MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

שובות שמ משפטנת

THIRTY-SEVENTH LEGISLATURE

от тип

STATE OF MAINE,

1858.

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

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PUBLIC LAWS

OF THE

STATE OF MAINE.

1858.

to punishment, the warden shall recommend to the executive a Chap. 17. deduction from the term of such convict's sentence, according to the Warden shall following rule and proportion; for a convict under sentence for a term duction of term of less than three years, one day for each month of good conduct during said term; for a convict whose sentence is for a term of three years, or more, and less than ten years, two days for each month of good conduct during said term; and for all other convicts except those sentenced to perpetual imprisonment five days for each month of good conduct during said term.

recommend re-

of sentence in certain cases, rule of reduc-

The record aforesaid, with the scale of deduction provided in the foregoing section, shall be submitted once in three months, by the warden to the governor and council.

Record to be submitted to the governor and council, quarterly.

SECT. 3. This act shall take effect from and after the first day of April, one thousand eight hundred and fifty-eight.

When to take effect.

[Approved March 18, 1858.]

Chapter 17.

An act to amend section twenty-four of chapter three of the revised statutes, relating to the election of assessors and subordinate officers of cities.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sect. 1. Section twenty-four, chapter three of the revised statutes is amended by inserting after the word "cities" in the first line, the words "when their charters or acts additional thereto do not otherwise provide," so that the whole section, as amended, shall read as follows:

Ch. 3, sect. 24, R. S. amended.

The assessors and subordinate officers of cities, when When assessors their charters or acts additional thereto, do not otherwise provide, shall be chosen on the second Monday of March annually, or as soon ed. after as practicable and hold their offices one year therefrom, and until others are chosen and qualified in their stead.

nate officers are to be elect-

This act shall take effect when approved by the governor.

[Approved March 18, 1858.]