MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

AS PASSED BY THE

Ninety-seventh Legislature

OF THE

STATE OF MAINE

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Private and Special Laws

OF THE

STATE OF MAINE

As Passed by the Ninety-seventh Legislature

1955

erty may be taken under condemnation proceedings in the same manner as provided in subsection (a) of this section, and in that event the county commissioners shall determine the reasonable and fair conditions for the acquisition of property or rights by the authority. In the case of any property or facilities legally located within, under or upon any public street or way by franchise, permit or legislative authority, said reasonable and fair conditions for acquisition or relocation shall include the payment by the authority of either the value of said property or facilities less depreciation or the reasonable cost of relocating property or facilities exclusive of improvements made or to be made in such relocation, whichever is the lesser. Said payment shall include payment of such cost for any such property or facilities acquired or the cost of any such relocations made at the request of and for the benefit of said authority in any section of the turnpike under construction and not open to public use prior to May 1, 1955, except where said authority has obtained title thereto by purchase or specific conveyance. The county commissioners of the county wherein such property or land is located shall constitute a board which shall on petition of the authority or interested parties meet and ascertain and determine the reasonable and fair conditions for the acquisition, make a correct return of their doings, signed by them, accompanied by an accurate plan of the land or situation involved. The county commissioners shall give reasonable notice to interested parties of the time and place of their meeting and afford interested parties an opportunity to be heard. Their return shall be filed with the clerk of the county commissioners and remain in the custody of their clerk for inspection. Any interested party aggrieved by their determination of reasonable and fair conditions may appeal from their determination to the superior court of the county at the next regular term of said court following the date of filing their return with their said clerk. If no such appeal is made, the proceedings shall be closed, and become effectual. If an appeal be taken at the time and in the manner provided herein, the court shall determine the reasonable and fair conditions for the acquisition and make its decree therefor. The appellant shall file notice of his appeal with the county commissioners within the time above limited, and at the first term of court shall file a complaint setting forth substantially the facts, upon which the case shall be heard by the court. From the action of the court or on exceptions, an appeal may be taken by any party to the supreme judicial court.'

Effective August 20, 1955

Chapter 202

AN ACT Relating to Pensions for Dependents of Deceased Policemen of City of Lewiston.

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

P. & S. L., 1939, c. 8, Art. XI, § 21, amended. Section 21 of article XI of chapter 8 of the private and special laws of 1939, as repealed and replaced by section 8 of chapter 86 of the private and special laws of 1943, is hereby amended by adding at the end thereof a new paragraph, to read as follows:

If a member of the Lewiston police department shall die as a result of injury received in line of duty, his widow, or, if none, his minor child or children, shall receive a pension equal to $\frac{1}{2}$ of the pay of such member at the time of his death. Such pension shall be paid to the widow until she dies or remarries or to a child or children until they die or reach the age of 18 years.'