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

Chapter 69.

AN ACT to Acquire the American Portion of the International Bridge at Calais in Washington County and to Provide for Its Maintenance.

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

- Sec. 1. Calais officials authorized to transfer property rights in international bridge. The mayor and aldermen of the city of Calais in Washington county, a municipal corporation, are hereby authorized to sell, convey and transfer to the state of Maine that portion owned by it and known as the American part of the international wooden bridge across the St. Croix river connecting said Calais with Milltown, New Brunswick, including its part of the foundations, superstructure and approaches in consideration of the state accepting the same and hereafter maintaining it as a free public bridge.
- Sec. 2. State to assume maintenance. Upon the tender of a deed by said municipal officers, the state highway commission shall accept it and thereafter the repair and maintenance of the so-called American portion of said international bridge as a free public bridge shall be assumed and continued by the state under the general control, management and direction of the state highway commission.
- Sec. 3. Bridge named "Milltown Bridge". The bridge intended to be covered by the foregoing sections is known as the Milltown bridge.

Approved March 30, 1933.

Chapter 70.

AN ACT to Reduce Salaries of County Attorneys.

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

- Sec. 1. Suspension of certain laws. From the effective date of this act until July 1, 1935, the operation of all acts and parts of acts inconsistent with this act are hereby suspended.
- Sec. 2. Salaries of county attorneys reduced. County attorneys of the several counties shall receive annual salaries from the state treasury in monthly payments on the last day of each month, as follows:

Androscoggin	\$1620
Aroostook	\$1350
Cumberland	\$2340
Franklin	\$765
Hancock	\$1080

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Kennebec	\$1260
Knox	\$900
Lincoln	\$900
Oxford	\$1080
Penobscot	\$1620
Piscataquis	\$630
Sagadalioc	\$900
Somerset	\$1080
Waldo	\$900
Washington	\$810
York	\$1440
Assistant County Attorney,	
Androscoggin,	\$900
Assistant County Attorney,	
Cumberland	\$1620

Sec. 3. Limitation. This act shall remain in force until July 1, 1935.

Approved March 30, 1933.

Chapter 71.

AN ACT Relating to Elections in the City of Biddeford.

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

- Sec. 1. Petitions for party nominations. All candidates for nomination by any political party as a candidate for elective office in the city of Biddeford for any of the following offices: mayor, councilman, member of the school board, police commissioner, warden or clerk, shall present to the city clerk of Biddeford, at least 2 weeks before the date of the caucus a petition requesting their names to be so placed on the ballot. Candidates for the following offices shall present a petition of at least the following number of names: for mayor, member of the school board, or police commissioner, 125; for councilman, 50; for warden or clerk, 25.
- Sec. 2. General law relating to political caucuses made applicable to city of Biddeford; exceptions; date held; enrolment, etc. Caucuses and meetings of the political parties in the city of Biddeford held for the purpose of naming candidates or choosing delegates to assemble in convention to nominate any person to any public office, for whose election the charter of any such city provides, and whose name shall be placed on the final ballot shall be held as prescribed by the statutes relating to political party caucuses, except as hereinafter provided.

Only those voters enrolled as qualified to vote in such caucuses as here-