

Acts and Resolves

As Passed by the

Seventy-Eighth Legislature

OF THE

STATE OF MAINE

1917

Including Acts and Resolves of the Special Session of the Seventy-Seventh Legislature held in 1916.

Published by the Secretary of State, in accordance with the Resolves of the Legislature approved June 28, 1820, March 18, 1840, and March 16, 1842.

> THE LEWISTON JOURNAL CO. LEWISTON, MAINE 1917

Private and Special Laws

OF THE

STATE OF MAINE

As Passed by the Seventy-Eighth Legislature

1917

COBURN CLASSICAL INSTITUTE-BREWER POLICE.

CHAP. 119

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powers. All papers may be signed and sworn to by the treasurer or by any other officer designated by the corporation for that purpose, and the officer shall be subject to citation and examination in the same manner and to the same extent as natural persons acting in the same capacity. No surety shall be required upon the bond of said corporation when acting in said capacity.

Approved March 29, 1917.

Chapter 119.

An Act to Amend the Charter of Coburn Classical Institute.

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

May acquire additional property to extent of \$500,000. The trustees of Coburn Classical Institute may acquire and hold real and personal property, and the income thereof, for the uses and purposes of said institute to the amount of five hundred thousand dollars in excess of that now authorized by statute.

Approved March 29, 1917.

Chapter 120.

An Act Regulating the Appointment of the Members of the Police Force of the City of Brewer.

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

Sec. 1. Qualification of patrolmen, etc.; retirement. No person shall be appointed to the police or watch of the city of Brewer, as policeman, patrolman, watchman or keeper, or for any position of like rank, or for any position of inferior rank thereto, unless such person shall be a citizen of the United States, not under twenty-five years of age, and shall have had a continuous residence in the city of Brewer for at least two years before said appointment. He shall hold such office or position during good behavior and prompt attention to duty, except that when any policeman, patrolman, watchman or keeper shall have arrived at the age of sixty-five years, he shall be honorably discharged.

Sec. 2. Appointment and removal. All appointments hereafter for any office or position described in section one, shall be made by the mayor, with the approval of the aldermen, and all removals from such office or position shall likewise be made by the mayor with the approval of the aldermen, said removal, however, shall be made only after due notice and hearing given said officer sought to be removed.

Sec. 3. Deputy marshal, captain and sergeant; how appointed. Every appointment of deputy marshal, captain, sergeant of police, except city marshal, and except detectives, not employed in the ordinary duties of the