

ACTS AND RESOLVES

AS PASSED BY THE

Eighty-sixth and Eighty-seventh Legislatures

OF THE

STATE OF MAINE

From April 1, 1933, to April 6, 1935

AND MISCELLANEOUS STATE PAPERS

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Private and Special Laws

of the

STATE OF MAINE

As Passed by the Eighty-Seventh Legislature

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chief of the fire department, permanent men and engineers of the fire department of the Rumford Falls Village Corporation at the time of the effective date of this act shall continue in their respective office with all the powers and duties which they are by law vested, until the re-organization of the respective departments as herein provided shall be protected and the chief of police, lieutenant and patrolmen of the police department, the chief, permanent men and engineers of the fire department shall have been appointed under this act. All of said offices in said departments existing on the effective date of this act are hereby abolished as and of the date of appointment of the chief, lieutenant and patrolmen of the police department, the chief, permanent men, engineers and call men of the fire department.

Sec. 18. Retirement pay. Every police officer except special patrolmen in the police department, the chief, permanent men and engineers in the fire department on retirement on account of age or permanent disability received in the line of duty shall receive weekly as retirement pay 50% of his regular weekly salary at the time of retirement, the same to be paid by the treasurer of the Rumford Falls Village Corporation except the retirement pay to the engineers shall be paid semi-annually provided further that no person shall be entitled to retirement pay for any cause whatsoever unless and until he has served at least I year in his department.

Approved April 6, 1935.

Chapter 72.

AN ACT Establishing in the Town of Sanford a Representative Town Government.

Emergency preamble. Whereas, the town of Sanford has a population of approximately 13,000 inhabitants and has approximately 8,000 registered voters on its check list; and

Whereas, the town hall of said town, in which town meetings are held, will admit approximately 1,000 people at the limit of its capacity; and

Whereas, there is no other public hall in the town of Sanford that will admit of a greater number; and

Whereas, but a small percentage of the voting population can be accommodated at a town meeting; and

Whereas, the inevitable crowding of the town hall is detrimental to the public health and safety; and

Whereas, a great many citizens having knowledge of the above conditions refrain from attending annual town meeting; and

Whereas, a great many citizens are thereby prevented from exercising their legal rights of attending town meetings and voting therein; and

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Whereas, this bill is designed to eliminate the above objectionable condition; and

Whereas, in order for said town to elect town meeting members thereunder at the next annual town meeting, it is necessary that immediate steps be taken to perform the requirements of this act; and

Whereas, in the judgment of the legislature, these facts create an emergency within the meaning of section 16 of Article XXXI of the constitution of the state of Maine, and requiring the following legislation as immediately necessary for the preservation of the public peace, health and safety; now, therefore

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

Sec. r. Representative town government, established. There is hereby established in the town of Sanford the form of representative town government as hereinafter set forth.

Sec. 2. Districts; report of selectmen; meetings; voting. (a) On or before October 15, 1935, the selectmen shall divide the territory of the town into not less than 5 nor more than 10 districts, each of which shall be plainly designated. All districts shall contain approximately an equal number of registered voters. The districts shall be so established as to consist of compact and contiguous territory to be bounded so far as possible by the center line of known streets and ways or by other well defined limits. Their boundaries shall be reviewed and, if need be, wholly or partially revised, or the number of districts changed, within the aforesaid limit, by the selectmen, in August 5 years after the next August following the acceptance of this act, and in August every 5 years thereafter, and in August of any year when so directed by vote of a representative town meeting held not later than December 31st of the previous year.

(b) The selectmen shall, on or before October 15, 1935, file a report of their doings with the town clerk, with a map or maps and descriptions of the districts. They shall also, on or before October 15, 1935, cause a copy of such map or maps and descriptions of the districts to be posted at the town hall, and in at least one public and conspicuous place in each district a map or descriptions of the district. Thereafter, upon any revision of boundaries or change in the number of districts, as provided in paragraph (a), the selectmen shall, on or before September 15 following such revision or change, file a report of their doings with the town clerk, with a map or maps and descriptions of the districts, and cause a copy of such map or maps and descriptions to be posted at the town hall, and cause to be posted in at least one public and conspicuous place in each district a map or description of that district. The division of the town into districts, and any revision of such districts, shall take effect upon the date of the filing of the report thereof by the selectmen with the town clerk.

