

MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

AS PASSED BY THE

Eighty - Third Legislature

OF THE

STATE OF MAINE

1927

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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1927

RESOLVES

OF THE

STATE OF MAINE

As Passed by the Eighty-Third
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Chapter 211.

Resolve, in Favor of the Town of Hiram for Refund of Taxes Erroneously Paid.

Hiram, town of, payment of claim. Resolved: That there be appropriated for and paid to the town of Hiram the sum of nine hundred eighteen dollars as refund of taxes erroneously paid.

Approved April 16, 1927.

Chapter 212.

Resolve, to Appropriate Funds for the Construction of and Preparation for the Use as an Air Port a Portion of Muster Field, Camp Keyes, Augusta, Kennebec County, Maine.

Augusta air port, appropriation for; control of. Resolved: That there be, and hereby is, appropriated the sum of thirty-seven hundred and fifty dollars, the same to be expended under the direction of the adjutant general for the purpose of the grading of a portion of Muster Field, Camp Keyes, Augusta, Kennebec County, Maine, for the marking and designation of same according to air corps and United States interior department regulations, erection of wind cone, removal of buildings and for other necessary improvements to make said field suitable and safe as an air port for commercial and military aviation.

The adjutant general is hereby directed, with the consent and approval of the governor and council, if and when the occasion should arise, to negotiate with the proper officials of the Central Maine Power Company and the New England Telephone and Telegraph Company as to the most satisfactory method of removing poles and wires adjacent to and crossing the field, which as now located might be obstructions to the use of the field for air port purposes, and to enter into such contract or contracts with the companies hereinbefore mentioned in relation hereto as may be approved by the governor and council and agreed to by said companies.

This air port shall be designated as "Augusta Air Port" and shall be for the use of commercial and military aeronautics and the military department of the state of Maine shall have full and complete control and regulation of said air port.

Approved April 16, 1927.

Chapter 213.

Resolve, in Favor of the Town of Caribou, for Reimbursement of Monies Expended in Defending Five Actions at Law.

Caribou, town of, payment of claim. Resolved: That there be, and

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hereby is, appropriated, to be paid the town of Caribou, to reimburse for expenses in defending five actions at law, brought against Caribou for damages sustained in an accident, the sum of four hundred fifty-eight dollars and seventy-six cents.

Approved April 16, 1927.

Chapter 214.

Resolve, in Favor of the Town of New Vineyard, for Reimbursement for Damage Done by Bears in Killing Sheep.

New Vineyard, town of, payment of claim. Resolved: That there be, and hereby is, appropriated, to be paid to the town of New Vineyard, for reimbursement for damage done by bears in killing sheep, the sum of sixty-five dollars.

Approved April 16, 1927.

Chapter 215.

Resolve, in Favor of B. E. Lurchin, Compensating Him for Storage of Dynamite and Exploders in His Building.

B. E. Lurchin, payment of claim. Resolved: That there be, and hereby is, appropriated the sum of fifty-one dollars to be paid out of the state highway fund to B. E. Lurchin of Pembroke in Washington county to compensate him for the storage of dynamite and exploders in his building.

Approved April 16, 1927.

Chapter 216.

Resolve, for Screening Certain Lakes and Ponds in the State.

Screening lakes and ponds. Resolved: That the sum of six thousand one hundred and twenty-five dollars be, and hereby is, appropriated, to be taken from the appropriation for the maintenance of the department of inland fisheries and game, to be expended by the commissioner of inland fisheries and game, to aid in screening the following named lakes and ponds. Provided, however, that no appropriation hereafter specified for the erection of a screen at the outlet of a lake or pond shall be available until some responsible corporation, or incorporated fish and game club, or the town in which the outlet of the lake or pond to be screened is situated, or some other town in the county in which said waters are situated, shall have, in legal town meeting, and having an article in the warrant for said town meeting for that purpose, by vote of record, voted to assume