

ACTS AND RESOLVES

AS PASSED BY THE

Eighty-Third Legislature

OF THE

STATE OF MAINE

1927

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PUBLIC LAWS

OF THE

STATE OF MAINE

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BOUNDARY LINE.

CHAP. 21

thereof shall have been authorized and approved in the manner and to the extent required by state or federal law at the time of such assumption or guaranty,' so that, as amended, said paragraph shall read as follows:

Obligations assumed of leased, subsidiary or affiliated corporations, must be approved by state or federal authority. 'a—In the bonds, notes or other interest-bearing obligations of any Maine corporation owning and operating a steam railroad located principally within this state, having a mileage of not less than five hundred miles of road, exclusive of sidings, including all obligations assumed or guaranteed by such corporation and issued by any lessor, subsidiary or affiliated corporation, provided that the assumption or guaranty thereof shall have been authorized and approved in the manner and to the extent required by state or federal law at the time of such assumption or guaranty.'

Approved March 22, 1927.

Chapter 21.

An Act to Provide for the Marking of the Maine and New Hampshire Boundary Line. Be it enacted by the People of the State of Maine, as follows:

Sec. 1. Surveyor to be appointed to perambulate and mark boundary between Maine and New Hampshire. The governor, with the advice and consent of the council, shall appoint a surveyor from the highway department who shall, in conjunction with a duly authorized agent of the state of New Hampshire, perambulate the boundary line between the state of Maine and the state of New Hampshire, from the ancient bound at East Lake near the head of Salmon Falls River to its northern terminus at the Canadian line and select locations for the erection of monuments for the permanent marking of such boundary line.

Sec. 2. Monuments marking boundary to be erected. Upon the completion of the perambulation and the selection of the locations for monuments as provided in section one, the governor and council, shall, in conjunction with the official or officials duly authorized by the state of New Hampshire for that purpose, cause to be constructed and erected on such locations as they deem advisable monuments for the marking of the boundary line.

Sec. 3. Map of survey to be prepared and filed in office of secretary of state. Said surveyor shall prepare from the records of the survey a map and a complete description of the line from the ancient bound at East Lake near the head of Salmon Falls River to the northern terminus at the Cana-

UNION TOWN FARMS.

dian line and shall file the same in the office of the secretary of state in the State House at Augusta not later than the thirty-first day of December, nineteen hundred and twenty-eight.

Sec. 4. Right of eminent domain conferred. The governor and council may take by right of eminent domain, in accordance with the provisions of law, any lands necessary for the erection of such monuments.

Sec. 5. Payment of expenses provided for. The governor and council are authorized to pay all expenses necessary to carry out the provisions of this chapter from moneys in the treasury not otherwise appropriated.

Approved March 22, 1927.

Chapter 22.

An Act Relating to Two or More Towns Maintaining Union Town Farm. Be it enacted by the People of the State of Maine, as follows:

R. S., c. 29, sec. 15; relating to adjoining towns maintaining a union town farm, amended. Section fifteen of chapter twenty-nine of the revised statutes is hereby amended by striking out the whole of said section and inserting in place thereof the following:

'Sec. 15. Towns, or two or more towns, may unite in maintaining home of poor and infirm; may acquire land, buildings and equipment by purchase, lease or otherwise. Towns, or two or more towns, in the state, by vote thereof, at an annual, or special town meeting called for that purpose by an appropriate article in the warrant, may acquire by purchase, lease or otherwise, land and buildings together with household furniture, farming tools, implements and equipment and live stock, for the purpose of suitably, efficiently and humanely caring for the poor and infirm within their respective territorial limits, upon such terms, not inconsistent with the laws of the state, as may be agreed upon by vote of the towns, or by contract of the municipal officers thereof after the votes of the towns have authorized such purchase or maintenance. Existing homes used for such dependents may be used as homes for dependents in towns making such union when they so agree.'

Approved March 22, 1927.