MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

AS PASSED BY THE

One Hundred and Third Legislature

OF THE

STATE OF MAINE

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PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

One Hundred and Second Legislature

AT THE

SPECIAL SESSION

January 17 - February 9, 1966

Title 20, sections 215 to 307, to take the necessary action to allow the municipalities of Avon, Eustis, Kingfield, Madrid, New Vineyard, Phillips, Rangeley and Strong, or any combination of 6 municipalities, to form a School Administrative District.

Notwithstanding the provisions of Title 20, section 305, all appropriations made by the district and assessed against the member towns shall be apportioned as follows: $\frac{1}{2}$ in the same proportion as the municipality's state valuation bears to the total state valuation of the district and $\frac{1}{2}$ in the same proportion as the municipality's April 1st resident pupil count bears to the total April 1st resident pupil count of the district.

Nothing contained herein shall be construed to limit the number of times that the above-named municipalities may make application to the State Board of Education, nor shall the authority granted to the State Board of Education under section 2 of this Act be limited to any specified number of times for the board 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 February 1, 1966

Chapter 246

AN ACT to Reconstitute School Administrative District No. 46, No. 50, No. 51, No. 52 and No. 53.

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

- Sec. 1. School Administrative District No. 46 reconstituted and established; validation of proceedings in member municipalities. The municipalities of Dexter, Garland and Ripley are constituted to be and to have been since January 26, 1966, a School Administrative District, known as School Administrative District No. 46, with all of the powers, privileges and franchises granted to School Administrative Districts according to the Revised Statutes of 1964, Title 20, sections 211 to 307. The proceedings taken in the town meetings held in the municipalities of Dexter, Garland and Ripley, wherein it was voted that Ripley join School Administrative District No. 46, are validated, confirmed and made effective.
- Sec. 2. Validation of election and proceedings of school directors and action by officers and agents. The school directors of School Administrative District No. 46, selected in the said municipalities to serve as such, are declared to be and to have been duly elected and qualified for the respective terms for which each was elected, and all of the proceedings of the board of school directors of said district as said board was from time to time constituted and as shown by the records of said district and all of the action duly taken in accordance therewith by the officers and agents of said district with regard to the issuance of capital outlay bonds of any borrowing in anticipation of the sale thereof, or the preparation, presentation and acceptance of any school budget or any borrowing for current operating expenses, are validated, confirmed and made effective.

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- Sec. 3. Amendments. Any amendments of, additions to or changes in said sections 211 to 307 which may hereafter be enacted shall, unless otherwise specifically provided therein, be deemed to apply to and to govern said School Administrative District No. 46.
- Sec. 4. School Administrative District No. 50 reconstituted and established; validation of proceedings in member municipalities. The municipalities of Cushing, St. George and Thomaston are constituted to be and to have been since February 4, 1966, a School Administrative District, known as School Administrative District No. 50, with all of the powers, privileges and franchises granted to School Administrative Districts according to the Revised Statutes of 1964, Title 20, sections 211 to 307. The proceedings taken in the town meetings held in the municipalities of Cushing, St. George and Thomaston, wherein it was voted to join in the formation of a School Administrative District, are validated, confirmed and made effective.
- Sec. 5. Validation of election and proceedings of school directors and action by officers and agents. The school directors of School Administrative District No. 50, selected in the said municipalities to serve as such, are declared to be and to have been duly elected and qualified for the respective terms for which each was elected, and all of the proceedings of the board of school directors of said district as said board was from time to time constituted and as shown by the records of said district and all of the action duly taken in accordance therewith by the officers and agents of said district with regard to the issuance of capital outlay bonds or any borrowing in anticipation of the sale thereof, or the preparation, presentation and acceptance of any school budget or any borrowing for current operating expenses, are validated, confirmed and made effective.
- Sec. 6. Amendments. Any amendments of, additions to or changes in said sections 211 to 307 which may hereafter be enacted shall, unless otherwise specifically provided therein, be deemed to apply to and to govern said School Administrative District No. 50.
- Sec. 7. School Administrative District No. 51 reconstituted and established; validation of proceedings in member municipalities. The municipalities of Cumberland and North Yarmouth are constituted to be and to have been since February 7, 1966, a School Administrative District, known as School Administrative District No. 51, with all of the powers, privileges and franchises granted to School Administrative districts according to the Revised Statutes of 1964, Title 20, sections 211 to 307. The proceedings taken in the town meetings held in the municipalities of Cumberland and North Yarmouth, wherein it was voted to join in the formation of a School Administrative District, are validated, confirmed and made effective.
- Sec. 8. Validation of election and proceedings of school directors and action by officers and agents. The school directors of School Administrative District No. 51, selected in the said municipalities to serve as such, are declared to be and to have been duly elected and qualified for the respective terms for which each was elected, and all of the proceedings of the board of school directors of said district as said board was from time to time constituted and as shown by the records of said district and all of the action duly taken in accordance therewith by the officers and agents of said district with regard to the issuance of capital outlay bonds or any borrowing in anticipation of the sale thereof, or the preparation, presentation and acceptance of any school budget or any borrowing for current operating expenses, are validated, confirmed and made effective.

