States for expenditures during the late War with Great Britain, and to pursue such measures in relation to the same, as they shall deem most likely to effect that object.

Resolved, That the Secretary of this State be directed to forward a copy of these Resolves to each of said Sena-

tors and Representatives, and also to His Excellency the Governor of the Commonwealth of Massachusetts.

[These Resolves passed February 9, 1822.]

CHAPTER XLVII.

Resolve in favor of Daniel Wilkins.

Resolved, That there be allowed and paid out of the Treasury of this State to Daniel Wilkins, Esquire, of New Charleston, the sum of two dollars, it being for a deficiency in his pay for attendance at the first session of the first Legislature.

[This Resolve passed February 9, 1822.]

CHAPTER XLVIII.

Resolve authorizing the purchase of 200 acres of land for the use of the Passamaquoddy Indians.

Resolved, That the agent of the Passamaquoddy Indians be instructed to purchase, on the credit of the State, two hundred acres of land at a price not exceeding two dollars per acre for the use of said Indians as a wood lot; said land to be situated in the town of Perry or Dennysville, and to be the property of the State; the Indians having the right, at the pleasure of the Government, to make use of the wood thereon and to cultivate the soil; and the Governor, by and with the advice of Council, is hereby authorized to draw his warrant on the Treasurer for the amount of the purchase money as aforesaid.

[This Resolve passed February 9, 1822.]

CHAPTER XLIX.

Resolve confirming the doings of the town of Greene.

On the petition of the town of Greene, setting forth that their records were not attested by their Clerk:—

Resolved, for reasons stated in said petition, That the proceedings of said town, be, and hereby are confirmed and made valid, notwithstanding the records of said town are not attested by the Clerk thereof.

[This Resolve passed February 9, 1822.]

PAY ROLL of the Members of the House of Representatives of the second Legislature of the State of Maine, held in Portland, County of Cumberland, beginning on Wednesday, January 2, 1822, and ending February 10, 1822.

COUNTY OF YORK.

TOWNS,	member ⁾ s names.	Miles Travel.	Days of attendance.	Addit'l amount. Ad'l. days atten. Total amount of travel and at- tendance.
Alfred,	Andrew Conant,	35	40	\$ 8 7
Buxton,	Nathan Elden,	15	40	83
Berwick,	William Hobbs,	40	40	88
Bidde ford,	Isaac Emery,	15	40	83
Elliot,	John Hammond,	60	40	92
Hollis,	Abijah Usher,	20	40	84
Kittery,	Joshua T. Chase,	60	40	92
Kennebunk,	Joseph Moody,	25	40	8 5
Kennebunk Port,	Simon Nowell,	25	28	61
Limington,	Nathaniel Clark,	25	40	8 5
Lyman,	Thomas Sands,	30	40	86
Limerick,	Edmund Hayes,	30	40	86
Parsons field,	Samuel Fox,	40	40	88
South Berwick,	William A. Hayes,	50	40	90
Saco,	George Scammon,	15	40	83
Sanford,	John Frost, 2d,	35	40	87
Shapleigh,	Enoch Wood,	50	40	90
Wells,	Nahum Morrill,	30	32	70
COU	UNTY OF CUMB	ERLAI	ND.	
Brunswick,	Robert P. Dunlap,	30	40	86
Bridgton,	John Perley,	40	40	88
Baldwin,	William Fitch,	30	40	86
Cumberland,	Ephraim Sturdevant,	10	40	82

Cape Elizabeth,	Lemuel Cobb.	10	40	82
Durham,	Allen H Cobb,	25	40	85
.Danville,	Ebenezer Witham,	35	40	87
Freeport,	Samuel Porter,	20	40	84
Falmouth,	Edmund Knight,	5	38	77
Gorham,	Lothrop Lewis,	10	63	68
Gray,	Timothy Weymouth,	20	40	84
Harpswell,	John Curtis,	35	40	87
Minot,	Godfrey Grosvenor,	35	40	87
North Yarmouth,	Edward Russell,	. 10	40	82
New Gloucester,	William Bradbury,	25	40	85
Otisfield,	Jonathan Britton,	40	40	. 88
Portland,	Isaac Adams,		40	80
"	Asa Clapp,		40	80
"	Dudley Todd,		. 40	80
Poland,	Josiah Dunn, Jr.	35	40	87
Raymond,	Zechariah Leach,	25	40	85
Scarborough,	Benjamin Millikin, Jr.	10	40	82
Standish,	Mark White,	20	40	84
Westbrook,	James Means,	5	40	81
Windham,	Moses Little,	15	40	83
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COUNTY OF LINCOLN.

