

ACTS AND RESOLVES

AS PASSED BY THE

Ninety-fourth Legislature

OF THE

STATE OF MAINE

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PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Ninety-fourth Legislature

1949

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fish shall be packed. The minimum quantity of mustard sauce, tomato sauce or other packing medium shall be not less than 2 ounces per can. The quality of tomato sauce shall be not less than 1.06 specific gravity. Sardines thus packed shall be plainly and conspicuously marked "MAINE SARDINES."

The minimum count of fish per 8 ounce oval can, whether packed in tomato sauce, mustard sauce or other packing medium, shall be not less than 4 fish. The heads of all fish shall be removed by cutting. No broken fish shall be packed. The minimum quantity of mustard sauce, tomato sauce or other packing medium shall be not less than 1 ounce per can. The quality of tomato sauce shall be not less than 1.06 specific gravity. Sardines thus packed shall be plainly and conspicuously marked "MAINE SARDINES."'

Emergency clause. In view of the emergency cited in the preamble, this act shall take effect when approved.

Effective April 20, 1949

Chapter 249

AN ACT Amending An Act to Provide for the Joining of Towns for the Purpose of Providing Better School Facilities.

Emergency preamble. Whereas, certain community secondary school districts have already been formed under general law to provide for adequate secondary school buildings and instruction; and

Whereas, specifications for such buildings have been drafted and such districts are prepared to proceed with construction and maintenance of community secondary school instruction; and

Whereas, bond underwriters have refused approval of the issue of bonds of community secondary school districts organized under the present law; and

Whereas, the within legislation is vitally necessary to prevent great hardship to the youth of the state for lack of school buildings and suitable instruction; and

Whereas, in the judgment of the legislature, these facts create an emergency within the meaning of the constitution of Maine and require the fol-

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lowing 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. 1. R. S., c. 37, § 92-A, amended. Section 92-A of chapter 37 of the revised statutes, as enacted by chapter 357 of the public laws of 1947, is hereby amended to read as follows:

'Sec. 92-A. Formation of community school districts, authorized. The inhabitants of and territory within two or more towns may form a secondary community school district which shall be a body politic and corporate by proceeding as follows: the municipal officers in each of the several towns may call a meeting of the inhabitants of their respective towns in the manner provided by law for the calling of town meetings, and et such meetings shall vote on to favor or oppose similar articles in substantially the following form:

Article To see if the town will vote to join with the towns of (naming them) to form a secondary school district to be known as "...... Community School District."

The clerk in each of the several towns shall file a return of such votes with the secretary of state. If a majority of those voting in each of the towns shall favor each of the 3 propositions, the inhabitants of and the territory within said towns shall thereupon become a community school district, which shall, subject to the provisions hereof, bear the name so determined upon and shall have authority to acquire and hold property and to borrow money not in excess of the respective amounts so determined upon. The inhabitants of the participating towns in meetings similarly called and held may vote to change the name of the school district, and to increase the maximum amount of property to be held by the school district and the maximum amount of money which the school district may borrow.'

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Sec. 2. R. S., c. 37, § 92-B, amended. Section 92-B of chapter 37 of the revised statutes, as enacted by chapter 357 of the public laws of 1947, is hereby amended to read as follows:

'Sec. 92-B. Organization; compensation. When the inhabitants of two or more towns have voted to form a community school district, as provided in the preceding section, the municipal officers of each of the towns in the proposed school district shall appoint 3 persons, resident in such town, to be incorporators of said proposed school district and who shall become trustees of said district. Said 3 trustees shall be appointed, one for I year, one for 2 years and one for 3 years, and thereafter I each year shall be elected by the voters, annually for a term of 3 years in each of the participating towns by the inhabitants of the community school district who are voters in their respective towns. Said elections shall take place at the annual town meeting and trustees elected or appointed shall serve until their successors are elected and qualified. Vacancies in the office of trustees shall be temporarily filled by appointment by the selectmen municipal officers of the town where the former trustee resided until a successor trustee is elected for the unexpired portion of the term, if any, at until the next annual town meeting in said town.

The incorporators so appointed as soon as convenient thereafter shall meet upon call of one of their number after reasonable notice. They shall organize as a board of trustees and shall elect from their number a chairman, a treasurer, a clerk and such other officers as they shall decide upon, and shall adopt by-laws and an official seal.

