MAINE STATE LEGISLATURE

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REVISED STATUTES

OF THE

STATE OF MAINE

1954

1955 SUPPLEMENT

ANNOTATED

IN FIVE VOLUMES

VOLUME 1

Place in Pocket of Corresponding
Volume of Main Set

THE MICHIE COMPANY
CHARLOTTESVILLE, VIRGINIA
1955

receive a salary of \$8,000 per year and any necessary traveling expenses; (1951, c. 412, § 1. 1955, c. 473, § 1.)

Effect of amendment.—The 1955 amendment increased the salary of the director of legislative research from \$7,000 to

\$8,000 per year. As only subsection VII was changed by the amendment, the rest of the section is set out.

Sec. 27. Certain specific functions and services of the director.

VII-A. After each session of the legislature to cause to be published cumulative pocket supplements of the volumes of the revised statutes, and any replacement or recompiled volumes thereof, which shall contain an accurate transscription of all public laws, the material contained in the next preceding pocket supplement, complete and accurate annotations to the statutes, appendix and other material accumulated since the publication of the next preceding pocket supplement and a cumulative index of said material. (1955, c. 463, § 1.)

Effect of amendment.—The 1955 amend- VII-A to this section. As the rest of the ment, which became effective on approval, May 21, 1955, added the above subsection

section was not changed, only the subsection added by the amendment is set out.

Commission on Uniform State Laws.

Sec. 33-A. Commission on uniform state laws.—The commission on uniform state laws, as heretofore established, shall consist of 3 members to be appointed for a term of 4 years by the governor with the advice and consent of the council. The commission shall examine subjects on which uniformity of legislation in the different states is desirable; ascertain the best means to effect uniformity; cooperate with the commissioners of other states in the consideration and drafting of uniform acts for submission to the legislature of the several states; and prepare bills for introduction in the legislature.

Each commissioner shall serve without compensation, but shall be entitled to receive his actual disbursements for his expenses in performing the duties of his office. (1955, c. 405, § 3.)

Editor's Note.—Section 4 of the act 1895, c. 138, which relates to the commiswhich inserted this section repealed P. L. sion on uniform state laws.

Chapter 11.

Executive Department. Council.

Governor.

Sec. 2-A. Expense account of governor-elect.—There shall be established the "governor-elect's expense account" to which shall be credited the sum of \$1,500 as a continuing reserve. At the close of each fiscal year there shall be transferred from unappropriated surplus an amount sufficient to restore such expense account to \$1,500.

This appropriation shall be available for expenditure by the governor-elect at his discretion, provided he is governor-elect to his first term in office. This account shall not be subject to audit, except as to total amount to be paid. (1955, c. 476.)

Chapter 12.

State Civil Defense and Public Safety Council.

Sec. 4-A. Rules and regulations.—The director shall make, amend or rescind, after public hearing thereon, notice of which has been duly advertised in the state paper, reasonable rules and regulations to carry out the provisions of this chapter.

Such rules and regulations shall become effective when approved in writing by the governor and council and when a certified copy thereof has been filed with the secretary of state. Any person aggrieved by any such rule or regulation or the reasonableness of same, or any act or order of the director in enforcing any such rule or regulation, may appeal to a justice of the superior court by presenting to him a petition therefor in term time or vacation and he shall fix a time and place of hearing which may be in the chambers or in vacation and cause notice thereof to be given to the director and, after the hearing, the justice may affirm or reverse the rule, regulation, act or order of the director and the decision of such justice shall be final (1955, c. 435, § 1-A.)

Sec. 8. Mobile reserve battalions.

Police sections of such mobile reserve battalions shall have the power to make arrests of persons found in violation of any state law or any provisions of this chapter or any rules or regulations promulgated thereunder in times of emergency necessary to carry out the provisions of section 6 of this chapter; and the same power of arrest is vested in such police sections of mobile reserve battalions of other states, foreign countries or their political subdivisions while on active duty within the borders of this state.

(1955, c. 435, § 1.)

Effect of amendment.—The 1955 amendment inserted in the third paragraph the words "in times of emergency necessary to carry out the provisions of section 6 of

this chapter." As the rest of the section was not changed by the amendment, only the third paragraph is set out.

