

MAINE STATE LEGISLATURE

The following document is provided by the
LAW AND LEGISLATIVE DIGITAL LIBRARY
at the Maine State Law and Legislative Reference Library
<http://legislature.maine.gov/lawlib>



Reproduced from scanned originals with text recognition applied
(searchable text may contain some errors and/or omissions)

ACTS AND RESOLVES

AS PASSED BY THE

One Hundred and First Legislature

OF THE

STATE OF MAINE

Published by the Director of Legislative Research in accordance with the Revised Statutes of 1954, Chapter 10, Section 27, Subsection VI.

The Knowlton and McLeary Company
Farmington, Maine
1963

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE

As Passed by the One Hundred and First Legislature

1963

Chapter 78

AN ACT to Authorize the Municipalities of Eagle Lake, Fort Kent, New Canada Plantation, St. Francis Plantation and Wallagrass Plantation to Suspend the Operation of Community School District No. 1 and Reorganize as a School Administrative District.

Emergency preamble. Whereas, the legal voters of the Municipalities of Eagle Lake, Fort Kent, New Canada Plt., St. Francis Plt., and Wallagrass Plt. voted by heavy majorities to form a School Administrative District; and

Whereas, St. John Plt. voted against the formation of a School Administrative District; and

Whereas, there is a major need for new school facilities in the Municipalities of Eagle Lake, Fort Kent, New Canada Plt., St. Francis Plt. and Wallagrass Plt.; and

Whereas, in the judgment of the Legislature, these facts create an emergency within the meaning of the Constitution 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:

Towns of Eagle Lake, Fort Kent, New Canada Plt., etc. to form School Administrative District. The Towns of Eagle Lake, Fort Kent, New Canada Plt., St. Francis Plt. and Wallagrass Plt., presently a part of Community School District #1, are authorized to proceed pursuant to sections 111-F to 111-U-1 to form a School Administrative District provided that the participating municipalities, upon voting to form said district, shall vote to assume the entire outstanding indebtedness of said Community School District #1.

Upon formation of the School Administrative District, said Community School District #1 shall cease to have any responsibility for the education of the pupils of said Community School District #1 and the board of trustees shall continue to function only in that capacity necessary to retire any outstanding bonds or notes of the Community School District #1.

The directors of the School Administrative District shall and are authorized to remit annually to the board of trustees such sums as are required to retire said bonds.

Upon formation of the School Administrative District, St. John Plt. shall assume full responsibility for the education of its secondary pupils.

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