

ACTS AND RESOLVES

OF THE

SEVENTY-SIXTH LEGISLATURE

OF THE

STATE OF MAINE

1913

Including Acts and Resolves of the Special Session held in 1912.

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PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE

As Passed by the Seventy-Sixth Legislature

1913

MAIN STREET IN WESTBROOK.

July, nineteen hundred and thirteen, it may be approved at any subsequent meeting of the legal voters of said town held not later than the third Saturday of August, nineteen hundred and fourteen, by a majority vote of said voters, said subsequent meeting or meetings to be called, advertised and conducted in the same manner as the meeting held on the fourth Saturday of July, nineteen hundred and thirteen, provided, however, that any meeting or meetings held subsequent to said fourth Saturday of July, nineteen hundred and thirteen, shall be called only by the selectmen of said Winthrop upon petition therefor signed by at least twenty legal voters of said town.

Section 17. Sections one, two, three, four, five, six, seven and eight shall be inoperative, null and void unless the said town of Winthrop shall acquire by purchase or shall first file in the office of the clerk of the supreme judicial court the petition mentioned in section ten hereof for the exercise of the right of eminent domain as in this act provided with a bona fide intent to acquire the plants, properties and franchises of said Hillside Water Company, of said Winthrop Water and Drainage Company and of said Charles H. Gale.

This entire act shall become null and void, nothing hereinbefore or hereinafter to the contrary notwithstanding, if a charter is granted at this present session of the legislature for the incorporation of the Winthrop Water District and the same is approved and accepted by the voters residing within said proposed district at a legal meeting thereof held on a day not earlier than the fourth Saturday of August, nineteen hundred and thirteen, nor later than the first Saturday of October in the same year, acting in accordance with the provisions of the act incorporating said water district.

Section 18. This act shall take effect in ninety days after the final adjournment of the legislature, so far as necessary to empower the calling and holding of the elections authorized in section sixteen herein provided for.

Approved April 9, 1943.

Chapter 231.

An Act in Relation to Main Street in the City of Westbrook and Certain Streets in the City of Portland.

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

Section I. Whenever the grade of any section or part of the Main street situated in the city of Westbrook, in the county of Cumberland, and extending from a point in said street oppo-

Change of grade shall not exceed two feet in evory hundred feet, linear measure

Снар. 231

---act, of rejected may be approved at a subsequent meeting.

The first eight sections of this act null and void unless town purchase of or file petition for taking of plants.

This entire act null and void if Winthrop Water District charter is accepted by voters of town.

Holding of elections authorized after 90 days from adjournment of Legislature. CHAP. 232 site the post office at Cumberland Mills, to the Portland line, or any section or part of Brighton avenue situated in Portland, in said county, and extending from the Westbrook line and the terminus of said Main street, to Stevens avenue in said Portland, or any section or part of Forest avenue situated in Portland, in said county, and extending from Deering junction to the Westbrook line, or any section or part of Stevens avenue situated in Portland in said county, and extending from Bradley's corner to Highland square, is raised or lowered, the grade shall be so maintained that it shall not exceed, either up or down, two feet in every hundred feet of linear measure.

> Section 2. Whenever the grade of said part of said Main street or of said Brighton avenue, or said Forest avenue, or said Stevens avenue, is raised or lowered at the request of or for the benefit of any corporation or individual, said corporation or individual shall pay the whole of the expense and damages incurred in changing said grade.

> Section 3. All acts or parts of acts inconsistent herewith are hereby repealed.

Approved April 9, 1913.

Chapter 232.

An Act Providing Temporary Clerk Hire for the Municipal Court of the City of Lewiston.

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

clerk hire increased. paid

In addition to any sums now provided by law, there shall be paid the clerk of the municipal court of the city of Lewiston the sum of one hundred and fifty dollars per year for clerk hire for two years beginning July first, nineteen hundred thirteen; said sum to be paid from the treasury of the city of Lewiston. Approved April 9, 1913.

Chapter 233.

An Act to Amend Chapter One Hundred and Twenty of the Private and Special Laws of Eighteen Hundred and Ninety-nine Relating to the Establishment of a Municipal Court in the Town of East Livermore.

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

Section 13 of chapter 120 of P. & S. laws of 1899 amended, Section I. Section thirteen of chapter one hundred and twenty of the private and special laws of eighteen hundred ninety-nine is amended by striking out all of section thirteen and inserting in place thereof the following:

tions and individuals shall pay expense of change of grade when made at their request.

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Inconsistent acts repealed.