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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PUBLIC LAWS

OF THE

STATE OF MAINE

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ARTICLE 11. APPEALS

§ 2040. Appeal

Any person aggrieved by a decision of the department or the commission may appeal to the Administrative Hearing Commissioner under Title 5, chapters 301 to 307.

Effective October 7, 1967

Chapter 381

AN ACT Relating to Directors of Insurance Companies.

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

Sec. 1. R. S., T. 24, § 517, amended. The last sentence of section 517 of Title 24 of the Revised Statutes is repealed and the following enacted in place thereof:

The meetings of the directors may be held within or without the State.

Sec. 2. R. S., T. 24, § 538, additional. Title 24 of the Revised Statutes is amended by adding a new section 538, to read as follows:

§ 538. Private and special life insurance company charters; confirmation

This Title shall not be held to affect provisions enacted before June 1, 1967 in life insurance company charters created by private and special law inconsistent with this Title, but their principal place of business shall be located within the State, unless prior written consent otherwise is given by the commissioner, and a majority of the directors of such companies shall at all times be citizens of this State.

Effective October 7, 1967

Chapter 382

AN ACT to Grant Public Utilities Commission Control Over Cooperatives.

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

Sec. 1. R. S., T. 35, § 2301, repealed and replaced. Section 2301 of Title 35 of the Revised Statutes, as amended by section 1 of chapter 348 of the public laws of 1965, is repealed and the following enacted in place thereof:

§ 2301. Organization

Corporations for the operation of telegraphs or telephones, and corporations for the operation of both telegraphs and telephones, and corporations for the transmission of television signals by wire, and corporations for the purpose of CHAP. 382

PUBLIC LAWS, 1967

making, generating, selling, distributing and supplying gas or electricity, or both, for lighting, heating, manufacturing or mechanical purposes, in any city or town, or 2 or more adjoining cities or towns, within the State, or for either or any of such purposes, may be organized under Title 13, sections 71 to 79. No corporation for either or any of such purposes, whether organized or authorized to do business under this section or by special Act of the Legislature, or any person, association or cooperative organized under chapters 221 to 227 shall have authority without the consent of the Public Utilities Commission to furnish its service in or to any city or town in or to which another corporation, person, association or cooperative is furnishing or is authorized to furnish a similar service. No consent from said commission shall be required for any corporation, person, association or cooperative to furnish service in any city or town in which such corporation, person, association or cooperative is furnishing service on the effective date of this Act. Any corporation authorized to make, generate, sell, distribute and supply electricity may sell and distribute electricity to any other corporation similarly authorized.

After September 1, 1967, where a cooperative organized under chapters 221 to 227 and a public utility distributing electrical energy are serving or authorized to serve the same city, town, plantation or other governmental unit, neither the cooperative nor said utility shall bring electrical service to any new service location unless it shall have notified the other and the Public Utilities Commission, in writing, of the request by the party for such electrical service, where the bringing of such service requires the extension of existing distribution facilities. If, after such notice, the other opposes the bringing of electrical service to said new service location, it shall, within 7 days of the receipt of the notice of proposed service, file objections to the bringing of such electrical service with the Public Utilities Commission sending a copy of said objections to the utility or cooperative, as the case may be, and to the party requesting the electrical service. If objections are filed, the commission shall immediately set the matter down for hearing, and shall determine which shall serve, and pending the final determination of the right to serve, the commission may order temporary service to be brought to said prospective new service location without prejudice to the rights of any party involved. If, after such notice, either the cooperative or the utility fails to file its objections as aforesaid, it will be conclusively presumed that the cooperative or the utility, as the case may be, has consented to the bringing of such service.

Sec. 2. R. S., T. 35, § 2302, amended. Section 2302 of Title 35 of the Revised Statutes is amended to read as follows:

§ 2302. Consent only after hearing

No consent, authorized in section 2301, and no license, permit or franchise shall be granted to any person, association or, corporation or cooperative to operate, manage or control any public utility of the kind named in section 2301 in any city or town where there is in operation a public utility engaged in similar service or authorized therefor, until the Public Utilities Commission has made a declaration, after a public hearing of all parties interested, that public convenience and necessity require such second public utility.

Sec. 3. R. S., T. 35, § 2304, amended. The first sentence of section 2304 of Title 35 of the Revised Statutes is amended to read as follows:

Any corporation organized under Title 13, sections 71 to 79, or cooperative organized under chapters 221 to 227 shall have authority to extend its lines to

connect with the feed lines of a corporation generating and selling electricity, and such corporation shall be obliged to furnish electricity if requested to the extent of its reasonable capacity and at reasonable rates, provided the Public Utilities Commission shall so order upon application therefor, after public hearing of all parties interested.

Sec. 4. R. S., T. 35, § 2306, amended. The first paragraph of section 2306 of Title 35 of the Revised Statutes is amended to read as follows:

Corporations organized under section 2301 and corporations chartered by special Acts of the Legislature or cooperatives organized under chapters 221 to 227 for the purpose of making, generating, selling, distributing and supplying electricity for lighting, heating or other public purposes are authorized and empowered to take and hold by right of eminent domain such lands and easements as may be necessary for the proper location of their transmission lines which are designed to carry voltages of 5,000 volts or more and of necessary appurtenances thereto, located within the territory in which said corporations are authorized to do a public utility business, in the same manner and under the same conditions as set forth in chapter 263.

- Sec. 5. R. S., T. 35, § 2809, repealed and replaced. Section 2809 of Title 35 of the Revised Statutes, as repealed and replaced by section 2 of chapter 348 of the public laws of 1965, is repealed and the following enacted in place thereof:
- § 2809. Cooperatives are public utilities; jurisdiction of Public Utilities Commission

Cooperatives shall be public utilities and subject to chapters 1 to 17, notwith-standing any public or private and special laws to the contrary. Any person who has been refused membership in or service by a cooperative or who is receiving inadequate service may complain to the Public Utilities Commission which may, after hearing, upon finding that such service may reasonably be rendered, order such person to be served with reasonably adequate service. If said commission, after hearing, shall determine that any requirement of membership in a cooperative is unreasonable or unjust, it shall order such requirement repealed or not to be enforced.

Sec. 6. Effective date. This Act shall become effective 91 days after the adjournment of the Legislature.

Effective October 8, 1967

Chapter 383

AN ACT Relating to Appointment of the Deputy Secretary of State.

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

R. S., T. 5, § 81, amended. The 2nd sentence of the 2nd paragraph of section 81 of Title 5 of the Revised Statutes, as enacted by section 1 of chapter 421 of the public laws of 1965, is repealed as follows:

The Secretary of State may appoint the Deputy Secretary of State subject to the Personnel Law.