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)

ACTS AND RESOLVES

OF THE

SEVENTY-FIRST LEGISLATURE

OF THE

STATE OF MAINE

1903.

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

AUGUSTA KENNEBEC JOURNAL PRINT 1903

RESOLVES

OF THE

STATE OF MAINE.

1903.

Снар. 146

Chapter 146.

Resolve on the Pay Roll of the House.

Resolved, That there be paid out of the treasury of the state to the several persons named in the foregoing pay roll the sum set against their names respectively, amounting to the sum of thirty-three thousand four hundred and sixty-seven dollars.

Pay roll of the House.

Approved March 28, 1903.

Chapter 147.

Resolve in favor of an Electric Lighting Plant for the Maine State Prison.

Resolved, That the sum of three thousand one hundred dollars be and hereby is appropriated in behalf of an electric lighting plant for the Maine state prison, to be expended under the direction of the governor and council. One thousand dollars to install the plant; one thousand dollars to pay for wiring; five hundred dollars for fuel; five hundred dollars for fuel for the year nineteen hundred and four; one hundred dollars for inspection of plant; that the prison inspectors superintend the purchasing and installation of said plant, if they are able to contract with responsible parties to install a suitable plant within this appropriation, their services be paid for from the one hundred dollars this resolve carries for that purpose.

Electric lighting plant for Maine State Prison, in

That such part of the seven thousand dollars appropriated for lights for the state prison, as may be unexpended, be available, if needed, to erect and carry on this plant.

Approved March 28, 1903.

Chapter 148.

Resolves in relation to the publication and distribution of the Revised Statutes.

Resolved, That as soon as may be after the final enactment thereof, the governor and council cause four thousand copies of the revised statutes of the state with the constitution thereof, the constitution of the United States, the repealing act, and the index prepared by the commissioner for the revision and consolidation of the public laws, to be printed by the public printer and bound by the public binder, for the use of the state, at prices not exceed-

Publication and distribution of revised statutes.

Снар. 148

ing those at which other work for the state is done by said officials. Said revised statutes shall be bound in one volume in such style as to size of page, width of margin, printing, paper and binding as may be approved by the governor and council.

Resolved, That the governor and council may also contract with some responsible person or persons for the publication of the revised statutes of the state with the constitution thereof, the constitution of the United States, the repealing act and the index aforesaid, upon such terms and conditions as they deem necessary for the interests of the state and shall have the right to reject any and all bids, provided that the retail price at which the statutes so published shall be sold within the state, shall not exceed the sum of three dollars and fifty cents a copy.

Resolved, That the secretary of state shall secure the copyright of said volume for the use of the state and that the title to the annotations and the index contained in said volume be and remain the property of the state.

Resolved. That the copies of said volume so printed and bound for the use of the state shall be deposited in the office of the librarian of the state library, who shall distribute the same as follows, namely: one copy to the governor and to each member of the executive council; one copy to each former governor of the state; one copy to each of the justices of the supreme judicial and superior courts and to the reporter of decisions; one copy to each former justice of the supreme judicial court; one copy to the judge of the circuit court of the United States, residing in the district of Maine; one copy to the judge of the district court of the United States for the district of Maine; to the following public officers, for the use of the respective offices they fill and the counties wherein they reside, one copy each, namely: the secretary of state, the treasurer of state, the adjutant general, the attorney general, the bank examiner, the insurance commissioner, the railroad commissioners, the state assessors, the state superintendent of public schools, the commissioners of inland fisheries and game, the commissioner of sea and shore fisheries, the state liquor commissioner, the land agent, the commissioner of industrial and labor statistics, the inspector of workshops, factories, mines and quarries, the commissioner of agriculture, the secretary of the state board of health, the cattle commissioners, the superintendent of the reform school, the superintendents of the insane hospitals, the superintendent of public buildings, the warden of the state prison, the principal of the Maine industrial school for girls, the public printer, the public binder; to each municipal or police court in the state, the clerks of courts, the county attorneys, sheriffs, judges of probate, registers of probate,

registers of deeds, the court of county commissioners and the treasurers in each county; and to the several clerks of cities. towns and plantations, one copy each, for the use of their respective cities, towns and plantations; to each college and theological institution one copy, one copy to the Maine historical society, and one copy to each free public library in the state receiving state aid under the provisions of chapter one hundred and ten, of the public laws of eighteen hundred and ninety-five; one copy to the law library of each county in the state; one copy to the clerk of the United States courts for the district of Maine and one copy to the district attorney of the United States for the district of Maine; to the president of the United States one copy, to each senator and representative of the state in Congress one copy, to the secretary of state for the United States four copies: to the secretary of state of each state and to the secretary of each territory in the union, one copy each for the use of the library of such state or territory; to the library of congress two copies: to the librarian of the state library ten copies for the use of the library; to each member of the senate and house of representatives of the present legislature one copy; to the secretary of the senate one copy; to the clerk of the house of representatives one copy; to the commissioner for the revision and consolidation of the public laws one copy; the remainder of said copies so printed for the use of the state shall be deposited in the office of the librarian of the state library to be distributed from time to time as the legislature, or governor and council may direct. The several persons in the state furnished with the revised statutes as aforesaid, excepting the governor and ex-governors, the executive councilors, judges of the supreme judicial and superior courts, the former judges of the supreme judicial court, judges and officers of the United States court for the district of Maine, the senators and representatives in Congress, members and officers of the legislature and the commissioner for the revision and consolidation of the public laws, shall be responsible for the same and deliver it to his successor in office to be continually kept for the use of the office, and the copies so furnished for the use of such offices shall be marked as provided by section three of chapter one hundred fifty-one of the public laws of eighteen hundred and ninety-five and shall have a registered number conforming to the list to be kept by the librarian of the state library. Approved March 28, 1903.