MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

AS PASSED BY THE

One Hundred and First Legislature

OF THE

STATE OF MAINE

Published by the Director of Legislative Research in accordance with the Revised Statutes of 1954, Chapter 10, Section 27, Subsection VI.

The Knowlton and McLeary Company
Farmington, Maine
1963

PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the One Hundred and First Legislature

1963

PUBLIC LAWS, 1963

Chapter 209

AN ACT Providing for Public Dumps for Jerusalem and Crockertown, Franklin County.

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

R. S., c. 89, § 71-B, amended. Section 71-B of chapter 89 of the Revised Statutes, as enacted by section 37 of chapter 405 of the public laws of 1955, is amended by adding after the 3rd sentence a new sentence to read as follows:

'The county commissioners of Franklin County are authorized on behalf of the inhabitants of Township 3, R. 2, BKPWR (Jerusalem) and Township 4, R. 2, BKPWKR (Crockertown) to enter into similar contracts or to take similar steps to provide public dumps for said townships.'

Effective September 21, 1963

Chapter 210

AN ACT Relating to Vacancy in the Office of County Commissioner and Appointment of Clerks of Courts and Clerks Pro Tempore.

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

- Sec. 1. R. S., c. 89, § 3, amended. Section 3 of chapter 89 of the Revised Statutes is amended to read as follows:
- 'Sec. 3. Vacancies happening otherwise. When no choice is effected or a vacancy happens in the office of county commissioner by death, resignation expremoval from the county or for any other reason, the Governor with the advice and consent of the Council shall appoint a person to fill the vacancy, who shall hold office until the first day of January after another has been chosen to fill the place.'
- Sec. 2. R. S., c. 89, § 106, amended. The last paragraph of section 106 of chapter 89 of the Revised Statutes is amended to read as follows:

'Whenever the office of clerk shall be vacant by reason of death ex, resignation, removal from the county, failure of choice by election or any other reason, the Chief Justice of the Supreme Judicial Court shall appoint a suitable person to act as clerk who shall be sworn and give such bond as said Chief Justice directs and who shall serve until an appointment is made by the Governor and Council and said appointee has qualified. The said appointee shall be sworn and shall give such bond as said Chief Justice shall direct. Whenever a clerk is absent or temporarily unable to perform his duties as clerk and an existing or immediate session of the court renders it necessary, the Chief Justice of the Supreme Judicial Court may appoint a clerk pro tempore who shall be sworn and give such bond as said Chief Justice directs.'