MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

RESOLVES

OF THE

FOURTH LEGISLATURE

OF THE

STATE OF MAINE,

PASSED AT THE SESSION

WHICH COMMENCED ON THE SEVENTH DAY OF JANUARY, AND ENDED ON THE TWENTY-FIFTH DAY OF FEBRUARY, ONE THOUSAND EIGHT HUNDRED AND TWENTY-FOUR.

PUBLISHED AGREEABLY TO THE RESOLVE OF THE 28th OF JUNE, 1820.

PORTLAND:

PRINTED BY TODD AND SMITH.....PRINTERS TO THE STATE.
1824.

for the use of the Militia. And the Governor, with advice of Council, is hereby authorized, as occasion may require, from time to time, to draw his warrants on the Treasurer for so much of said sums, as, in his opinion, shall be necessary for the objects aforesaid.

[This Resolve passed February 24, 1824.]

CHAPTER LXVI.

Resolve confirming the doings of the First Parish in Lebanon.

On the petition of the Inhabitants of the First Parish in Lebanon, stating that the assessors of taxes in said Parish from the year 1814 to 1322 assessed such inhabitants of said Parish only. as had previously agreed to settle and support a congregational minister, and to attend upon his instructions; that said assessors also neglected to tax the sons of those inhabitants of Lebanon, on their arriving at the age of twenty one years, who had not applied for an exemption from paying ministerial taxes in said Parish, and whose parents belonged to a different society; that the assessors aforesaid had also omitted to file with the Parish Clerk, a copy of the valuation from which their assessments were made; that the assessors for the year 1814 of the same Parish in committing the list of taxes to the Parish Collector, neglected to give said Collector a warrant in due form of law to collect the same; and also omitted to deposit with the Parish Treasurer a certificate of the assessment last mentioned; that in the year 1815, the tax assessed was committed to one Andrew Carr, the Collector of the Parish aforesaid, who deceased before finishing the collection of 'said taxes; and lists of the same were committed to one John Libby to complete, but without a proper warrant for that purpose, nor was any certificate thereof returned by said assessors to the Parish Treasurer; and that the notification for the annual meeting of said Parish in April 1823, was posted on the outer door of a school house where public worship was held, but not on the door of the meeting house of said Parish : Resolved, for reasons set forth in said petition, That the doings of said Parish be, and they hereby are confirmed and made valid in law, notwithstanding the irregularities and omissions aforesaid. Resolved further, That the assessors of said Parish, for the time being, be, and they hereby are authorized to make a good and sufficient warrant to John Moody, or some suitable person, to finish the collection of the taxes assessed on said Parish for the year 1814, remaining uncollected; and also to give like warrant to John

Libby to finish the collection of taxes assessed on said Parish remaining uncollected by said Andrew Carr, for the year 1815; and after making such warrants as aforesaid, to certify the same to the Treasurer of said Parish according to law.

[This Resolve passed February 24, 1824.]

CHAPTER LXVII.

Resolve in favor of the Messengers of the Legislature, and certain other persons.

Resolved, That there be allowed and paid out of the Treasury of this State to John Merrill, for his services as Messenger, Door Keeper and Page to the Senate, two dollars and fifty cents; to Moses Davis for services of Messenger, Door Keeper and Page to the House of Representatives, four dollars and fifty cents; to Isaiah Ingalls, for services in the Senate and other offices, two dollars, for each and every day they shall have been severally employed in their respective duties during the present session of the Legislature. And the Governor, with the advice of the Council, is requested to draw his warrant on the Treasury for the same.

[This Resolve passed February 24, 1824.]

CHAPTER LXVIII.

Resolve providing for a State Arsenal.

Resolved, That the Governor, with the advice of Council, be, and he hereby is authorized and empowered to cause to be erected in some suitable place within this State, such building or buildings as may be necessary and proper for the safe keeping of the guns, ordinance and other munitions of war, belonging to the State; and for this purpose to appoint such agent or agents as maybe necessary to effect the objects intended by this Resolve. And the sum of two thousand dollars is hereby appropriated for the purposes aforesaid. And the Governor, with the advice of Council, is hereby authorized to draw his warrant on the Treasurer for such sums, as may, from time to time, be necessary for the purposes aforesaid, not exceeding said sum of two thousand dollars.

[This Resolve passed February 25, 1824.]