and the control of th						
Bath,	Benjamin Ames, (Speake	n) 35	40	167		
Bowdoinham,	Samuel Gray,	40	40	88		
Bowdoin,	Moses Dennett,	45	40	89		
Boothbay,	Edmund Wilson,	65	40	93		
Bristol,	Samuel Tucker,	70	40	94		
Camden,	Ephraim Wood,	100	37	94		
Dresden,	George Houdlette,	50	32	74		
Edgecomb,	Stephen Parsons	65	40	93		
Georgetown,	Benjamin Riggs	50	40	90	365,71193	
Hope,	Cheever Kendall,	90	40	98		
Jefferson,	Justin Richardson,	75	40	95		
Litchfield,	David C. Burr,	50	40	90		
Lisbon,	Benjamin H. Mace,	35	40	87		
Lewiston,	James Lowell,	40	36	80		
Montville,	Moses True,	100	40	100		
Nobleborough,	Samuel Reed,	65	40	93		
Newcastle,	Robert Murray,	60	40	92		
St. George,	John Watts,	95	35	89	2	A
Thomaston,	Martin Marsh,	95	÷ 40	99	~	7
Topsham,	Humphrey Purrington,	30	40	86		
Union,	Nathaniel Batchelder,	90	40	98		
Wiscasset,	Daniel Quinnam,	50	40	90		
Warren,	Samuel Thatcher,	75	35	85	administra Table of the	
Waldoborough,	John Head,	75	40	95		
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PAY ROLL OF REPRESENTATIVES.					
Whitefield, Woolwich,	David Crowell, Richard Harnden,	65 45	40 40	93 89	
	COUNTY OF HAN	COCF	ζ,		
Belfast,	James M'Crillis,	125	40	105	
Bucksport,	Samuel M. Pond,	155	32	95	
Brooks,	Samuel Whitney,	120	40	104	
Brooksville,	Joseph P. Parker,	175	40	115	
Belmont,	James Weymouth,	130	40	106	
Deer Isle,	Hezekiah Torrey,	190	40	118	
Eden,	Nicholas Thomas, Jr.	205	40	121	
Frankfort,	Alexander Millikin,	145	40	109	
Northport,	David Alden,	115	40	103	
Orland,	Isaac Perry,	160	40	112	
Prospect,	Thomas Merrill,	145	40	109	
Surry,	Mark Sheppard,	190	40	118	
Sullivan,	George Hinman,	200	40	120	
Searsmont,	Ansel Lothrop,	100	40	100	
Sedgwick,	John Means,	185	40	117	
Vinalhaven,	Ezekiel Dyer,	130	40	106	
Cherryfield, Columbia, Calais, Dennysville, Eastport, Lubec, Machias,	Joseph Adams, Ichabod Bucknam, George Downes, Ebenezer C. Wilder, Wooster Tuttle, Jeremiah O.Balch, Gideon O'Brien,	250 260 310 285 300 300 250	ON. 40 40 40 40 40 40 40 37	130 132 142 137 140 140	
	COUNTY OF KENN	EBEC	C.		
Augusta,	Reuel Williams,	60	40	92	
Belgrade,	Samuel Taylor,	75	40	95	
Clinton,	William Ames,	90	40	98	
China,	Robert Fletcher,	90	40	98	
Freedom,	Matthew Randall,	95	40	99	
Farmington,	Hiram Belcher,	80	40	96	
Gardiner,	Robert H. Gardiner,	50	30	70	
Winslow,	William Hilton,	65	36	85	
Hallowell,	Peleg Sprague,	60	40	92	
Leeds,	Thomas W. Bridgham,	55	36	83	
Mount Vernon,	Elijah Morse, 8	70	40	94	
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	A contract of the contract of			
Monmouth,	Benjamin White, Jr.	50	40	90
Readfield,	John Smith,	60	40	92
Sidney,	Daniel Tiffany,	75	40	95
Temple,	John Drury,	90	40	98
Unity,	Hezekiah Chase,	100	40	100
Vassalborough,	Philip Leach,	70	40	94
Vienna,	Barnard Kimball,	70	. 46	94
Waterville,	Baxter Crowell,	80	40	96
Winthrop	Andrew Wood	55	40	91
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COUNTY OF OXFORD.