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(c) Meetings of the registered voters of the several districts for all town elections, and for voting upon any question to be submitted by the town to all the registered voters, shall be held on the same day and at the same hour and at such place or places within the town as the selectmen shall in the warrant for such meetings direct, and it shall not be necessary for the selectmen to take any proceedings to designate the respective polling places, other than to set forth the polling place of each district in the warrant. The provisions of sections 12 to 14, inclusive, of chapter 8 of the revised statutes of 1930, and amendments thereto, relating to precinct voting at elections, insofar as they apply to the appointment and duties of election officials, and so far as the same are not inconsistent with this act, shall apply to all town elections.

(d) It shall not be necessary that the polling place for district voting be within the district; and 2 or more districts may vote at the same polling place, but the voting of each district shall be conducted independently of that of any other district and under separate election officials. The selectmen, during the month of November, 1935, shall appoint the election officials provided for in precinct voting under the provisions of the revised statutes above set forth, to act until December I, 1936; and thereafter the selectmen shall annually, in the month of November, appoint election officials to act for I year from the first day of December following their appointment.

Sec. 3. Annual town election; certification of registered voters; town meeting membership; notice; qualifications to vote; registration. (a) At the first annual election held after the acceptance of this act, each district shall elect I town meeting member for every 30 registered voters or fraction thereof, subject to the provisions of paragraph (c) of this section. In the event that the number of town meeting members to which any district is so entitled is not divisible by 3, then such district shall be entitled to the largest number divisible by 3. The first third in each district in order of votes received shall be elected to serve for 3 years; the second third in such order shall be elected to serve for 2 years; and the remaining third in such order shall be elected to serve for I year, all to serve from the first day of January following the annual town meeting. Thereafter, at each annual town election the registered voters of each district shall in like manner elect for the term of 3 years one town meeting member for every 90 registered voters or fraction thereof, subject to the provisions of paragraph (b) of this section.

(b) The selectmen shall, on or before the 15th day of October, 1935, certify to the town clerk the total number of registered voters in each district on September 1, 1935, and the total number of town meeting members each district is entitled to elect at the said election; and thereafter the selectmen shall annually, in the month of August, revise the list of voters in

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each district and shall, on or before the 15th day of September, certify to the town clerk the total number of registered voters in each district as of the 20th day of August next preceding, and the number of town meeting members which each district is entitled to elect at the next annual town meeting, and such certification shall be final.

(c) The elective town meeting membership shall in no event exceed 200; if the elective membership on the basis set forth above would exceed 200, then the selectmen shall revise the proportion to such an extent that the number of town meeting members shall be not less than 175 nor more than 200. The elective town meeting membership shall in no event be less than 150; if the elective town meeting membership on the basis above set forth would be less than 150, then the selectmen shall revise the proportion of representation so that the elective town meeting membership shall be not less than 150 nor more than 175; and the selectmen shall set forth such proportion in their certification to the town clerk provided for in paragraph (b) of this section, which proportion shall continue until the town meeting membership would exceed or fall below the above mentioned limits, at which time the selectmen shall revise the proportion in the manner set forth above.

(d) The town clerk shall after every election of town meeting members forthwith mail to each member a notice of his election.

(e) No person shall be entitled to vote for any town officer or upon any questions submitted to the entire vote of the town unless he is a registered voter as hereinafter provided.

(f) Every town meeting member shall be a resident and a registered voter in the district from which he is chosen at the time of the election.

(g) Any person claiming a right to vote in said town shall after the acceptance of this act register as a voter with the selectmen of said town, and the selectmen shall, on or before October 15, 1935, prepare a list of registered voters of each district as of September I, 1935, and shall post in a public and conspicuous place in each district on or before October 15, 1935, a copy of such list, and shall annually thereafter, on or before the 15th day of September, prepare a list of registered voters in each district as of August 20 preceding, and shall, on or before the 15th day of September, post in a public and conspicuous place in each district a copy of such list. The selectmen may on or before September I, 1935, place on such registration list the names of any voters registered at the time of the acceptance of this act and identified as such through the means of the annual poll tax census. The selectmen shall have authority to hire whatever clerical assistance they deem necessary for the purpose of preparing such list.

