MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

AS PASSED BY THE

Eighty-ninth and Ninetieth Legislatures

OF THE

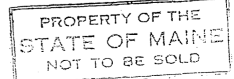
STATE OF MAINE

From April 21, 1939 to April 26, 1941

AND MISCELLANEOUS STATE PAPERS

Published by the Revisor of Statutes in accordance with the Resolves of the Legislature approved June 28, 1820, March 18, 1840, March 16, 1842, and Acts approved August 6, 1930 and April 2, 1931.

KENNEBEC JOURNAL AUGUSTA, MAINE 1941



Private and Special Laws

OF THE

STATE OF MAINE

As Passed by the Ninetieth Legislature

(Effective July 26, 1941)

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of the private and special laws of 1921 is hereby amended to read as follows:

'Sec. 10. Affairs to be managed by board of trustees. All the affairs of said water district shall be managed by a board of trustees composed of 3 members to be appointed by the mayor and confirmed by the board of aldermen of the city of Hallowell within 30 days after this act takes effect, the first one so appointed to hold office for I year, the second for 2 years, and the third for 3 years from the time of the regular January meeting of the city government next ensuing after this act becomes effective. Thereafter, one member shall be so appointed and confirmed each year at the regular January meeting. In case of a vacancy by death, resignation or removal, a member shall be appointed and confirmed in like manner forthwith, to serve the remainder of the term in which the vacancy occurs. The member serving the last year of his period of appointment shall be chairman, and the member serving next to the last year of his appointment shall be clerk. The trustees shall adopt a corporate seal and such by-laws as are necessary for their own convenience and the proper management of the affairs of the district. Said trustees may hold their meetings in the city government rooms. They shall receive such compensation as the city government may allow The compensation of the trustees shall be at the rate of \$5 for each meeting attended, providing, however, that the total compensation shall not exceed \$100 each per annum. Said trustees shall be at all times subject to removal by the city government, for proper cause shown.'

Approved March 8, 1941

Chapter 29

AN ACT Relative to Charter of the Fort Kent Telephone Company.

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

- P. & S. L., 1895, c. 202, § 2, amended. Section 2 of chapter 202 of the private and special laws of 1895, as amended by chapter 302 of the private and special laws of 1907, and by chapter 32 of the private and special laws of 1939, is hereby further amended to read as follows:
- 'Sec. 2. Powers of corporation. Said corporation is authorized to construct, maintain and operate telephone line or lines anywhere in the town of Fort Kent, township number 16, range 16; township number 16, range 10; township number 16, range 11; township number 15, range 11; township number 14, range 11; township number 14,

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range 12; township number 13, range 12; township number 13, range 13; township number 17, range 11; township number 16, range 12; township number 16, range 12; township number 16, range 13; township number 14, range 13; township number 14, range 14; township number 13, range 14; and township number 13, range 15; and township number 16, range 13; in the county of Aroostook and state of Maine, and from any point in said Fort Kent to the center of the Saint John river wherever said river bounds said town of Fort Kent, and there to connect its line or lines with the line or lines of any telephone company chartered under the laws of New Brunswick or Canada.'

Approved March 8, 1941

Chapter 30

AN ACT to Validate the Incorporation of Redington Memorial Hospital
Association and to Extend Its Powers.

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

- Sec. 1. Redington Memorial Hospital Association, incorporated. The incorporation and organization of Redington Memorial Hospital Association at Skowhegan in the county of Somerset is hereby ratified, affirmed and made valid and the acceptance by the Redington Memorial Hospital Association of the property and funds acquired under the will of John R. McClellan is hereby ratified, affirmed and made valid.
- Sec. 2. May exercise eminent domain. Redington Memorial Hospital Association is hereby authorized to take, acquire and hold by purchase, lease, gift, devise, bequest or otherwise, personal or real estate to any amount to be used, managed and disposed of by said corporation for the purpose for which it was organized.
- Sec. 3. Exempt from taxation. Redington Memorial Hospital Association is hereby declared to be a charitable and benevolent institution and its funds, without regard to the sources from which such funds are derived, the Redington Memorial Hospital, the superintendent's home, the nurses' home, the grounds on which said buildings are situate, and all property and equipment belonging to said Redington Memorial Hospital Association situate in said buildings, together with all property wherever situate and however acquired, occupied by said Redington Memorial Hospital Association for the purposes for which said Redington Memorial Hospital Association was organized, shall be exempt from taxation.

Approved March 8, 1941