Buckfield,	Benjamin Spaulding,	50	40	90
Bethel.	Barber Bartlett,	70	40	94
Hiram.	Marshall Spring,	40	40	88
Dixfield,	Silas Barnard,	75	37	89
$Denmark_s$	Cyrus Ingalls,	45	40	89
Hebron,	Stephen Myrick,	45	40	89
Hartford,	James Ricker,	55	40	91
Jay,	James Starr, Jr.	70	40	94
Livermore,	Thomas Chase, Jr.	60	40	92
Norway,	Aaron Wilkins,	50	40	90
Paris,	Henry Prentiss,	55	40	91
Rumford,	Peter C. Virgin,	70	35	84
Turner,	Joseph Bonney,	50	40	90
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COUNTY OF SOMERSET.

Anson,	John Hilton,	110	40	102
Corinna,	William Elder,	130	40	106
Canaan,	Joseph Ireland,	100	40	100
Emden,	John M'Fadden,	115	40	103
Fairfield,	James Lawrence,	85	40	97
Phillips,	Joseph Dyer,	110	40	102
Harmony,	Robert Evans,	115	40	103
Industry,	John Gower,	90	40	98
Madison,	Nathaniel Blackwell,	105	40	101
New Vineyard,	Thomas Flint,	100	40	100
Norridgewock,	Caleb Jewett,	95	40	99

COUNTY OF PENOBSCOT.

Bangor,	Mark Trafton, 13	30 40	106
Brewer.	Benjamin Goodwin, 14	10 40	108
Dixmont,	Samuel Butman, 11	0 40	102

Hampden,	Jonathan Knowles,	140	40	108
New Charleston,	Daniel Wilkins,	155	40	111
No. 3, 6th Range,	Joshua Carpenter,	130	40	116
Sebec,	William R. Lowney,	180	40	116
Clerk, Assistant Clerk, Door Keeper, Page,	James L. Child, John G. Richardson, Moses Davis, Samuel Davis,		50 40 40	175 120 160

House of Representatives, February 8, 1822.

The Committee on the Pay Roll of the House of Representatives, Report the amount of travel and attendance of the Members of the present Session, and the additional pay of the Speaker, together with the pay of the Clerk, Assistant Clerk, Door-keeper and Page, to be fourteen thousand, one hundred and four dollars; and Report herewith a Resolve; which is submitted.

EDWARD RUSSELL, per order,

CHAPTER L.

Resolve on the Pay Roll of the House of Representatives.

Resolved, That there be allowed and paid out of the Treasury of the State, to the several persons mentioned in the preceding Roll, the several sums set against their names, respectively, amounting to fourteen thousand, one hundred and four dollars; and that the Governor, with the advice of Council, be requested to draw his warrant accordingly.

[This Resolve passed January 9, 1822.]

CHAPTER LI.

Resolve fixing the place for the next meeting of the Legislature and for other purposes.

Resolved, That the next Session of the Legislature of this State be at Portland, in the County of Cumberland; and that

the Committee to be appointed by the Governor and Council in virtue of a Resolve relative to the punishment of Convicts, approved February 2, 1822, be authorized and directed to visit such towns as they may deem proper, and designate some central and suitable place at which the seat of Government may be permanently fixed and established; to ascertain the terms upon which a convenient lot for the accommodation of the State can be obtained, and the time when it will be proper for the Legislature to meet at the place thus to be designated. And that the Committee be directed to report to the first Session of the next Legislature.

[This Resolve passed February 9, 1822.]

CHAPTER LIL

Resolve appropriating money for the payment of the Engrossing Clerks.

Resolved, That there be, and hereby is appropriated for the payment of the Engrossing Clerks in the Secretary of State's office, during the present Session of the Legislature, two hundred and sixty dollars; Provided, that the Clerks' charges be first approved by the Governor and Council, and that the pay shall not exceed two dollars per day; and the Governor, with advice of Council, is authorized to draw his warrant on the Treasury for so much of said sum as shall be found just.

[This Resolve passed February 9, 1822.]

CHAPTER LIII.

Resolve providing for indices to the Journals of the Senate and House of Representatives.

Resolved, That the Secretary of the Senate, and Clerk of the House of Representatives, respectively, be authorized and requested to prepare suitable indices to the Journals of the last and present Legislature; and to present their respective accounts to the next Legislature for their services.

[This Resolve passed February 9, 1822.]

CHAPTER LIV.

