

Acts and Resolves

As Passed by the

Seventy-Ninth Legislature

OF THE

STATE OF MAINE

1919

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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RESOLVES

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CHAP. 79

Chapter 79.

Resolve, in Favor of Charles E. Darling, Superintendent of the State Fish Hatchery, Enfield, Maine.

Charles E. Darling, lighting system at state fish hatchery. Resolved: That the sum of fifty dollars and forty-three cents be, and hereby is, appropriated to be paid Charles E. Darling, superintendent of the state fish hatchery, Enfield, Maine, to reimburse him for installing a lighting system in said hatchery.

Approved March 27, 1919.

Chapter 80.

Resolve, Authorizing DeForest Keyes to Bring a Suit at Law or in Equity against the State of Maine.

DeForest Keyes of Oneonta, N. Y., given right to sue state. Resolved: That DeForest Keyes of Oneonta in the county of Otsego and state of New York, the grantee named in certain deeds given by the State of Maine in the years nineteen hundred and two and nineteen hundred and three of lands the title to which was alleged to have been forfeited to the State of Maine for non-payment of state and county taxes for which deeds the said DeForest Keyes paid into the treasury of the State of Maine in the year nineteen hundred and two, seventeen thousand eight hundred and ninety dollars and twenty-four cents (\$17,890.24), and in the year nineteen hundred and three, four hundred and fifty-five dollars and ninety-nine cents (\$455.99) and the further sum of three hundred and sixteen dollars (\$316.00) which the said DeForest Keyes paid to the then treasurer of state for the said deeds and for which sums the said DeForest Keves received no consideration, be, and he is hereby authorized to bring a suit at law or a bill in equity, or both, in the supreme judicial court within one year from the first day of October nineteen hundred and nineteen, at any term or rule day thereof for the county of Kennebec or the county of Cumberland or the county of Androscoggin or the county of Penobscot against the State of Maine, and the writ or subpoena issuing out of said supreme judicial court under the authority of this resolve shall be served on the secretary of state, by attested copy thirty days before the return day thereof, by the sheriff or either of his deputies of any counties aforesaid and the conduct of said suit or proceeding in equity shall be according to the practice of suits and proceedings between parties and suitors in said supreme judicial court, and the attorney general is hereby authorized and designated to appear in answer to said suit or proceeding in equity to recover the moneys due, if any, said DeForest Keyes by reason of said DeForest Keyes having paid his certain moneys into the treasury of the State of Maine as aforesaid; and any judgment that may be recovered in

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