(h) Any voter duly registered at the time of the acceptance of this act and who has continued his residence in the town of Sanford to the date of his registration shall be entitled as a matter of right within 2 years of the

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acceptance of this act to register at any time, including the day of election, by filing his registration with the selectmen, and no proof of qualification shall be required except proof of the fact that he was a duly registered voter at the time of the acceptance of this act and has continued his residence in the town since that time. After a period of 2 years from the acceptance of this act, however, all voters shall qualify for registration according to law, and such registration shall be made in all cases at the latest on the secular day preceding the election. If any voter is registered on the day of election, as above provided, the selectmen shall issue to him a certificate of his registration which, upon presentment to the warden or presiding election officer of his district, shall constitute authority in the warden or presiding election officer to enter the name of such person on the voting lists of such district. Such certificates shall be retained by the presiding election officer or warden and filed with the check lists in the office of the town clerk within 24 hours after such election.

(i) The number of registered voters in each district on September I, 1935 shall constitute the basis for representation of said district as to town meeting members to be elected at the annual town meeting of 1935, and thereafter the number of registered voters in each district on August 20 shall constitute the basis of representation.

(j) The selectmen may register voters at any time, but they shall be in open session on the 3 secular days next preceding the annual town meeting to receive evidence of the qualifications of persons claiming a right to vote at such election, and they shall correct the list of registered voters in each district and turn the same over, together with 2 copies thereof for each polling district, to the town clerk, who shall cause to be delivered to the presiding officer of each polling district before the opening of the polls on election day 2 copies of the list applicable to such district, and all provisions of law applicable to check lists for towns and wards shall apply to check lists for such polling districts.

Sec. 4. Nomination of candidates; preparation and delivery of ballots; return of unused ballots. (a) Nomination of candidates for town meeting members to be elected under this act shall be made by nomination papers which shall bear no political designation, shall be signed by not less than 10 registered voters of the district in which the candidate resides, and shall be filed with the town clerk at least 10 days before the election, provided that any town meeting member may become a candidate for re-election by giving written notice thereof to the town clerk at least 15 days before the election. No nomination papers shall be valid in respect to any candidate whose written acceptance is not thereon or attached thereto when filed.

(b) The town clerk shall prepare ballots in the manner provided in section 44 of chapter 5 of the revised statutes of 1930, except that he shall prepare a separate set of ballots for each voting district. In addition to the

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names of all candidates for the several town offices, each set of ballots shall contain the names of all candidates for town meeting members from that district.

(c) The town clerk shall cause to be delivered to the presiding officer of each voting district before the opening of the polls on the day of election the set of ballots to be used in such voting district, sealed and marked for such voting district, and a receipt of such delivery shall be returned to him from the presiding election officer, which receipt, with a record of the number of ballots sent, shall be kept in the town clerk's office for I year. It shall not be necessary that the town elect a moderator prior to the delivery of said ballots at the annual town meeting in 1935. At the opening of the polls in each polling place the seals of the packages shall be publicly broken and the packages shall be opened by the presiding election officer or officers, and the unused ballots shall be returned to the town clerk with the check lists and certificates of registration hereinbefore provided.

Sec. 5. Resignation of member; vacancy, how filled. (a) A town meeting member may resign by filing a written resignation with the town clerk and such resignation shall take effect on the date of such filing. A town meeting member who removes from the town shall cease to be a town meeting member, and a town meeting member who removes from the district from which he was elected to another district may serve only until the 1st of January following, provided, however, that the vote of any town meeting member who has been declared elected shall be valid until he shall have resigned or has been declared ineligible to serve by the representative town meeting under the provisions of paragraph (c) of section 6. No elected town meeting member whose official position entitles him to be a town meeting member at large shall act as a town meeting member at large during such time as he remains an elected town meeting member.

(b) Any vacancy in the full number of town meeting members from any district, whether arising from a failure of the registered voters thereof to elect, or from any other cause, shall be filled until the next annual election by the remaining members of the district from among the registered voters thereof. Upon notification therefor, signed by not less than 5 town meeting members from the district, notice of any such vacancy shall promptly be given by the town clerk to the clerk of the district in which the vacancy or vacancies exist, who shall call a meeting of such members for the purpose of filling such vacancy or vacancies. The chairman and clerk shall make a certificate of the choice and forthwith file the same with the town clerk, together with a written acceptance by the member or members so chosen who shall thereupon be deemed elected and qualified as a town meeting member or members, subject to the right of all the town meeting mem-

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bers to judge of the election and qualifications according to the provisions of this act, of the members as set forth in section 6.

