MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

AS PASSED BY THE

Ninety-fourth Legislature

OF THE

STATE OF MAINE

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1949

PROPERTY OF THE
STATE OF MAINE

PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Ninety-fourth Legislature

1949

146 POWER OF CERTAIN CORPORATIONS TO HOLD PROPERTY

CHAP. 197

PUBLIC LAWS, 1949

and all such fees shall be regularly accounted for and shall constitute a special fund for the repaying of said cuts.'

Sec. 2. R. S., c. 84, § 115, amended. Section 115 of chapter 84 of the revised statutes, as amended by section 2 of chapter 250 of the public laws of 1945, and by section 1 of chapter 252 of the public laws of 1947, is hereby further amended to read as follows:

A record of all permits to be kept; fees for excavation per-The commissioner of public works, or such officer as the city government may appoint, shall keep a record of all permits granted by him, work done by the city employees excepted. The applicant shall pay to the city treasurer for every permit for making an excavation within the driveways of any public highway paved with broken stone, concrete, bitulithic, granite block, brick, wood block, sheet asphalt or other pavements the following fees: for sheet asphalt, wood block, brick, and granite block, all on concrete base, \$6 per square yard; for granite block on gravel base, bitulithie, and concrete \$3.50 per square yard; for broken stone and other similar pavements, \$2.50 per square vard; for bituminous surface, treated gravel or untreated surface, \$1 per square yard; and for untreated shoulder, 500 per square yard for any amount not exceeding 50 square vards, plus 25c per square vard for any amount exceeding 50 square yards such fees as shall be established by the municipal officers, such fees not to exceed the reasonable cost of replacement of the excavated pavement. All such fees paid to the city treasurer shall be regularly accounted for by him in his report to the city government, and shall constitute a special fund for the repaving of said cuts; when such cuts are repaired by the street department, the cost thereof shall be charged to said fund.'

Effective August 6, 1949

Chapter 197

AN ACT Relating to Power of Certain Corporations to Hold Property.

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

R. S., c. 50, § 5, amended. The last 2 sentences of section 5 of chapter 50 of the revised statutes, as amended by chapter 141 of the public laws of 1947, are hereby further amended to read as follows:

'Provided, however, that any corporation organized under the provisions of this chapter for the purpose of establishing and maintaining a hospital, a free public library or a school or academy accredited by the department

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of education and conducted on a non-profit basis, or a laboratory exclusively engaged in research for the benefit of mankind may receive and hold real and personal estate, to any amount, which may from time to time be given, granted, bequeathed or devised to it, and accepted by the corporation for the uses and purposes of said hospital, free public library, school or academy or laboratory; provided always, that both the principal and income thereof shall be appropriated according to the terms of the donation, devise or bequest. The above provisions relating to a hospital shall apply to a laboratory exclusively engaged in research for the benefit of mankind.'

Effective August 6, 1949

Chapter 198

AN ACT Relating to the Salaries of the Clerk of Courts and Deputy Clerk of Courts of Penobscot County.

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

R. S., c. 79, § 114, amended. That part of section 114 of chapter 79 of the revised statutes which relates to the salaries of the clerk of courts and deputy clerk of courts of Penobscot county, as amended by section 1 of chapter 206 of the public laws of 1945 and by chapter 210 and chapter 287, both of the public laws of 1947, is hereby further amended to read as follows:

'Penobscot, \$3,000 \$3,200; deputy clerk of courts, \$2,200 \$2,400,'

Chapter 199

AN ACT Relating to Conveyance or Board of Children.

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

Sec. 1. R. S., c. 37, § 8, amended. Section 8 of chapter 37 of the revised statutes is hereby amended by adding at the end thereof the following paragraph:

'Whenever a parent or guardian having children of compulsory school age in his care domiciles such children in a location remote from and inaccessible to schools or public highways, he shall be personally respon-