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)

NINETY-NINTH LEGISLATURE

Legislative Document

No. 1437

S. P. 530

In Senate, January 19, 1960.

Committee on Legal Affairs suggested.

CHESTER T. WINSLOW, Secretary

Presented by Senator Cole of Waldo.

STATE OF MAINE

IN THE YEAR OF OUR LORD NINETEEN HUNDRED SIXTY

AN ACT to Authorize the Withdrawal of the Town of Brooks from School Administrative District No. 3.

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

- Sec. 1. Withdrawal authorized. The withdrawal of the Town of Brooks from School Administrative District No. 3 is authorized, effective July 1, 1960. Prior to that date the Town of Brooks shall cause to be chosen a superintending school committee of not less than 3 members whose terms shall expire at the annual town meetings in successive years, and who shall, after July 1, 1960, perform all duties required by statute of the superintending school committee.
- Sec. 2. School property conveyed. On July 1, 1960, or within 14 days thereafter, the school directors of School Administrative District No. 3 shall convey and deliver to the Town of Brooks all school property and buildings previously transferred by the Town of Brooks to School Administrative District No. 3 and owned by School Administrative District No. 3 upon the date when this act takes effect.
- Sec. 3. Proportionate share of operational expenses. As its proportionate share of the 1960-1961 budget for operational expenses prior to such withdrawal, the Town of Brooks shall pay to School Administrative District No. 3 not later than September 1, 1960, the sum of \$15,000.
- Sec. 4. Share of outstanding indebtedness. As its share of the outstanding indebtedness of the municipalities within School Administrative District No. 3, for the amortization of which the said district has become responsible, the Town of Brooks shall pay to School Administrative District No. 3 the sum of \$2,500

in 5 equal payments, the first such payment of \$500 to be made on October 1, 1960, and the remaining payments on the same day each year thereafter.

- Sec. 5. Educational subsidy. For 1960 the Commissioner of Education shall apportion to the Town of Brooks one-half of the educational subsidy to which it as a single town is entitled under the Revised Statutes of 1954, chapter 41, sections 237-D and 237-E; he shall apportion to School Administrative District No. 3 the educational subsidy to which it is entitled as a school administrative district reduced by such payment to the Town of Brooks.
- Sec. 6. Town allocation to School Supervisory Union No. 67. Upon withdrawal from School Administrative District No. 3 the Town of Brooks shall again be allocated to School Supervisory Union No. 67 for the purpose of employing a superintendent of schools, subject from time to time to adjustment in the grouping of school administrative units in accordance with the Revised Statutes of 1954, chapter 41, section 77.
- Sec. 7. No liability of town to School Administrative District. Upon conveyance of school property and buildings to the Town of Brooks as provided in section 2, School Administrative District No. 3 shall have no further liability to the Town of Brooks nor responsibility for the operation of its public schools. Upon payment to School Administrative District No. 3 of the sums provided in sections 4 and 5, the Town of Brooks shall have no further liability or responsibility relative to the operations of School Administrative District No. 3, and the treasurer of School Administrative District No. 3 shall no longer be empowered to levy upon real and personal property within the said Town of Brooks. On July 1, 1960, the school director heretofore elected by the Town of Brooks will cease to serve as one of the school directors of School Administrative District No. 3 and he shall hold no office whatsoever by virtue of that election as school director.