Sec. 6. Eligible members; to receive no compensation; quorum; warrant. (a) Any representative town meeting held under the provisions of this act, except as otherwise provided herein, shall be limited to the elective town meeting members, together with the following designated as town meeting members at large, to wit: moderator, secretary of the warrant committee, and town clerk.

(b) The town meeting members as such shall receive no compensation.

(c) The town meeting members as aforesaid shall be the judges of the election and of the qualifications, according to the provisions of this act, of their members.

(d) The majority of all town meeting members shall constitute a quorum for doing business, but a less number may organize temporarily and may adjourn from time to time.

(e) The warrant for any town meeting shall be in manner and form provided by law and an attested copy thereof shall be posted in a public and conspicuous place in each voting district in manner provided by law. No town meeting shall adjourn over the date of an election of town meeting members. All town meetings shall be public. Subject to such conditions as may be determined by the members of the representative town meeting, any registered voter or taxpayer of the town who is not a town meeting member may speak at any representative town meeting, but shall not vote.

Sec. 7. Articles in warrant; action on. (a) The articles in the warrant for every town meeting so far as they relate to the election of the moderator, town officers and town meeting members, and as herein provided, to referenda and all matters to be acted upon and determined by ballot, shall be so acted upon and determined by the registered voters of the town in their respective polling places. All other articles in the warrant for any town meeting shall be acted upon exclusively by town meeting members at a meeting to be held at such time and place as shall be set forth by the selectmen in the warrant for the meeting, provided that the time of the annual town meeting shall be in accordance with the provisions of chapter 45 of the private and special laws of 1933, and at the suspended meeting the newly elected moderator shall announce the result of the election.

(b) The business of the annual town meeting or of any special town meeting held prior to the beginning of the term of office of town meeting members on January 1, 1936 shall be conducted by all of the voters of the town as heretofore, and at such meetings they shall have the same authority as heretofore with reference to all matters, including authority to pass upon appropriations and money affairs for the fiscal year 1936.

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Sec. 8. Moderator, election. A moderator shall be elected by ballot at the annual town meeting in 1935 and at each annual town meeting thereafter and shall serve as moderator for the business session following his election and for all town meetings thereafter until his successor is elected and has qualified. Nominations for the election of a moderator shall be as in the case of nominations for selectmen, and any vacancy in the office shall be filled by the town meeting members at a meeting held for that purpose. If the moderator is absent at any meeting a moderator pro tempore shall be elected by the town meeting members.

Sec. 9. Town warrant committee; organization; caucus; certification of names; vacancy. (a) There shall be a town warrant committee which shall be an advisory committee to pass upon all articles of the town warrant and make recommendations as to the disposition of said articles. They may also recommend what action the town should take upon all matters placed before the town in referendum.

(b) Two members of the warrant committee shall be chosen from the registered voters of each district by the town meeting representatives of the district in the manner hereinafter set forth, and 5 members at large of this committee shall be appointed by the selectmen. The term of office of the warrant committee members shall be for I year, beginning on the first day of February next following their election. Before the first town meeting following January 3I of each year the town clerk shall call a meeting of the warrant committee by notifying each member of the time and place of such meeting. At this meeting the warrant committee shall organize by choosing a chairman and a secretary and the name of the secretary shall forthwith be certified to the town clerk by the chairman. The town clerk shall act as temporary chairman until a permanent chairman is chosen.

(c) A caucus of the members of each district for the purpose of electing members of the warrant committee shall be called by the district clerk on notification to him by mail by the town clerk of the necessity and object of holding such a meeting. At this caucus there shall be elected from the district representatives a chairman and a clerk who shall be available to serve for the period of I year from the date of their election. Such chairman and clerk shall serve without compensation. The call for the holding of the first district caucuses held after the acceptance of this act shall be issued by a representative member of each district who shall have been notified by mail by the town clerk to do so. Such district representative member shall act as district clerk until his successor has been elected.

(d) The aforesaid district caucuses shall be held on or before the 20th day of January next following the annual election, and within 48 hours after such caucus each district clerk shall certify to the town clerk the names and addresses of the warrant committee members elected from his

district. The selectmen shall annually on or before the 27th day of January certify to the town clerk the names and addresses of their appointees to the warrant committee; and the town clerk shall forthwith notify all members of the said committee of their election. The present finance or advisory committee shall serve as a town warrant committee until a warrant committee shall have been chosen under the provisions of this act.

