

ACTS AND RESOLVES

AS PASSED BY THE

Ninety-fifth Legislature

OF THE

STATE OF MAINE

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Private and Special Laws

OF THE

STATE OF MAINE

As Passed by the Ninety-fifth Legislature

1951

SCHOOLING IN BRUNSWICK FOR TUITION PUPILS PRIVATE AND SPECIAL, 1951

СНАР. 74

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land, York, Oxford and Sagadahoc shall compose the 1st district and be entitled to I representative. The counties of Androscoggin, Franklin, Knox, Lincoln, Kennebec, Somerset and Waldo shall compose the 2nd district and be entitled to I representative. The counties of Aroostook, Hancock, Penobscot, Piscataquis and Washington shall compose the 3rd district and be entitled to I representative.

Sec. 2. Time of election of representatives to Congress. The election of representatives to Congress shall take place and be on the 2nd Monday of September, 1952, and thereafter biennially.

Sec. 3. Representatives to be residents of district. The representatives chosen in the several districts shall at the time of their election be residents therein. The foregoing division of the state into representative districts shall be and continue in force until the taking effect of a reapportionment under an Act of Congress.

Effective August 20, 1951

Chapter 74

AN ACT to Provide Schooling in Brunswick for Tuition Pupils from Certain Other Towns.

Emergency preamble. Whereas, negotiations between the town of Brunswick and other towns specified in section I of chapter 102 of the private and special laws of 1949, hereinafter sometimes called the Enabling Act, have developed a substantial agreement with reference to altering by Brunswick of its high school building so as to permit adequate education therein to tuition high school pupils from those other towns, on the payment by them of certain capital expenditures incurred by Brunswick for the purpose of caring for these tuition pupils; and

Whereas, the completion of contract arrangements between Brunswick and the other towns has been baffled by questions over the interpretation of certain details of the Enabling Act; and

Whereas, temporary arrangements with reference to the current school year have only been made after considerable practical difficulty and such arrangements appear to be impracticable of extension; and

Whereas, arrangements with reference to the school year beginning in the fall of 1951 must be made during the current spring in order that facilities may be available at the beginning of the school year; and

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Whereas, it appears that contracts between Brunswick and these other towns desiring to send tuition pupils to Brunswick may be practicable if the Enabling Act is clarified; and

Whereas, only by an immediate legislative clarification of the Enabling Act can the schooling of such tuition pupils for the school year beginning in the fall of 1951 be accomplished; and

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

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

Sec. 1. P. & S. L., 1949, c. 102, § 3, amended. Section 3 of chapter 102 of the private and special laws of 1949 is hereby amended to read as follows:

'Sec. 3. Brunswick to furnish and maintain school buildings. In all such contracts Brunswick is to agree for a period of years, specified therein, to furnish, equip and maintain, substantially in the same manner as its existing high school building is furnished, equipped and maintained, such school building or buildings as may be necessary for carrying out the provisions specified in section 2 of this act; and to that end Brunswick may in any such contract agree that within a period specified therein it will alter or extend any existing buildings so that they will be sufficient, with existing Brunswick school buildings, to accommodate the number of tuition pupils.'

Sec. 2. P. & S. L., 1949, c. 102, § 4, amended. Section 4 of chapter 102 of the private and special laws of 1949 is hereby amended to read as follows:

'Sec. 4. Tuition charges. Each such contract may fix a payment not exceeding $\$_{250}$ per tuition pupil per year which must be approved by the commissioner of education, and may be arrived at by applying to the estimates per year of the contract period for the schools attended by such pupils the formula set forth as (1) (2) and (3) in section 99 of chapter 37 of the revised statutes, as amended by public laws of 1947, chapter 401; provided, however, that added to item (1) may be any additional items of expense approved by the commissioner to which Brunswick is put by reason of the contract, such as transportation of Brunswick pupils made necessary in carrying out the contract; and provided further, that in the event that Brunswick shall alter or extend existing buildings, as specified in section 3 of this act, the contracting towns may agree that to item (1) shall be added a reasonable percentage, as approved by the commissioner,

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of the capital cost thereof; provided, however, that in no case shall the payment to Brunswick by any tuition town under the contract exceed \$250 per tuition pupil per year which capital cost may include a reasonable interest annually on the unpaid part of such capital cost; provided, however, that in no case shall the payment to Brunswick by any tuition town under the contract for such capital cost and interest be less than \$50 nor more than \$75 per tuition pupil per year.'

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

Effective March 23, 1951

Chapter 75

AN ACT Amending the Charter of the City of Waterville to Provide an Indefinite Term for the City Engineer.

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

P. & S. L., 1887, c. 195, § 6-A, additional. Chapter 195 of the private and special laws of 1887, as amended, is hereby further amended by adding thereto a new section to be numbered 6-A, to read as follows:

'Sec. 6-A. City engineer; appointment, qualifications, duties, salary, tenure. A city engineer for the city of Waterville shall be appointed by the mayor, with the advice and consent of a majority of the city council in joint convention, for an indefinite term of years, subject to the limitations hereinafter stated.

The person appointed shall be a registered civil engineer in this state, shall be under 65 years of age and shall bear the title of city engineer. His duties shall be as described in sections 61 to 69, inclusive, of chapter 6 of the charter and revised ordinances of the city of Waterville.

The salary of said city engineer shall be fixed by the city council and shall not be decreased during his term in office, except upon concurrent vote therefor passed in each branch of the city council by the assent of 2/3 of the members thereof.

The person employed as said city engineer shall not be subject to removal or dismissal at any time, except for cause after hearing by the city council in joint convention, and then only by a 2/3 vote of said joint convention of the city council. Upon attaining the age of 65, the said city engineer's term of office shall automatically expire.'

Effective August 20, 1951