MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

SIXTIETH LEGISLATURE

OF THE

STATE OF MAINE.

1881.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February 18, 1840, and March 16, 1842.

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RESOLVES

OF THE

STATE OF MAINE.

1881.

for each of said two years, shall be three hundred dollars, CHAP. 25. instead of six hundred dollars, as provided in said resolve.

in favor of.

Approved March 4, 1881.

Chapter 25.

Resolve in favor of the County of Franklin.

Resolved, That five hundred dollars be appropriated to Franklin county, assist the county commissioners of Franklin county in building a road leading from Kingfield to Eustis, through the township of Jerusalem, so-called, the same to be expended under the direction of the said county commissioners of Franklin county.

Approved March 7, 1881.

Chapter 26.

Resolve for the revision and consolidation of the Public Laws of the State.

Resolved, That the revision of the public laws of this State c. w. Goddard be committed to Charles W. Goddard, of Portland, whose duty it shall be to revise, collate, arrange and consolidate all the general and public laws now in force and such as shall be enacted at the present session of the legislature; preserving unchanged, the order and arrangement of the present revised Provisions and directions. code, and retaining the phraseology thereof, except so far as it may be necessary to vary it by incorporating existing laws therewith; and such subsequent laws as are in force at the time of the revision shall be incorporated into the revised code, in the appropriate chapters and sections thereof, in language concise and intelligible, and of the same intent, effect and construction; leaving out of the new revision all such parts of the present revised statutes as have been repealed or superseded, and omitting also, chapter ten, concerning the militia; and so modifying other provisions as to conform to existing laws; also causing the head notes and marginal notes to be carefully examined and changed to conform to the new revision; and references to the recent adjudged cases interpreting the statutes to be added; and a copious and perfect general

authorized to

revise public