- Sec. 9. Amendments. Any amendments of, additions to or changes in said sections 211 to 307 which may hereafter be enacted shall, unless otherwise specifically provided therein, be deemed to apply to and to govern said School Administrative District No. 51.
- Sec. 10. School Administrative District No. 52 reconstituted and established; validation of proceedings in member municipalities. The municipalities of Greene, Leeds and Turner are constituted to be and to have been since February 8, 1966, a School Administrative District, known as School Administrative District No. 52, with all of the powers, privileges and franchises granted to School Administrative Districts according to the Revised Statutes of 1964, Title 20, sections 211 to 307. The proceedings taken in the town meetings held in the municipalities of Greene, Leeds and Turner, wherein it was voted to join in the formation of a School Administrative District, are validated, confirmed and made effective.
- Sec. 11. Validation of election and proceedings of school directors and action by officers and agents. The school directors of School Administrative District No. 52, selected in the said municipalities to serve as such, are declared to be and to have been duly elected and qualified for the respective terms for which each was elected, and all of the proceedings of the board of school directors of said district as said board was from time to time constituted and as shown by the records of said district and all of the action duly taken in accordance therewith by the officers and agents of said district with regard to the issuance of capital outlay bonds or any borrowing in anticipation of the sale thereof, or the preparation, presentation and acceptance of any school budget or any borrowing for current operating expenses, are validated, confirmed and made effective.
- Sec. 12. Amendments. Any amendments of, additions to or changes in said sections 211 to 307 which may hereafter be enacted shall, unless otherwise specifically provided therein, be deemed to apply to and to govern said School Administrative District No. 52.
- Sec. 13. School Administrative District No. 53 reconstituted and established; validation of proceedings in member municipalities. The municipalities of Burnham, Detroit and Pittsfield are constituted to be and to have been since February 8, 1966, a School Administrative District, known as School Administrative District No. 53, with all of the powers, privileges and franchises granted to School Administrative Districts according to the Revised Statutes of 1964, Title 20, sections 211 to 307. The proceedings taken in the town meetings held in the municipalities of Burnham, Detroit and Pittsfield, wherein it was voted to join in the formation of a School Administrative District, are validated, confirmed and made effective.
- Sec. 14. Validation of election and proceedings of school directors and action by officers and agents. The school directors of School Administrative District No. 53, selected in the said municipalities to serve as such, are declared to be and to have been duly elected and qualified for the respective terms for which each was elected, and all of the proceedings of the board of school directors of said district as said board was from time to time constituted and as shown by the records of said district and all of the action duly taken in accordance therewith by the officers and agents of said district with regard to the issuance of capital outlay bonds or any borrowing in anticipation of the sale thereof, or the preparation, presentation and acceptance of any school budget or any borrowing for current operating expenses, are validated, confirmed and made effective.

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Sec. 15. Amendments. Any amendments of, additions to or changes in said sections 211 to 307 which may hereafter be enacted shall, unless otherwise specifically provided therein, be deemed to apply to and to govern said School Administrative District No. 53.

Sec. 16. Saving clause. If any provision of this Act or the application thereof to any person or circumstances is held invalid, the remainder of the Act and the application of such provision to other persons or circumstances shall not be affected thereby.

Effective May 11, 1966

Chapter 247

AN ACT Adjusting Appropriations for Aroostook and Washington State Colleges for the Fiscal Years Ending June 30, 1966 and June 30, 1967.

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

Whereas, the said 90-day period will not terminate until the 1965-66 college year is substantially completed; and

Whereas, certain obligations and expenses incident to the operation on a contractual basis of student feeding programs at Aroostook and Washington State Colleges, respectively, will become due and payable prior to the expiration of the 90-day period next following the date of adjournment of the first special session of the 102nd Legislature; and

Whereas, the appropriations for the use of Aroostook and Washington State Colleges, for the fiscal years ending June 30, 1966 and June 30, 1967 provided funds for the direct operation by the respective colleges of the student feeding programs, including appropriations for personal services expenditures and the authority to employ the required personnel on a permanent basis, and such personal services appropriations are not available for the payment of contractual obligations unless adjusted by the Legislature which action is immediately necessary; 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:

Transfers authorized. From the moneys made available under the private and special laws of 1965, chapter 78 and 159, as shown in the following schedule, the following transfers are hereby authorized. The number of authorized permanent positions for the respective colleges by the aforesaid private and special laws, chapters 78 and 159, shall be reduced by the number of positions shown in parentheses immediately preceding the amounts of dollar reductions in personal services.