# MAINE STATE LEGISLATURE

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### ACTS AND RESOLVES

AS PASSED BY THE

# Eighty-sixth Legislature

OF THE

## STATE OF MAINE

From April 4, 1931, to March 31, 1933

AND MISCELLANEOUS STATE PAPERS

Published by the Secretary of State in conjunction with the Revisor of Statutes in accordance with the Resolves of the Legislature approved June 28, 1820, March 18, 1840, March 16, 1842, and an Act approved April 2, 1931.

KENNEBEC JOURNAL COMPANY AUGUSTA, MAINE 1933

### Private and Special Laws

OF THE

## STATE OF MAINE

As Passed by the Eighty-Sixth Legislature

1933

CHAP. 50

#### Chapter 49.

AN ACT to Provide for the Surrender by Town of Drew of Its Organization.

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

- Sec. 1. Organization of town of Drew may be surrendered. The organization of the town of Drew in Penobscot county as heretofore adopted is hereby surrendered; provided, however, that the corporate existence, powers, duties and liabilities of said town shall survive for the purpose of prosecuting and defending all pending suits and causes of suits to which said town is, or may be, a party and all needful process growing out of the same, including provisions for the payment of all or any judgments or debts which may be rendered against such town or exist in favor of any creditor.
- Sec. 2. School fund and unexpended funds. The school fund deposited to the credit of said town and all funds unexpended for school purposes at the time when this act is effective out of amounts raised by said town for school purposes or out of amounts paid by the state for school purposes shall be paid by the treasurer of said town or such other person in whose custody such funds may be, to the treasurer of state. Such amounts, so received, shall be added to the unorganized township funds as provided in section 23 of chapter II of the revised statutes.
- Sec. 3. Effective date of act. This act shall take effect and be in force from and after the 1st day of March, A. D., 1934.

Approved March 24, 1933.

### Chapter 50.

AN ACT to Amend the Charter of the Ogunquit Village Corporation.

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

- Sec. 1. P. & S. L., 1913, c. 203, § 3, amended. Section 3 of chapter 203 of the private and special laws of 1913 is hereby amended to read as follows:
- 'Sec. 3. Village corporation shall maintain its streets, ways, etc. The town of Wells is hereby relieved from any and all duty to build, repair or maintain roads, streets or ways, within the territory of said Ogunquit Village Corporation. But if at any time said roads, streets, ways or bridges within the territory of said village corporation shall become unsafe and inconvenient for public travel, the selectmen of said town may

repair same so that they shall be safe and convenient and the expense of the same borne by said village corporation and shall be retained by said town of Wells out of the moneys hereinafter provided to be paid said corporation. From and after the date hereof the town of Wells as a whole shall wholly maintain all common schools and schoolhouses within the territory of Ogunquit Village Corporation, together with all elementary schools throughout the town.'

- Sec. 2. P. & S. L., 1913, c. 203, § 5, amended. Section 5 of chapter 203 of the private and special laws of 1913 is hereby amended to read as follows:
- 60% of town taxes shall be paid to village corporation. 'Sec. 5. town of Wells shall pay over to the treasurer of said corporation out of the taxes collected from the inhabitants and the estates within the territory of the Ogunquit Village Corporation aforesaid, a sum equal to 60% of all the town taxes, exclusive of the state and county tax, collected from said inhabitants and estates. Said corporation shall not, however, receive its 60% or any % whatsoever on the portion of any money raised and appropriated by the town for common schools, collected within the territory limits of the corporation, unless said portion of said town appropriation so collected within said corporation territory exceeds \$5000, in which case said corporation shall receive its 60% of said excess of \$5000 so collected within its territory. Said 60% shall be payable to said treasurer as follows, viz.: one-quarter of said amount on or before May 15 of each year, one-quarter of said amount on or before July 15 of each year, and the balance on or before December 15 of each year. The amount of such 60% in any year shall be determined by computing said 60% upon the amount of money raised by taxation and appropriation upon the property within said Ogunquit Village Corporation the year previous.'
- Sec. 3. Agreement validated. Whereas, dispute has existed between the town of Wells and the said corporation as to amounts due from said corporation to said town for the maintenance of common schools within said corporation, and

Whereas, an agreement has been reached between the town and the corporation that the said corporation shall remain liable on the bonds now issued to raise money for the building of a school building within the said corporation limits, and that the title to said building should be transferred to the town of Wells, and that this agreement is to be in full settlement of any and all claims due or claimed to be due to the town of Wells from said corporation on account of the maintenance of said common schools within said corporation limits up to the taking effect of this act, it is hereby declared that this agreement is hereby ratified and made valid.