(e) Any vacancy occurring in the membership at large of the warrant committee shall be filled by the selectmen. Any vacancy occurring among the district delegations shall be filled by the representative town meeting members of the district affected by the vacancy at a meeting called by the district clerk for that purpose.

Sec. 10. Referendum provided for. A vote passed at any representative town meeting authorizing the expenditure of \$20,000 or more as a special appropriation, or establishing a new board or office, or abolishing an old board or office, or merging 2 or more boards or offices, or fixing the term of office of town officers where such term is optional, or increasing or reducing the number of members of a board, or any change in the officers to be chosen by ballot, or in the number of terms thereof, as provided by sections 38 to 53 inclusive of chapter 5 of the revised statutes of 1930, or adopting a new by-law, or amending an existing by-law, shall not be operative until the expiration of 5 days, exclusive of Sundays and holidays, from the date of the dissolution of the meeting. If, within said 5 days, a petition, signed by not less than 5% of the registered voters of the town, containing their names and addresses as they appear on the list of registered voters, is filed with the selectmen, asking that the question or questions involved in such a vote be submitted to the registered voters of the town at large, then the selectmen shall within IO days after the filing of such petition call a special meeting for the sole purpose of presenting to the registered voters at large the question or questions so involved. The polls shall be opened at 9 o'clock in the forenoon and shall remain open until 7 o'clock in the evening when they shall be closed; and all votes upon any questions so submitted shall be taken by ballot, and the check list shall be used in the several district meetings in the same manner as in the election of town officers. The questions so submitted shall be determined by a majority vote of the registered voters of the town voting thereon, but no action of the representative town meeting shall be reversed unless at least 20% of all the registered voters of the town shall so vote. Each question so submitted shall be in the form of the following question, which shall be placed upon the official ballot: "Shall the town vote to approve the action of the representative town meeting whereby it was voted (brief description of the substance of the vote)?" If such petition is not filed within said period of 5 days, the vote of the representative town meeting shall become operative and effective upon the expiration of said period.

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Sec. 11. Interpretation of town acts. The town, after the acceptance of this act, shall continue to have the capacity to act through and to be bound by its town meeting members, who shall, when convened from time to time as herein provided, constitute representative town meetings; and the representative town meetings shall exercise exclusively, so far as will conform to the provisions of this act, all powers vested in the municipal corporation. Action in conformity with all provisions of law now or hereafter applicable to the transaction of town affairs in town meeting, shall, when taken by any representative town meeting in accordance with the provisions of this act, have the same force and effect as if such action had been taken in a town meeting open to all the voters of the town as organized and conducted before the establishment in town of representative town meeting government.

Sec. 12. Limitation. This act shall not abridge the right of the inhabitants of the town to hold general meetings, as secured to them by the constitution of this state; nor shall this act confer upon any representative town meeting the power finally to commit the town to any measure affecting its municipal existence without action thereon by the voters of the town at large, using the ballot and the check list therefor.

Sec. 13. Applicability of present laws. The change in form of government provided herein shall not affect the legal responsibilities and privileges of the town of Sanford, and except as herein otherwise provided, the town and the town meetings held hereunder shall be subject to the general statutes of the state of Maine and to all special acts applicable to town meetings and town elections in the town of Sanford; and to the provisions of sections 38 to 52, inclusive, of chapter 5 of the revised statutes and amendments thereto, which provisions have been accepted by the said town of Sanford.

Sec. 14. Act to be submitted for approval. This act shall be submitted for approval or rejection to the qualified voters of the town of Sanford at a special meeting to be called by the selectmen and held on or before July I, 1935. The vote shall be taken by ballot in answer to the question, "Shall an act passed by the legislature in the year 1935, entitled 'An Act Establishing in the Town of Sanford a Representative Town Government' be accepted?" which shall be printed on the official ballot, and at said meeting the voters of said town in favoring the acceptance of this act shall vote "Yes," and those opposed shall vote "No." If a majority of the ballots deposited as aforesaid shall favor accepting the same, this act shall immediately become effective.

Sec. 15. Emergency clause. In view of the emergency recited in the preamble, this act shall take effect immediately, subject to the approval of the voters as provided in section 14.

Approved April 6, 1935.