MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

One Hundred and Sixth Legislature

1ST SPECIAL SESSION

JANUARY 2, 1974 TO MARCH 29, 1974

AND BY THE

One Hundred and Seventh Legislature

REGULAR SESSION

JANUARY 1, 1975 TO JULY 2, 1975

PUBLISHED BY THE DIRECTOR OF LEGISLATIVE RESEARCH IN ACCORDANCE WITH THE REVISED STATUTES OF 1964, TITLE 3, SECTION 164, SUBSECTION 6.

THE KNOWLTON AND McLeary Company Farmington, Maine 1975

RESOLVES

OF THE

STATE OF MAINE

AS PASSED BY THE

One Hundred and Seventh Legislature

1975

in said civil action shall be payable from the General Highway Fund on final process issued by said Superior Court, or, if appealed, the Supreme Judicial Court and costs may be taxed for the said Charles E. and Nancy Twitchell, if they recover in said action. Any recovery in said action shall not be in excess of \$3,500 including costs. Hearing thereon shall be before a justice, without a jury; said justice to be assigned by the Chief Justice of the Supreme Judicial Court.

Effective October 1, 1975

CHAPTER 18

RESOLVE, Authorizing the Bureau of Public Lands to Convey the State's Interest in a Lot in Trescott, Washington County, to Clarify Title and in a Lot in Richmond, Sagadahoc County, to Clarify Title.

Director of Bureau of Public Lands to convey interest in lot. Resolved: That the Director of Bureau of Public Lands, Department of Conservation, is authorized to grant to Nate Smith of Bangor by quitclaim deed for \$1 all right, title and interest of the State in the lot described in the deed from Town of Trescott to Lewis B. McFadden, dated January 31, 1931 and recorded in Washington County registry of deeds in book 387, page 411; and be it further

Resolved: That the Director of the Bureau of Public Lands, Department of Conservation, is authorized to lease, sell or otherwise convey the interest of the State in a certain parcel of land located in the Town of Richmond, County of Sagadahoc and described as follows: Approximately one acre of land located on the west side of the River Road, Route 24, about 5 miles south of Gardiner and about 2/10 of a mile south of Department of Transportation Station 5079 with a building located thereon all more particularly described in Sagadahoc County registry of deeds, book 402, page 96, upon such terms and conditions and for such considerations as he deems reasonable.

Effective October 1, 1975

CHAPTER 19

RESOLVE, Authorizing Genevieve St. Amand and Romeo St. Amand or their Legal Representatives to Bring a Civil Action Against the State of Maine.

Genevieve St. Amand and Romeo St. Amand; authorized to sue the State of Maine. Resolved: That Genevieve St. Amand and Romeo St. Amand of Fairfield, in the County of Somerset, who suffered personal injuries on or about November 10, 1973, caused by the alleged negligence of the Bureau of Aeronautics of the State of Maine, its agents or employees, in failing to properly protect and maintain adequate barriers, lighting or other safeguards around a construction project in front of the Augusta Airport Terminal building, are authorized to bring an action in the Superior Court for the County of Kennebec within one year from the effective date of this resolve, at any term thereof against the State of Maine for damages, if any, and the complaint issuing out of said Superior Court under the authority of this resolve shall be served on the Secretary of State by attested copy 30 days before a term of said Court by the sheriff or either of his deputies in any county of

the State of Maine; and the conduct of said action shall be according to the practice of actions and proceedings between parties in said Superior Court and the liabilities of the parties and elements of damages, if any, shall be the same as the liabilities and elements of damages between individuals; and the Attorney General is authorized and designated to appear, answer and defend said action. Any judgment that may be recovered in said civil action shall be payable from the State Treasury on final process issued by said Superior Court or, if appealed, the Supreme Judicial Court, and costs may be taxed for the said Genevieve St. Amand and Romeo St. Amand if they recover in said action. Any recovery in said action shall not be in excess of \$4,000, including costs. Hearing thereon shall be before 3 justices, without a jury; said justices to be assigned by the Chief Justice of the Supreme Judicial Court.

Effective October 1, 1975

CHAPTER 20

RESOLVE, to Reimburse Mrs. Betty Mills of Portland for Damage to Property caused by Escapees from the Boys Training Center.

Mrs. Betty Mills; reimbursed. Resolved: That there is appropriated from the General Fund the sum of \$700 to be paid to Mrs. Betty Mills of Portland, as a full and final settlement of her claim against the State for property damage by escapees from the Boys Training Center.

Effective October 1, 1975

CHAPTER 21

RESOLVE, to Reimburse William Rich of Buckfield for Loss of Beehives by Bear.

William Rich; reimbursed. Resolved: That there is appropriated from the General Fund the sum of \$200 to be paid to William Rich of Buckfield as a full and final settlement of his claim against the State for loss of 5 beelives destroyed by bear.

Effective October 1, 1975

CHAPTER 22

RESOLVE, to Reimburse the Town of Dennysville for Welfare Expenditures.

Town of Dennysville; reimbursed. Resolved: That there is appropriated from the General Fund to the Town of Dennysville the sum of \$2,446 to reimburse the town for welfare expenditures during 1972 and 1973 in Plantation #14 and in the townships of Edmunds and Marion.