Sec. 9. Local organization for civil defense and public safety.—Each political subdivision of this state is authorized to establish and shall establish a local organization for civil defense and public safety in accordance with the state civil defense and public safety plan and program. Each local organization for civil defense and public safety shall have a director who shall be appointed by the executive officer or governing body of the political subdivision, and who shall have direct responsibility for the organization, administration and operation of such local organization for civil defense and public safety, subject to the direction and control of such executive officer or governing body. Any director so appointed may be removed by the appointing body for incompetence, misconduct, neglect of duty, disloyalty or subversive activity. The director may also remove any of his appointees for incompetence, misconduct, neglect of duty, disloyalty or subversive activity. Each local organization for civil defense and public safety shall perform civil defense and public safety functions within the territorial limits of the political subdivision within which it is organized, and, in addition, shall conduct such functions outside of such territorial limits as may be required pursuant to the provisions of section 10.

Duly appointed law enforcement officers of local, state and sheriffs organizations are empowered to enforce any of the provisions of this chapter or any rules or regulations promulgated thereunder in times of an emergency or during authorized alerts including partial or full mobilization necessary to carry out the provisions of section 6. It shall be unlawful for any individual to fail or refuse to comply with any just or reasonable order relative to the above from any such duly appointed law enforcement officer. Such failure to comply with such order shall constitute a misdemeanor.

Duly appointed civil defense and public safety law enforcement officers of local, state and sheriffs organizations shall have power to make arrests of persons found in violation of any provisions of this chapter or any rules and regulations promulgated thereunder in times of emergency necessary to carry out the provisions of section 6 of this chapter. (1949, c. 298. 1955, c. 435, § 2.)

Effect of amendment.—The 1955 amendment deleted the words "and directed" thorized" in the first sentence of the first

paragraph and inserted the words "and shall establish" in the same sentence. It the second and third paragraphs. also inserted the third and fourth sen-

tences of the first paragraph, and added

Sec. 12. Appropriations and authority to accept services, gifts, grants and loans; state director authorized to convey equipment, etc.

The state director, for purposes of civil defense and public safety, and subject to the approval of the governor, may convey equipment, supplies, materials or funds by way of sale, lease or grant to any political subdivision of the state, such conveyance to be subject to the terms of the offer and the rules and regulations, if any, imposed by the state. (1949, c. 298, 1955, c. 435, § 3.)

Effect of amendment.—The 1955 amendment added the above paragraph at the end of this section. As the rest of the section was not changed, only the paragraph added by the amendment is set out.

Sec. 13. Utilization of existing services and facilities.—In carrying out the provisions of this chapter, the governor and the executive officers or governing bodies of the political subdivisions of the state are directed and shall utilize the services and facilities of existing departments, offices and agencies of the state and all the political subdivisions thereof to the maximum extent practicable, and the officers and personnel of all such departments, offices and agencies are directed and shall cooperate with and extend such services and facilities to the governor and to the civil defense and public safety organizations of this state upon request. (1949, c. 298, 1955, c. 435, § 4.)

Effect of amendment.—The 1955 amendment substituted "and shall" for "to" after the word "directed" in lines three and six. It also substituted "all" for "of" be-

fole the words "the political subdivisions," and "this" for "the" before the word "state" near the end of the section.

Sec. 19-A. Penalty.—Every officer of a political subdivision of this state who, having administrative responsibilities under the provisions of this chapter, willfully violates any of the provisions of this chapter shall be punished by a fine of \$20. (1955, c. 435, § 5.)

Chapter 14. The Military Law.

Adjutant General.

Sec. 11. Adjutant general, rank, powers and duties; salary; assistant.—The adjutant general of the state shall be appointed by the governor, shall have the rank of brigadier general and may be promoted to the rank of major general. He shall be ex officio, chief of staff, quartermaster general and paymaster general of the state. For the purpose of establishing the relation between the national military establishments, and the various staff departments of the state, he shall be the chief of said departments; and the requisitions, purchases and issues to be made by the senior officer on duty in certain of said departments, as hereinafter prescribed, shall be made by them pursuant and in obedience to his directions and instructions.

He shall control the military department subordinate only to the governor, and may adopt such methods of administration, not inconsistent with the laws, regulations and customs of the service of the national military establishment, so far as the same may be applicable, as he may deem necessary to render the department efficient.

He shall superintend the preparation of all returns, reports, plans and estimates required of the state by the national military establishment; and, on or before the 30th day of June of each year, shall make a report to the governor of the strength