

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

LUCERNE-IN-MAINE VILLAGE CORPORATION **CHAP. 94 PRIVATE AND SPECIAL, 1951**

Thence south 3 degrees, 30 minutes west, 803 feet to a stone monument on the west side of a town road leading from the Augusta-Rockland road to the Mountain road, so called, thence continuing on same course 1.375 feet to a stone monument on the south side of said Mountain road :

Thence south 18 degrees, 0 minutes west, 955 feet to a stone monument at the south-west corner of land now owned by Hartwell Jones;

Thence south 52 degrees, 15 minutes east, 2,504 feet following the property line between said Jones and D. Hallowell to the east side of said Mountain road to a stone monument:

Thence south 52 degrees, 25 minutes east, 3,118 feet to stone monument on the property line between C. Peasler and F. Bryant, passing through 2-6" spruce posts set on line on the east and west shore of West Branch stream :

Thence south 48 degrees, 30 minutes east, 1,486 feet to a stone monument on the west side of a town road which leads from West Washington Corner to Jefferson Village;

Thence south 50 degrees, 00 minutes east, 3,342 feet to a stone monument on the south side of a town road, said point being the south-west corner of the town of Washington and the south-east corner of Somerville.

Total length of line is about 6.5 miles.

The above line has been doubled spotted and spots and monuments are painted red.

Effective August 20, 1951

Chapter 94

AN ACT Relating to Lucerne-in-Maine Village Corporation.

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

Lucerne-in-Maine Village Corporation, territory amended. Chapter 43 of the private and special laws of 1927 is hereby amended by removing and excluding the following described parcel of land from the territorial limits of said Lucerne-in-Maine Village Corporation, namely: A certain lot or parcel of land situate on the westerly side of U.S. Highway No. 1 in that part of Dedham, Maine, known as Lucerne-in-Maine, bounded and described as follows, viz: Beginning at a stake on the westerly sideline of said highway 1,239 feet, more or less, southerly along said highway from the Holden-

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Dedham town line; thence continuing southerly by and along said westerly sideline of said highway 450 feet to a stake; thence westerly, at right angles to said highway, 400 feet to a stake; thence northerly, at right angles to the last above described line, 450 feet to a stake; thence easterly 400 feet to the point of beginning.

Effective August 20, 1951

Chapter 95

AN ACT Amending the Charter of the City of Augusta in Regard to Criminal Fees.

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

P. & S. L., 1919, c. 75, § 17, amended. Section 17 of chapter 75 of the private and special laws of 1919, as amended, is hereby further amended to read as follows:

'Sec. 17. Chief of police and deputy, compensation; officers' fees; fines and costs in criminal cases. The chief of police and deputy chief of police in the city of Augusta shall be paid salaries or a per diem compensation, to be fixed by the city council of said city, and payable from the treasury thereof. Such officers shall not be paid any fee for any official service in any criminal case in the county except as provided in sections 20 and 23 of this charter. The fees of such officers for services in criminal cases shall be taxed and allowed as in behalf of the sheriffs and fifty per cent thereof the entire amount so taxed and allowed after first deducting fees referred to in sections 20 and 23 of this charter, shall be annually paid by the county treasurer to the said city and the balance shall revert to the county and be covered into the County Treasury. When the said fifty per cent exceeds the annual salary or compensation of any such officer, such excess shall not be paid to the said city, but shall be covered into the county treasury. Such officers may retain for their own use all fees received by them in civil cases. No such officer shall receive from any respondent in any criminal case any fine or costs, but in all such cases such fine and costs shall be paid to the judge issuing the precept against such respondent.'

Effective August 20, 1951