When the corporation is thus organized, the trustees shall make a return to the secretary of state setting forth the fact of the organization of the district, the names of the trustees and the officers thereof, the amount of property it is authorized to acquire and hold and the amount of its borrowing power.

If the secretary of state finds that the community school district has been organized and the trustees thereof elected or appointed, according to law, he shall issue to it a certificate of organization and such certificate shall be conclusive evidence of the lawful organization of the community school district and of the election or appointment of the trustees thereof. Whenever the membership of a community school district is changed, by the addition of new territory or by appointment, election or resignation of trustees or otherwise, a return to that effect shall promptly be so filed. A copy, certified by the secretary of state, of a return so filed shall be conclusive evidence of the change in the community school district or in the membership thereof. 196 JOINING TOWNS FOR PURPOSE OF BETTER SCHOOL FACILITIES CHAP. 249 PUBLIC LAWS, 1949

Only those towns the inhabitants of which vote to join such community school district shall be bound by the terms of sections 92-A to 92-K, inclusive.'

Sec. 3. R. S., c. 37, § 92-C, amended. Section 92-C of chapter 37 of the revised statutes, as enacted by chapter 357 of the public laws of 1947, is hereby amended to read as follows:

'Sec. 92-C. Duties of trustees. The trustees so appointed, as soon as convenient thereafter, shall meet upon call of one of their number after reasonable notice. All of the affairs of said district, except election of teachers who shall serve in said school and the fixing of their salaries, the courses of study, the terms of school and other matters pertaining to the education of pupils, which matters shall be controlled by a community school committee hereinafter provided for, shall be managed by said board of trustees.

The trustees shall serve without compensation, except the treasurer may receive for his services an amount to be fixed by the board of trustees not to exceed \$100 per year. The treasurer shall give a bond to the district in such sum and with such sureties as the trustees may determine, which bond shall be deposited with the chairman. The expense of such bond shall be paid by the district. The treasurer's salary, bond premium and all expenses of the district shall be paid from the funds of the district. At the close of the fiscal year the trustees shall make a detailed report of their doings, of the financial condition of said district and the physical condition of said school building or buildings, and also such other matters pertaining to said district as shall show the inhabitants thereof how said trustees are fulfilling the duties and obligations of their trust, **duplicate copies of** said reports to be made, attested to and filed with the municipal officers of said **each participating** town.'

Sec. 4. R. S., c. 37, § 92-D, amended. Section 92-D of chapter 37 of the revised statutes, as enacted by chapter 357 of the public laws of 1947, is hereby amended to read as follows:

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interest, not exceeding 5% per annum, payable semiannually, be in such form, subject to the provisions of sections 92-A to 92-K, inclusive, and be sold in such manner, at public or private sale as the trustees shall determine payable semiannually. Said bonds shall be made to mature serially, but none shall run for a longer period than 25 years. Each issue of said bonds shall mature in substantially equal annual installments, so that the first installment shall be payable not later than 2 years after the date of issue and the last installment not later than 25 years from the date thereof, provided, however, that if the proceeds of an issue of bonds are used in whole or in part to fund temporary notes of the district or renewals thereof, the period during which such issue of bonds shall be outstanding, plus the period of the loan represented by such temporary notes or renewals thereof, shall not exceed 25 years. All notes or bonds issued by said district shall be signed by the treasurer and countersigned by the chairman of said district, and if coupon bonds be issued, each coupon shall be attested by a facsimile signature of the treasurer printed thereon. Notes issued by the district shall mature not later than 1 year from their date but may be renewed from time to time, provided that the period of the original note plus that of renewals thereof shall not exceed 2 years. Said notes and bonds shall be legal obligations of said district, which is hereby declared to be a quasi-municipal corporation within the meaning of section 132 of chapter 40 of the revised statutes, and all the provisions of said section shall be applicable thereto.'