Resolve appropriating two hundred dollars to provide fuel for the use of the Legislature and public offices of this State.

Resolved, That two hundred dollars be granted to the Treasurer of this State for the purpose of procuring fuel for the Legislature and public offices; and the Governor is hereby authorized and requested to draw his warrant on the Treasury accordingly.

[This Resolve passed February 9, 1822.]

CHAPTER LV.

Resolve making an advance out of the State Treasury for printing.

Resolved, That there be paid to Messrs. Thayer, Tappan & Stickney, out of the Treasury of the State, the sum of three hundred and twenty five dollars in advance for printing to be done by them under contract; and that the Governor, with advice of Council, be requested to draw his warrant on the Treasury therefor.

[This Resolve passed February 9, 1822.]

CHAPTER LVI.

Resolves respecting State Colors and Musical Instruments.

Resolved, That three thousand dollars be appropriated to be laid out by the Adjutant General, under the direction of the Governor, for the purchase of State Colors from engraved plates, on the best terms, to be distributed among the Regiments and Battalions of Militia the most destitute; and Musical Instruments required by law to be distributed among the Companies of Militia the most destitute; and the Governor, with advice of Council, is authorized to draw his warrant on the Treasurer for the above sum.

Resolved, That the Governor is hereby authorized to prescribe such way as he may deem proper for the security and safe keeping of all articles, which may be granted by the Legislature, for the use of the Militia of this State.

[These Resolves passed February 9, 1822.]

STATE OF MAINE.

PAY ROLL of the Senate at the Session of the Legislature, held at Portland, commencing January 2d, and ending February 10, 1822.

COUNTIES,	MEMBERS' NAMES.	Miles travel.	Days attend- ance.	Amount of Pay.
LINCOLN,	Daniel Rose, (President,)	120	37	160
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Peleg Tallman,	80	40	88
	Nathaniel Green,	60	40	86
and the second second	Jonas Wheeler,	200	40	100
YORK,	John M'Donald,	60	40	86
	Josiah W. Seaver,	100	39	88
4 -	Mark Dennett,	120	40	92
CUMBERLAND,	George Bradbury,	44 July 1	40	08
ý	Josiah Pierce,	60	40	86
	William Buxton,	20	38	78
KENNEBEC,	Thomas Bond,	120	40	92
•	Abraham Morrill,	100	40	90
	Rufus Burnham,	200	40	100
HANCOCK,	Andrew Witham,	360	40	116
	Ebenezer Poor,	240	40	104
WASHINGTON,	Jeremiah O'Brien,	500	40	130
OXFORD,	James W. Ripley,	100	40	90
	Cornelius Holland,	140	38	90
SOMERSET,	Wentworth Tuttle,	200	26	72
PENOBSCOT,	Isaac Case,	320	27	. 86
	William B. Sewall, (Secretary)	40)	1 172
	Ditto. for making up reco	rds,	10	175
	Tho's. B. Sylvester, Ass't. Sec.	retary,	40	120
	John Merrill, Messenger,	•	40	80
	Isaiah Ingalls, Door Keeper,		40	60
		Total,	\$234	9 00

CHAPTER LVII.

Resolve on the Pay Roll of the Senate.

Resolved, That there be paid to the several persons named in the above Roll, the sums set against their names, respectively, amounting to two thousand, three hundred and forty-nine dollars; and that the Governor, with the advice of Council, be, and hereby is requested to draw his warrant on the Treasurer accordingly.

[This Resolve passed February 9, 1822.]

ROLL No. 3....January, 1822.

THE Committee on Accounts having examined the sev-

eral accounts, they now present,

REPORT: That there is now due to the corporations and persons hereinafter mentioned, the sums set to their names, respectively; which when allowed and paid will be in full discharge of said accounts to the several dates therein mentioned; which is respectfully submitted.

GEORGE BRADBURY, per Order.

PAUPER ACCOUNTS.

Augusta, town of, For boarding, clothing and nursing John	
Morgan, Eliza Robinson, and supplies for	
Jesse Gordon and family, from the 1st	
day of March to the 21st, 1821,	\$5,55
For Doct. Mann and Nourse's bill for at-	ν,
tendance on Jacob Sparrowhawk and	
other expense and funeral charges,	81,86
Bingham, " For supporting Sally Atkinson and two chil-	,
dren to March 21, 1821,	13,27
Bridgton, " " supporting David Foster, wife and five	,
children, from January 1, to March 21,	
1821,	23,55