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 Third Legislature 1967

CHAP. 86

PRIVATE AND SPECIAL. 1967

Whereas, the Knox Agricultural Society Fair will be held in August 1967; and

Whereas, the following legislation is vitally necessary to begin the construction of the grandstand as soon as possible in order for it to be completed in time for the 1967 Fair; 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:

Construction of grandstand. The Knox Agricultural Society, Knox County, is authorized to construct a grandstand across the St. George River.

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

Effective May 1, 1967

Chapter 85

AN ACT Relating to Expending Aroostook County Funds for Ricker College.

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

Appropriation for college education in Aroostook County. Aroostook County may expend the sum of \$20,000 for the fiscal year ending June 30, 1968 and the sum of \$20,000 for the fiscal year ending June 30, 1969 for Ricker College, to be paid to the treasurer of said college on or before December 31st of the year for which it is appropriated, \$10,000 of which to be expended each fiscal year by the trustees of Ricker College for general operations and \$10,000 of which to be expended each fiscal year by the trustees of Ricker College for library construction. The appropriation for Ricker College shall not be considered a continuing precedent for future appropriations.

Effective October 7, 1967

Chapter 86

AN ACT Relating to Limit to Hold Property of the East Livermore Campmeeting Association.

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

P. & S. L., 1870, c. 298, § 1, amended. Section 1 of chapter 298 of the private and special laws of 1870 is amended to read as follows:

CHAP. 87

Sec. 1. Corporators; name; may hold real and personal property. Stephen C. Tuck and Daniel Waterhouse of Fayette, Jacob Randall and Francis W. Billington of East Livermore, John W. Eaton, Orrin Haskell, Stephen Allen of Livermore Falls, John Allen, Jeremiah Ellsworth and David C. Morrill of Farmington, Jesse Bishop of Wayne, Elias H. Brown, Cyrus Parker and Moses Stone of Jay, their associates and assigns, are hereby created a corporation by the name of the East Livermore Campmeeting Association, with power to take by gift or purchase, and to hold real and personal estate to an amount not exceeding five thousand dollars and with all other powers usually vested in similar corporations.

Effective October 7, 1967

Chapter 87

AN ACT to Clarify the Purposes of Northeast District of the Unitarian Universalist Association.

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

Additional powers of corporation. Northeast District of the Unitarian Universalist Association, that corporation existing as a consolidated corporation pursuant to chapter 104 and chapter 105 of the private and special laws of 1965, shall have the following additional powers:

I. Consolidated trust fund. This corporation is authorized to establish a consolidated trust fund into which may be merged, upon the direction of its board of trustees, any of its own funds, any property now held by the corporation as donee in trust and any of the separate funds entrusted to it by Unitarian and Universalist Churches or organizations or institutions connected with the Unitarian Universalist denomination for management and investment, and any such property and funds of such classifications which may come to it in the future, the income of which is to be used in furtherance of the purposes of the corporation or the purposes of any particular such church, organization or institution, provided under the provisions of any instrument establishing a separate trust fund, the corporation has a discretion as to the investment of the fund, or such a merger is expressly permitted by the instrument establishing the fund or is not forbidden by such instrument, and further provided that any fund held by the corporation for the furtherance of the purposes of any particular church, organization or institution shall not be merged in the consolidated fund until the lapse of at least 60 days from the time notice is given to such church, organization or institution of the intent to merge the fund on or after a certain date, and such church, organization or institution has not before that date notified the treasurer of the corporation that the fund is not to be so merged.

The corporation is authorized to place in the consolidated trust fund all the money and securities now held by it as trustee of any particular fund so merged. It shall have the same right to sell, convert, exchange, transfer or otherwise change or dispose of the assets of the consolidated trust as it now has with regard to the property constituting each separate fund so merged. Each separate fund so merged shall have at all times a proportionate undivided interest in the consolidated fund. The corporation shall clearly designate upon its records each fund so merged and the extent of that interest. The income of