Sec. 5. R. S., c. 37, § 92-E, amended. Section 92-E of chapter 37 of the revised statutes, as enacted by chapter 357 of the public laws of 1947, is hereby amended to read as follows:

'Sec. 92-E. How financed. The trustees of the "..... Community School District" shall within 90 days after authorization by vote of the participating towns as provided in section 92-A and thereafter annually before April 1st of each year determine the sum required each year to meet the bonds falling due and what further sum is necessary to meet the interest on said bonds or other obligations, and all other expenses necessary for the operation of the district. The trustees shall thereupon issue their warrants, in substantially the same form as the warrant of the treasurer of state for taxes, to the assessors of each participating town, requiring them to assess upon the taxable polls and estates within said town an amount in proportion to the total sum required each year as that town's state valuation bears to the total state valuation of all the participating towns, except that if the apportionment for maintenance and operation of the school results in a per pupil cost to any participating town in excess of 150% of the average per pupil cost for operating the school, the town's apportionment shall be 150% of the average per pupil cost and the balance shall be apportioned among the remaining towns according to the last preceding state valuation; and to

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commit the assessment to the constable or collector of said town who shall have all the authority and powers to collect said taxes as is in him vested by law to collect state, county and municipal taxes. On or before the 31st day of December of the year in which said tax is so levied, the treasurer of each town shall pay the amount of the tax so assessed against the taxable polls and estates within his said town to the treasurer of the district. In the case of the failure on the part of the treasurer of said town to pay said sum or any part thereof on or before said 31st day of December in the year in which said tax is levied, the treasurer of the district may issue his warrant for the amount of said tax or so much thereof as shall then remain unpaid to the county sheriff requiring him to levy by distress and sale on the real and personal property of any of the inhabitants of said district living in the town where such defaulting town default takes place and the sheriff or any of his deputies shall execute said warrant, except as otherwise herein provided. The same authority as is vested in county officials for the collection of county taxes under the provisions of the revised statutes is hereby vested in the trustees of said district in relation to the collection of taxes within such town or plantation.'

Sec. 6. R. S., c. 37, § 92-H, amended. Section 92-H of chapter 37 of the revised statutes, as enacted by chapter 357 of the public laws of 1947, is hereby amended to read as follows:

'Sec. 92-H. Application of general law. Community schools as herein provided when established may be considered the official secondary schools of the participating towns and all provisions of the general law relating to public education shall apply to said schools. Teaching positions, special courses and other bases for allocations to towns because of these schools shall be divided according to proportional assessment of each town as determined in section 92-E.'

Sec. 7. R. S., c. 37, § 92-K, amended. Section 92-K of chapter 37 of the revised statutes, as enacted by chapter 357 of the public laws of 1947, is hereby amended to read as follows:

'Sec. 92-K. Participating towns; withdrawal. Towns The inhabitants of and territory within any town not originally in the participating group of towns district may be included upon vote of all the towns concerned in the same a manner as is similar to that prescribed for the establishing of the community school, under such terms and arrangements as may be recommended by the community school trustees and approved by such vote, provided the cost to the inhabitants and territory so applying towns shall be based on a fair valuation as determined by the state board of equalization.

When any one town decides to withdraw from the community school district, it must decide affirmatively to do so by a 2/3 rote of the legal

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voters in said town present and voting at a special town meeting called for that purpose, and by giving to the community school district a 2year notice of their intent to withdraw; provided the withdrawing town may claim and demand a share equal to 50% of the equity in its capital investment after deduction of depreciation costs; provided further, that the remaining towns in the district shall assume and be liable for the outstanding indebtedness of the district notwithstanding the provisions of section 92 D. The superior court in equity shall have jurisdiction for the enforcement of the provisions of this section.

When the inhabitants of a participating town have indicated their desire to withdraw from a community school district by a 2/3 vote of the legal voters in said town present and voting at a special meeting, called and held in the manner provided by law for the calling and holding of town meetings, such withdrawal may be authorized by special act of the legislature upon such terms as shall be contained in such special act, provided, however, no such withdrawal shall be permitted while such community school district shall have oustanding indebtedness.'

Sec. 8. Emergency clause; effective date; limitation. In view of the emergency cited in the preamble, this act shall take effect when approved: provided, however, that this act shall not become effective as to any school district then organized until the provisions hereof shall have been accepted by a vote of a majority of the inhabitants of each of the participating towns of such community school district voting at meetings called and held in the manner provided by law for the calling and holding of town meetings.

Effective April 20, 1949

Chapter 250

AN ACT Relative to Night Hunting.

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

R. S., c. 33, § 67, amended. Section 67 of chapter 33 of the revised statutes, as revised, is hereby amended to read as follows:

'Sec. 67. Night hunting prohibited; exception. It shall be unlawful to hunt wild birds in this state from sunset to $\frac{1}{2}$ hour before sunrise of the following morning.

It shall be unlawful to hunt wild animals from $\frac{1}{2}$ hour after sunset until $\frac{1}{2}$ hour before sunrise of the following morning, except skunks and rac-