

ACTS AND RESOLVES

AS PASSED BY THE

Ninety-ninth Legislature

OF THE

STATE OF MAINE

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Private and Special Laws

OF THE

STATE OF MAINE

As Passed by the Ninety-ninth Legislature

1959

CARMEL, ETC., TO FORM SCHOOL DISTRICT PRIVATE AND SPECIAL, 1959 Department 1959-60			977 CHAP. 176 1960-61	
Survey and Improvements to Heating Showers, Cell Blocks	\$	10,500 14,250	\$	
Sub-total		139,900		
Pineland Hospital and Training Center Renovations—Gray Hall	\$	35,900	\$	
Total Institutional Service, Department o	f	375,800		
STATE PARK COMMISSION				
Development of State Parks Entrance—Mt. Blue State Park				21,000
Total Appropriations from Unappropriated Surplus		751,700		45,000

Amounting to \$751,700 for the fiscal year ending June 30, 1960 and \$45,000 for the fiscal year ending June 30, 1961.'

Effective September 12, 1959

Chapter 176

AN ACT to Authorize the Municipalities of Carmel, Hermon, Glenburn and Levant to Form a School Administrative District.

Emergency preamble. Whereas, the school committees of the municipalities of Carmel, Hermon, Glenburn and Levant have filed applications with the Maine School District Commission for the formation of a school administrative district; and

Whereas, the municipalities have conducted a thorough study of the school conditions in the area; and

Whereas, there is a vital need for safe and adequate school facilities in the municipalities; and

Whereas, the school programs of the area could be improved and more efficiently and economically operated; and

Whereas, it is geographically impossible to meet the minimum requirement of 300 resident high school pupils in this area; and

Whereas, the Maine School District Commission cannot approve the formation of this proposed district under the criteria set out in the Revised Statutes, chapter 41, section 111-E; and

Whereas, said chapter 41, section 111-D provides that the Legislature may establish such school administrative district; and

CHAP. 177

PRIVATE AND SPECIAL, 1959

Whereas, the Maine School District Commission recommends that the municipalities of Carmel, Hermon, Glenburn and Levant be authorized to establish a school administrative district; 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 the public peace, health and safety; now, therefore,

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

School administrative district for Carmel, Hermon, etc.; authorized. The municipalities of Carmel, Hermon, Glenburn and Levant are exempted from the limitations provided in the Revised Statutes of 1954, chapter 41, section 111-E, as amended, and the Maine School District Commission is authorized to proceed pursuant to said chapter 41, sections 111-F to 111-U to take the necessary action to allow the municipalities of Carmel, Hermon, Glenburn and Levant to form a school administrative district.

Nothing contained herein shall be construed to limit the number of times that the above-named municipalities may make application to the Maine School District Commission, nor shall the authority granted to the Maine School District Commission under this act be limited to any specified number of times for the commission to authorize the above-named municipalities to act on the formation of a school administrative district.

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

Effective June 13, 1959

Chapter 177

AN ACT to Authorize the Municipalities of Bradford, Charleston, Corinth, Hudson and Kenduskeag to Form a School Administrative District.

Emergency preamble. Whereas, the school committees of the municipalities of Bradford, Charleston, Corinth, Hudson and Kenduskeag have filed applications with the Maine School District Commission for the formation of a school administrative district; and

Whereas, the municipalities have conducted a thorough study of the school conditions in the area; and

Whereas, there is a vital need for safe and adequate school facilities in the municipalities; and

Whereas, the school programs of the area could be improved and more efficiently and economically operated; and

Whereas, it is geographically impossible to meet the minimum requirement of 300 resident high school pupils in this area; and

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