

ACTS AND RESOLVES

AS PASSED BY THE

Ninety-fourth Legislature

OF THE

STATE OF MAINE

Published by the Director of Legislative Research in accordance with subsection VI of section 26 of chapter 9 of the Revised Statutes of 1944.

KENNEBEC JOURNAL PROPERTY OF THE TATE OF MAINE AUGUSTA, MAINE 1949

Private and Special Laws

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1949

REPEAL INCORP. BRIDGTON CENTRE VILLAGE FIRE CORP., ETC. 849 PRIVATE AND SPECIAL, 1949 CHAP. 121

time upon application to a justice of the peace by any member stating the purposes therefor, whereupon such justice of the peace shall call the meeting for such purposes giving at least 7 days notice by posting notice thereof on the door of the church. Such meeting may be called for any purpose and may include, but without being limited to, the election of officers in the event the annual meeting has not been held.

Effective August 6, 1949

Chapter 121

AN ACT to Repeal the Incorporation of Bridgton Centre Village Fire Corporation and Bridgton Centre Village Corporation.

Be it enacted by the People of the State of Maine, as follows:

Sec. 1. P. & S. L., 1854, c. 201 and P. & S. L., 1927, c. 70, repealed. Chapter 201 of the private and special laws of 1854 creating the Bridgton Centre Village Fire Corporation, and chapter 70 of the private and special laws of 1927 creating the Bridgton Centre Village Corporation, and all acts additional thereto and amendatory thereof to both are hereby repealed; provided, however, that the corporate existence, powers, duties and liabilities of said corporations shall survive for the purpose of prosecuting and defending all pending suits and causes of suits of which said corporations are, or may be, parties and all needful process growing out of the same, including provisions for the payment of any debts of or judgments which may be rendered against said corporations or exist in favor of any creditor.

Sec. 2. Referendum. This act shall take effect 90 days after the adjournment of this legislature only for the purpose of permitting its submission to the legal voters of the town of Bridgton and to the legal voters of the Bridgton Centre Village Fire Corporation and Bridgton Centre Village Corporation at any legal, special or annual meeting of both said town and of said corporations held within I year after the effective date of this act, provided the warrant calling such meetings contain appropriate articles for that purpose. Such meetings shall be called and conducted according to law governing municipal elections, except that the board of registration of said town shall not be required to prepare for posting, or the town clerk to post, a list of voters. The town clerk of the town of Bridgton and the clerk of the Bridgton Centre Village Corporation and the Bridgton Centre Village Fire Corporation, if any, shall prepare

850 REPEAL INCORP. BRIDGTON CENTRE VILLAGE FIRE CORP., ETC. CHAP. 121 PRIVATE AND SPECIAL, 1949

proper ballots upon which the subject matter of this act shall be reduced to the following question: "Shall An Act to Repeal the Incorporation of the Bridgton Centre Village Fire Corporation and the Bridgton Centre Village Corporation be accepted?", and the voters of the said town and of the said corporations shall indicate by a cross or check mark placed over the words "Yes" or "No" their opinion of the same. The result of the vote shall be declared by the municipal officers of said town and by the assessors of said corporations, and a certificate of the result of the vote shall be filed by the clerk of said town and by the clerk of said corporations with the secretary of state immediately after the determination of the vote. This act shall become effective in full upon the date that the certificates of the result of each vote is filed with the secretary of state to the effect that this act is accepted by both the inhabitants of the town of Bridgton and by the Bridgton Centre Village Fire Corporation and the Bridgton Centre Village Corporation but only if the total number of votes cast for and against acceptance of this act in said town meeting equals or exceeds 20% of the total vote for all candidates for governor cast in said town at the previous gubernatorial election.

Sec. 3. Transfer of property, etc. Immediately after this act becomes fully effective, according to section 2 of this act, all the property, real and personal, and the various departments of Bridgton Centre Village Corporation and Bridgton Centre Village Fire Corporation shall be conveyed, transferred, assigned, delivered and paid over to the town of Bridgton, and said town may assume and carry on all the functions of Bridgton Centre Village Fire Corporation and Bridgton Centre Village Corporation, and said town shall be authorized and empowered to raise funds by loan, or taxation, or both, from time to time, as found necessary, to carry on said functions and to defray the indebtedness thereof, if any.

It shall be the duty of the assessors of Bridgton Centre Village Fire Corporation and Bridgton Centre Village Corporation, at the time this act becomes fully effective, to execute and deliver, in behalf of said Bridgton Centre Village Fire Corporation and Bridgton Centre Village Corporation, suitable and appropriate conveyances of all property, real and personal, of said corporations to said town.

Sec. 4. Contracts to be assumed by town of Bridgton. Upon the acceptance of this act as provided in section 2 hereof, all valid contracts of said Bridgton Centre Village Fire Corporation and of said Bridgton Centre Village Corporation shall be assumed and executed by the town of Bridgton.

Effective August 6, 1949