MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

STATE OF MAINE

ENACTED BY THE

Seventy-Seventh Legislature

1915

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PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE

As Passed by the Seventy-Seventh Legislature

1915

CHAP. 179 our Lord one thousand nine hundred sixteen, in the county of Cumberland, may be to the county farm of that county; providing that a sentence for the first offense may be governed by the preceding parts of this section or by the general laws of this State.'

Approved March 31, 1915.

Chapter 179.

An Act to Create a Commission to Act in Conjunction with the State Armory Commission.

Be it enacted by the People of the State of Maine, as follows:

Commission creat-ed to act with State Armory Commis-

The Inspector General and Charles H. Osgood of Lewiston are hereby created a commission with power to act under the direction of the Adjutant General and in conjunction with the State Armory Commission to determine the feasibility of erecting armories at Lewiston and in other parts of the State at the expense of the State; to inquire into the probable cost of the same; to inspect such plans as may be submitted to them in connection therewith and to gather such information as may be obtained, and report the results of their investigations to the next Legislature. Compensation and allowance for each day actually employed shall be the same as that provided for members of the Armory Commission by section ninety-five of chapter two hundred six of the Public Laws of nineteen hundred nine.

-compensation.

Approved April 1, 1915.

Chapter 180.

An Act Relating to the Assessment of the County Taxes in the Several Counties for the Year Nineteen Hundred Fifteen,

Preamble.

Whereas the assessment of the county taxes for defraying the expenses of government of the several counties is immediately necessary for the preservation of the public peace, health and safety; and

Whereas by Revised Statutes, chapter nine, section seventyone, said county taxes are required to be apportioned by the county commissioners in March; and

Whereas the resolve granting the county taxes was not passed until March thirtieth, leaving only one day in March for the making of such apportionment, which is insufficient time for the purpose; in the opinion of this Legislature the facts above