

MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

AS PASSED BY THE

Eighty - Third Legislature

OF THE

STATE OF MAINE

1927

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Private and Special Laws

OF THE

STATE OF MAINE

As Passed by the Eighty-Third Legislature

1927

CHAP. 11

Sec. 16. Officers and employees not to be interested in contracts. No officer or employee of the town of Bar Harbor, elected or appointed, shall be interested, directly or indirectly in any contract entered into by or on behalf of said town for work, material or equipment or the purchase thereof, to be furnished to, or performed for said town, and all contracts made in violation thereof are void and the town treasurer is expressly forbidden to pay any money out of the town treasury on account of such contract.

Sec. 17. Bond required from officers handling money. The selectmen of said town shall require a bond with sufficient surety or sureties, satisfactory to said selectmen, from all persons trusted with the collection, custody or disbursement of any of the moneys of said town; and may require such bond from such officials as they may deem advisable.

Sec. 18. Inconsistent acts repealed. All acts and parts of acts inconsistent herewith in so far as they relate to the town of Bar Harbor in the county of Hancock are hereby repealed.

Sec. 19. Local referendum provided for. This act shall not become operative until it is ratified by said town of Bar Harbor, at an annual town meeting called by a warrant containing an article, for the purpose, and when so ratified shall take effect on the first day of January next thereafter.

Approved March 3, 1927.

Chapter 11.

An Act Relating to the City of Bangor Water Works Loan Bill.

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

P. & S. L., 1876, c. 260, sec. 8; relating to sinking fund of city of Bangor water works loan. Section eight of chapter two hundred sixty of the private and special laws of one thousand eight hundred seventy-six is hereby amended by adding the following words: 'or may be invested under the same conditions and with the same restrictions, that govern the investment of deposits of savings banks,' so that, as amended, said section shall read as follows:

'Sec. 8. Funds may be invested in same manner as savings banks deposits. In order to create a sinking fund to pay and extinguish said bonds at maturity, said city is authorized, annually after the expiration of five years, from the issue of said bonds, to grant, assess, collect and appropriate in the same manner as other money is granted, assessed and

appropriated for other city purposes, a sum not exceeding ten thousand dollars, and for such a number of years that said fund thus created, with accumulated interest or income thereof, shall be sufficient in amount to redeem and extinguish all of said bonds at maturity; said money thus raised shall be invested in the purchase of bonds of said city, or of municipal bonds of other cities in New England of a population of not less than twenty thousand inhabitants, or of county or state bonds of New England; or may be invested under the same conditions and with the same restrictions, that govern the investment of deposits of savings banks.'

Approved March 3, 1927.

Chapter 12.

An Act to Repeal Acts Incorporating the Kendall Mills Village Corporation and the Fairfield Village Corporation.

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

Sec. 1. Incorporations of Kendalls Mills Village Corporation and Fairfield Village Corporation, repealed; proviso. All acts heretofore enacted for the incorporation of the Kendalls Mills Village Corporation and the Fairfield Village Corporation within the present town of Fairfield in the county of Somerset are hereby repealed; provided that the corporate existence, powers, duties and liabilities of said Kendalls Mills Village Corporation and Fairfield Village Corporation shall survive for the purpose of prosecuting and defending all actions and causes of actions to which said Kendalls Mills Village Corporation and Fairfield Village Corporation are parties, and collecting payment of all claims and demands now existing in favor of or against said Kendalls Mills Village Corporation and Fairfield Village Corporation and all needful processes growing out of the same.

Sec. 2. Town of Fairfield authorized to assume obligations. The town of Fairfield may, at a meeting legally called by a warrant and containing an article for that purpose, by vote, assume all the outstanding liabilities of said Kendalls Mills Village Corporation and Fairfield Village Corporation on the day when this act takes effect, and in case said town so votes, they shall have authority to raise money by loan upon town orders, notes or bonds which shall be valid claims upon said town, with which to discharge such liabilities and thereupon all the property and assets of said Kendalls Mills Village Corporation and Fairfield Village Corporation shall become the property of and vested in said town.

Sec. 3. Local referendum provided for. This act shall take effect when