

ACTS AND RESOLVES

AS PASSED BY THE

Eighty-fourth Legislature

OF THE

STATE OF MAINE

1929

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

OF THE

STATE OF MAINE

As Passed by the Eighty-Fourth Legislature

1929

B. C. JORDAN GIFT.

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teen hundred and thirty, inclusive, the sum of eighty-five thousand seven
hundred forty dollars and ninety-six cents for the purposes hereinafter
specified, namely:
Personal services for salaries and wages of officers and em-
ployees, \$25,000.00
Maintenance for food supplies, wearing apparel, all articles
of personal clothing and materials for their fabrication and
repair, <u>4</u> 2,000.00
Repairs and equipment, all materials, supplies and labor re-
quired for repairs and upkeep of grounds, buildings, and
attached fixtures, I3,000.00
Interest on trust funds, 540.96
Special appropriations required,
Repairs on roofs, Baker hall, central building, Flagg-Dummer, 3,000.00
Purchase of Beeman farm, 2,200.00
And be it further resolved, that there be and hereby is, appropriated
for the state school for girls for the fiscal year July first, nineteen hun-
dred and thirty to June thirtieth, nineteen hundred and thirty-one, inclu-
sive, the further sum of eighty thousand five hundred forty dollars and
ninety-six cents for the purposes hereinafter specified, namely:
Personal services for salaries and wages of officers and em-
ployees, \$25,000.00
Maintenance for food supplies, wearing apparel, all articles
of personal clothing and materials for their fabrication and
repair, 42,000.00
Repairs and equipment, all materials, supplies and labor re-
quired for repairs and upkeep of grounds, buildings, and
attached fixtures, 13,000.00
Interest on trust funds, 540.96
Provided, that the governor and council may, by order, upon recom-
mendation of the trustees of said institution, authorize the use of unex-
pended balances of any of the above appropriations to meet deficiencies
in other appropriations for the same institution.
Approved April 13, 1929.
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Chapter 157.

Resolve, to Modify the Conditions of the Gift from B. C. Jordan to the State for the Purpose of Encouraging Cultivation of Forests.

Preamble. Whereas, it has been found that the conditions of the gift from Benjamin C. Jordan of Alfred, Maine, to the state of Maine for the purpose of encouraging cultivation of forest trees, which was accepted

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by chapter sixty-seven of the resolves of the seventy-fourth legislature, and approved February twenty-four, nineteen hundred and nine, are impracticable of operation and have failed to effect the intended purpose, now therefore, be it

B. C. Jordan gift, conditions modified. Resolved: That the conditions of said gift which were annexed thereto, be modified in accordance with the annexed recommendation which has been approved by all the heirs of the said donor.

CONDITIONS OF SAID GIFT

The time of the contest shall be made to read, once in five years and the prizes shall be one hundred and twenty-five dollars, first prize; seventy-five dollars, second prize; fifty dollars, third prize.

Rule 1. Each lot shall consist of one parcel of not less than ten acres in somewhat regular shape and shall be accurately surveyed and plotted.

Rule 2. The majority of said trees shall not be less than five feet nor more than thirty feet high and not less than five nor more than thirty years old when the prize is awarded.

Rule 3. Said forest may consist of any of the following kinds of trees, but other circumstances and conditions being equal, preference shall be given in the following order: White Pine, White Oak, Hickory, Chestnut, Hackmatack, White Ash, Yellow Oak, Red Oak, Bass, Hemlock, Spruce, Norway Pine, Pitch Pine, Cedar, Fir, Poplar, Birch, Maple, Beech and Elm.

Rule 4. All competitors for the prizes shall file in the office of the state forest commissioner, their intention to compete, together with a correct and definite survey and plan of the lot and when such notice has been filed, said lot shall be eligible although the ownership may have been changed. During the period from January first, nineteen hundred and twenty-seven to December thirty-first, nineteen hundred and thirty-one, all entries shall be made on or before June thirtieth, nineteen hundred and twenty-nine. Entries in contest periods on and after January first, nineteen hundred and thirty-two shall be made during the first year of the period.

Rule 5. Myself and heirs shall have the same right as others to compete for the prizes. The same lot cannot be entered in more than one contest.

Rule 6. In awarding prizes, other circumstances being equal, the following conditions shall be considered in the order named: (a) Right number of trees per acre. (b) Even distribution over whole lot. (c) Health and thriftiness of trees. (d) Adaptation of the varieties of trees

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PAYMENT OF CLAIM.

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to the soil in which they stand. (e) Uniformity of size of trees. (f) Size of trees. (g) Size of lot.

Approved April 13, 1929.

Chapter 158.

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Resolve, in Favor of Setting Aside a Tract of Land as Game Preserves.

Game preserves; departments of forestry and fish and game empowered to set aside a tract of land. Resolved: That the department of forestry and the department of fish and game, jointly, be empowered to set aside for a period of ten years a tract of land not to exceed four townships in each of the counties of Aroostook, Hancock, Penobscot, Oxford, Somerset and Washington as game preserves. These preserves to be located as far from the cleared area of the counties as possible and to consist in each case of a block of four townships unless by virtue of natural boundaries, a smaller area would in the judgment of the commissioners be advisable. All warden service and the necessary marking of lines shall be taken care of by the present force of the fish and game department. Fishing and camping to be allowed under the general law, but no hunting or trapping. It shall be unlawful to transport either firearms or traps across the boundaries of these preserves or engage in hunting or trapping within the lines as laid out by the department of forestry and the department of fish and game.

Approved April 13, 1929.

Chapter 159.

Resolve, in Favor of Greenfield Maine Apple Growers of Greenfield, Penobscot County, Maine, Compensating It for Damages to Apple Trees by Deer and for Fencing Against Deer.

Greenfield Maine Apple Growers, payment of claim. Resolved: That the governor and council be and hereby are authorized and empowered to pay to the Greenfield Maine Apple Growers of Greenfield, Penobscot county, Maine, the sum of twenty-nine thousand, three hundred and ten dollars, or such part thereof as the former may determine proper and just after a careful investigation of this claim; the money to be taken from any funds in the treasury not otherwise appropriated.

Approved April 13, 1929.

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