

ACTS AND RESOLVES

AS PASSED BY THE

One Hundred and First Legislature

OF THE

STATE OF MAINE

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The Knowlton and McLeary Company Farmington, Maine 1963

RESOLVES

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1963

LIBERTY DISCHARGED FROM INDEBTEDNESS

RESOLVES, 1963

deputies in any county of the State of Maine, and the conduct of said action shall be according to the practice and procedure of civil actions between individual parties in said Superior Court, and the substantive rights and liabilities of the parties shall be the same as rights and liabilities between individuals.

Any recovery in said action shall not exceed the principal sum of \$118,883.54. The Attorney General or one of his assistants is authorized and designated to appear in answer to said complaint and defend on behalf of the State of Maine. Any judgment which may be recovered in said action shall be payable from the General Highway Fund of the State of Maine on final process issued by said Superior Court, or, if appealed, the Supreme Judicial Court, and costs may be taxed in favor of said Clarkeson Engineering Company, Inc. and interest shall be allowed from the date of said complaint if there is recovery in said action. Hearing thereon shall be before 3 Justices of the Supreme Judicial Court, without a jury, said Justices to be assigned by the Chief Justice of the Supreme Judicial Court.

Effective September 21, 1963

Chapter 73

RESOLVE, Granting to the State Park and Recreation Commission the Power to Acquire by Eminent Domain Land at West Quoddy Head.

State Park and Recreation Commission authorized to acquire land. Resolved: That the State Park and Recreation Commission is authorized to acquire in behalf of the State by eminent domain not exceeding 490 acres of land at West Quoddy Head, using the procedures prescribed in the Revised Statutes, chapter 36, section 34, subsection IX and chapter 52, sections 12 to 22.

Effective September 21, 1963

Chapter 74

RESOLVE, Discharging Town of Liberty from Part of the Indebtedness to Maine School District Commission for Preparation of Agreement for Dissolution of School Administrative District No. 3.

Town of Liberty discharged from indebtedness to Maine School District Commission. Resolved: That all of the indebtedness exceeding \$3,000 of the Town of Liberty, as the municipality petitioning for dissolution of School Administrative District No. 3, for reimbursement for the expenses paid by the Maine School District Commission for employment of competent advisers in preparing the agreement of dissolution of said district, as provided in the Revised Statutes of 1954, chapter 41, section 111-P, is hereby discharged.