MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

AS PASSED BY THE

Ninety-seventh Legislature

OF THE

STATE OF MAINE

Published by the Director of Legislative Research in accordance with subsection VI of section 27 of chapter 10 of the Revised Statutes of 1954.

KENNEBEC JOURNAL AUGUSTA, MAINE 1955

RESOLVES

OF THE

STATE OF MAINE

As Passed by the Ninety-seventh Legislature

1955

Chapter 124

RESOLVE, in Favor of Houlton Armory Project.

Emergency preamble. Whereas, the National Guard units that have been organized in the area have never been housed in an armory that was satisfactory from the training and property storage and control standpoint; and

Whereas, the unit strength in this area has always been consistently good; and

Whereas, the State Military Defense Commission placed this project on the #I priority list, following the passing by the Congress of the Facilities and Construction Act; and

Whereas, the Houlton location is a critical requirement at the present time, due to State commitments of National Guard support to defense installations in the Aroostook County area; and

Whereas, application has been made to the National Guard Bureau for a specific allocation of funds to support one unit of armory construction under the current formula; and

Whereas, in the judgment of the legislature, these facts create an emergency within the meaning of the constitution of Maine, and require the following legislation as immediately necessary for the preservation of the public peace, health and safety; now, therefore, be it

Houlton armory project; appropriation for. Resolved: That the sum of \$35,000 be, and hereby is, appropriated from the unappropriated surplus of the general fund for support of the construction of an armory in the town of Houlton, provided that a like sum be made available for such construction by the municipal officers of the town of Houlton.

Such sum shall be turned over to the State Military Defense Commission for the support of the Houlton armory project and that the fund be used along with federal funds allocated to the State per provisions of the Facilities and Construction Act, P. L. 783, 81st Congress, to accomplish the construction of at least the minimum requirements for a one unit armory.

The moneys appropriated by this resolve shall not lapse but shall remain a continuing carrying account until the purposes of this resolve have been accomplished.

Emergency clause. In view of the emergency cited in the preamble, this resolve shall take effect when approved.

Effective May 21, 1955

Chapter 125

RESOLVE, in Favor of Auburn Armory Project.

Emergency preamble. Whereas, the National Guard units that have been organized in the Auburn area have never been housed in an armory that was satisfactory from the training and property storage and control standpoint; and

Whereas, the unit strength in this area has always been consistently good; and

Whereas, the State Military Defense Commission placed this project on the No. I priority list, following the passing by the Congress of the Facilities and Construction Act; and

Whereas, the city of Auburn is prepared to deed to the State an armory lot; and

Whereas, on March 7, 1955, a special meeting of the city government took action to make available the sum of \$35,000 to support the armory construction when an equal amount became available from the State; and

Whereas, application has been made to the National Guard Bureau for a specific allocation of funds to support one unit of armory construction under the current formula; and

Whereas, in the judgment of the legislature, these facts create an emergency within the meaning of the constitution of Maine, and require the following legislation as immediately necessary for the preservation of the public peace, health and safety; now, therefore, be it

Auburn armory project; appropriation for. Resolved: That the sum of \$35,000 be, and hereby is, appropriated from the unappropriated surplus of the general fund for support of the construction of an armory in the city of Auburn, provided that a like sum be made available for such construction by the municipal officers of the City of Auburn.

Such sum shall be turned over to the State Military Defense Commission for the support of the Auburn armory project and that the fund be used along with federal funds allocated to the State per provisions of the Facilities and Construction Act, P. L. 783, 81st Congress, to accomplish the construction of at least the minimum requirements for a one unit armory.

The moneys appropriated by this resolve shall not lapse but shall remain a continuing carrying account until the purposes of this resolve have been accomplished.

Emergency clause. In view of the emergency cited in the preamble, this resolve shall take effect when approved.

Effective May 21, 1955

Chapter 126

RESOLVE, in Favor of Caribou Armory Project.

Emergency preamble. Whereas, in Caribou is located the Headquarters Units of the 152nd Field Artillery Battalion of the 103d RCT, consisting of Battalion Headquarters Detachment, Battalion Headquarters Battery and the Battalion Medical Detachment; and

Whereas, the State Military Defense Commission has this armory project in No. 1 priority placement; and