

# MAINE STATE LEGISLATURE

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# ACTS AND RESOLVES

AS PASSED BY THE

One Hundred and Third Legislature

OF THE

STATE OF MAINE

Published by the Director of Legislative Research in accordance with  
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**PUBLIC LAWS**  
OF THE  
**STATE OF MAINE**  
AS PASSED BY THE  
**One Hundred and Second Legislature**  
AT THE  
**SPECIAL SESSION**  
January 17 - February 9, 1966

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## Chapter 454

### AN ACT Relating to Loan Limitations of Industrial Banks.

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

**R. S., T. 9, § 2381, sub-§ 2, amended.** Subsection 2 of section 2381 of Title 9 of the Revised Statutes is amended to read as follows:

'2. **Loan limitations; 3-year limit.** Make any loan for a longer period than 3 years from the date thereof, except in the case of loans that are eligible for insurance under the National Housing Act and for the insurance of which under that Act seasonable application is made pursuant to the National Housing Act, Title I;'

Effective May 11, 1966

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## Chapter 455

### AN ACT Relating to Executions on Civil Judgment of the District Court.

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

**R. S., T. 14, § 4651, amended.** Section 4651 of Title 14 of the Revised Statutes, as amended by chapter 182 of the public laws of 1965, is further amended to read as follows:

'§ 4651. **Issue and return**

Executions may be issued on a judgment of the Superior Court or the District Court after 24 hours from the time the judgment has become final by the expiration of the time for appeal, by dismissal of an appeal, or on certificate of decision from the law court, unless the court has pursuant to rule ordered execution at an earlier time, and shall be returnable within one year after issuance.'

Effective May 11, 1966

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## Chapter 456

### AN ACT Relating to Secondary School Attendance of Children Committed to Stevens Training Center.

**Emergency preamble.** Whereas, Acts of the Legislature do not become effective until 90 days after adjournment of the Legislature unless enacted as emergencies; and

Whereas, girls committed to the Stevens Training Center in some instances have been unable to obtain needed courses at the secondary school maintained within SAD #16; and

Whereas, girls committed to the Stevens Training Center attending said secondary school have been ridiculed and set apart as "Stevens Girls" by other students, the status of such girls as "Stevens Girls" becoming readily known due to the small student body, resulting in the girls being emotionally affected, and further resulting in dropouts and instances of escape from the center; and

Whereas, the Superintendent of the Stevens Training Center determining it to be in the best interests of the girls has inadvertently gone beyond the authority granted by the existing statute, and has succeeded in enrolling 8 girls in a secondary school outside SAD #16; and

Whereas, such school offers courses not available in the secondary school maintained within SAD #16 and such girls, due to the large enrollment have become integrated into the student body without incurring the stigma of being singled out as "Stevens Girls," all resulting in a high degree of scholastic achievement and emotional stability in each case; and

Whereas, a substantial saving in tuition costs can be realized through such enrollment; and

Whereas, the advantages available through enrollment outside SAD #16 are of the utmost importance to the Stevens Training Center program, it being contemplated that the center will have a continuing need for such outside enrollment; and

Whereas, the following Act is vitally necessary to assist the Stevens Training Center in its rehabilitation of girls committed thereto; 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:*

**R. S., T. 15, § 2716, amended.** The last paragraph of section 2716 of Title 15 of the Revised Statutes, as amended by chapter 9 of the public laws of 1965, is further amended to read as follows:

'At the discretion of the superintendent, any such female child deemed to be eligible shall be granted entrance into ~~the any~~ secondary school maintained ~~within School Administrative District # 16 in the State of Maine~~ under the same conditions as pupils residing in administrative units which do not maintain a standard secondary school, as provided in Title 20, section 1291, except the tuition for such child shall be paid by said superintendent from the appropriation to the said center and shall be in an amount not exceeding the receiving school's average cost per pupil for the current fiscal year to be determined as provided by Title 20, section 1292.'

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