

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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1915

RESOLVES

OF THE

STATE OF MAINE

1915

CHAP. 188

—proviso.

—main-
tenance of.

—State's
share.

pose; all appropriations to be expended under the supervision of the State Highway Commission; and further provided that this Resolve shall be void and of no effect unless said town in accepting this appropriation, thereby and in consideration thereof, shall undertake that all road material, including clay, gravel, sand and rock, necessary for the improvement contemplated by this Resolve, shall be furnished without expense to the State, and that said town shall assume and pay all damages whatsoever arising from the taking of land or from the change of grade, drainage or alignment deemed by the State Highway Commission as necessary for said improvement. Said way when so improved shall be thereafter continually maintained under the direction and control of said Commission at the joint expense of the State and said town; the charge against said town for maintenance of said way shall not exceed fifty percentum of the actual cost of such maintenance nor an average of thirty dollars per mile per annum, and the payment by said town of its said share of said maintenance shall be enforced in the same manner as provided in sections ten and twenty-five of chapter one hundred thirty of the Public Laws of nineteen hundred thirteen. The share of the State in said maintenance shall be paid out of the fund for administration and maintenance created by virtue of section thirty-three of said chapter one hundred thirty.

Approved March 24, 1915.

Chapter 188.

Resolve Reimbursing the Town of Harmony for Expenses Incurred in the Support of Certain State Paupers.

Town of
Harmony,
reimburse-
ment of.

Resolved, That the sum of sixty-two dollars and fifty-three cents be, and hereby is, appropriated to be paid to the town of Harmony, to reimburse said town for expenses incurred in the support of Archie R. Mullen and family, state paupers.

Approved March 24, 1915.

Chapter 189.

Resolve Compensating Will T. Collins, Mary Collins, and Alice A. Collins for Land Taken under Right of Eminent Domain, by the Commissioners of Inland Fisheries and Game for Fish Hatchery Purposes.

Collins
family
reimbursed
for land
taken.

Resolved, That the sum of one thousand eight hundred fifty dollars be, and hereby is, appropriated to be paid to Will T. Collins, Mary Collins and Alice A. Collins, in payment for

the land and water rights taken under the right of eminent domain by the Commissioners of Inland Fisheries and Game for fish hatchery purposes in the town of Caribou; and that fifteen hundred dollars of said sum be paid from Inland Fisheries and Game appropriation and three hundred fifty dollars from general appropriation.

CHAP. 190

Approved March 24, 1915.

Chapter 190.

Resolve Providing a State Pension for Susan E. Dawson.

Resolved, That there be paid to Susan E. Dawson of Monroe the sum of ten dollars per month, payable quarterly from the fund appropriated for military pensions, beginning January first, nineteen hundred fifteen, and continuing during the pleasure of the Legislature.

Susan E.
Dawson,
state pen-
sion for.

Approved March 24, 1915.

Chapter 191.

Resolve Providing a State Pension for Charles H. Kelley.

Resolved, That a pension of ten dollars per month be paid to Charles H. Kelley, a veteran of the Civil war, payable quarterly from the fund appropriated for military pensions, beginning with the first day of January, nineteen hundred fifteen, and continuing during the pleasure of the Legislature, and until otherwise ordered.

Charles H.
Kelley, state
pension for.

Approved March 24, 1915.

Chapter 192.

Resolve Authorizing the Land Agent to Lease Indian Ledge in Matinicus Harbor in Knox County.

Resolved, That the State Land Agent be, and hereby is, authorized to lease to William G. Butnam of Rockland a certain ledge known as Indian ledge in Matinicus harbor, in the county of Knox, on such terms, for such time and under such conditions as said Land Agent deems advisable.

Land Agent
may lease
Indian
ledge.

Approved March 24, 1915.