

at large to fill such vacancy, who may continue to hold the scholarship annually until a candidate is presented from the senatorial district unrepresented, who shall then be awarded the scholarship for the balance of the time for which said district would originally have been entitled to its benefit. In case a vacancy occurs in any senatorial district after an appointment has been made, then a candidate from the same district shall be selected for the balance of the time for which said district is entitled to its benefit, or in the event of no such candidate appearing, from the state at large, upon the conditions previously set forth: *provided*, that said corporation shall secure, prior to the first payment above authorized, a further sum of one hundred thousand dollars in addition to the funds now held by it and to be applied to the purposes of the said institute, and shall present satisfactory evidence thereof to the auditor of the Commonwealth.

*Approved June 16, 1887.*

RESOLVE IN FAVOR OF JOHN MORRIS.

*Chap.104*

*Resolved*, That John Morris of Boston, who was a member of company I, ninth regiment Massachusetts volunteers, shall be eligible to receive state aid under the provisions, rules and regulations of chapter thirty of the Public Statutes in the same manner and to the same extent that he would have been had he resided in the state on the twenty-third day of April in the year eighteen hundred and sixty-six.

John Morris.

*Approved June 16, 1887.*

RESOLVE IN FAVOR OF WALTER SHANLY.

*Chap.105*

*Resolved*, That there be allowed and paid out of the treasury of the Commonwealth to Walter Shanly the sum of seventy-nine thousand four hundred and ninety-five dollars and sixty-two cents, in full payment for actual losses and of all legal and equitable claims against the Commonwealth incurred in the construction of the Hoosac Tunnel.

Walter Shanly.

*Approved June 16, 1887.*

RESOLVE IN FAVOR OF UNPAID VETERANS OF THE TOWN OF ACTON.

*Chap.106*

*Resolved*, That there be allowed and paid out of the treasury of the Commonwealth the sum of one hundred and twenty-five dollars to each of thirty-one soldiers, or to the legal heirs of each of said soldiers who may have deceased, who re-enlisted as a veteran in the twenty-sixth

Bounties to unpaid veterans of the town of Acton.

regiment of Massachusetts volunteers under the call of the president, dated October seventeenth, eighteen hundred and sixty-three, who was credited to the town of Acton, and has never received therefrom any bounty for such re-enlistment.

[*This Resolve, returned by the Governor to the Senate, in which it originated, with his objections thereto, was passed in concurrence by the Senate and House of Representatives, the objections of the Governor notwithstanding, June 16, 1887, in the manner prescribed by the Constitution, and thereby had the "force of a law."*]

*Chap.107* RESOLVE IN FAVOR OF THE WIDOW OF THE LATE FREDERICK C. S. BARTLETT.

Widow of  
Frederick C.  
S. Bartlett.

*Resolved*, That there be allowed and paid out of the treasury of the Commonwealth to the widow of the late Frederick C. S. Bartlett, a member elect from the fourth Bristol district, the amount said Bartlett would have been entitled to had he served as a member to the end of the present session.

*Approved June 16, 1887.*

*Chap.108*

Patrick Corr.

RESOLVE IN FAVOR OF PATRICK CORR.

*Resolved*, That Patrick Corr, late of company I, thirtieth regiment of Massachusetts volunteers, is entitled to the sum of two hundred and forty dollars as bounty from the thirty-first day of August in the year eighteen hundred and sixty-four to the first day of September in the year eighteen hundred and sixty-five, under the provisions of chapter two hundred and fifty-four of the acts of the year eighteen hundred and sixty-three with interest from said first day of September at the rate of five per centum per annum as provided in the fourth section of said chapter two hundred and fifty-four; and the said sum is hereby allowed to be paid out of the bounty loan sinking fund as provided for in chapter one hundred and twelve of the acts of the year eighteen hundred and eighty-two.

*Approved June 16, 1887.*