

MAINE STATE LEGISLATURE

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Acts and Resolves

As Passed by the

Seventy-Eighth Legislature

OF THE

STATE OF MAINE

1917

Including Acts and Resolves of the Special Session of the
Seventy-Seventh Legislature held in 1916.

Published by the Secretary of State, in accordance with the Resolves of the Legislature approved June 28, 1820, March 18, 1840, and March 16, 1842.

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1917

RESOLVES

OF THE

STATE OF MAINE

As Passed by the Seventy-Eighth
Legislature

1917

CHAP. 115

rection of the governor and council, for the purpose of employing a competent person or persons whose duty it shall be to assist said board in verifying and protecting, so far as practicable, a proper description of each parcel or tract of wild land, and the individual or corporate ownership thereof, in townships not incorporated, in order that such lands may be properly described for taxation purposes, and for incorporating such description in deeds when the lands are sold for taxes; also for the employment of a competent person or persons to assist said board of state assessors in making such special exploration of wild land townships, and such lands located in incorporated towns and plantations, as the board of state assessors may deem advisable, to ascertain for taxation purposes their just and fair value. Said board in its regular report shall incorporate a report of the work done under this resolve and a summarized statement of their expenditure.

Approved April 7, 1917.

Chapter 115.

Resolve, to Provide for the Payment of Telephone Service for Members During the Present Session of the Legislature.

Telephone service for members of legislature. Resolved: That there be, and hereby is, appropriated in favor of the New England Telephone and Telegraph Company the sum of five hundred dollars in payment for telephone service of members of the present legislature during its present session in accordance with the terms of the agreement made with said company by the joint committee authorized to make an agreement with said company for such service.

Approved April 7, 1917.

Chapter 116.

Resolve, Proposing an Amendment to Section Three of Part One of Article Four of the Constitution in Regard to the Apportionment of Representatives in the Event of Merger of Towns and Cities.

Constitutional amendment—apportionment of representatives. Resolved: Two-thirds of the legislature concurring, that the following amendment to the constitution of this state be proposed for action of the legal voters, to wit: By inserting in the eighth line of section three of part first of article four of the constitution, after the words "but no town shall ever be entitled to more than seven representatives," the words 'except that in the event of the merger of towns or cities, the new town or city shall be allowed the combined representation of the former units', so that said section as amended shall read as follows:

'Section 3. Each town having fifteen hundred inhabitants, may elect one representative; each town having three thousand seven hundred and fifty may elect two; each town having six thousand seven hundred fifty may elect three; each town having ten thousand five hundred may elect