

ACTS AND RESOLVES

AS PASSED BY THE

One Hundred and Fifth Legislature

OF THE

STATE OF MAINE

Published by the Director of Legislative Research in accordance with the Revised Statutes of 1964, Title 3 Section 164, Subsection 6.

> The Knowlton and McLeary Company Farmington, Maine 1971

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE One Hundred and Fourth Legislature

AT THE

SPECIAL SESSION

January 6, 1970 to February 7, 1970 "Shall the Act to Create the Eastern Hancock County Community School District be accepted?" The voters shall indicate by secret ballot by the words "Yes" or "No" their opinion of the same. The results in said towns shall be declared by the municipal officers of the Towns of Franklin, Sullivan and Sorrento and returns filed by the town clerks with the Secretary of State. This Act shall take effect when approved by a majority vote of the legal voters within each respective town voting at said election. Provided, however, when at least 2 towns shall have accepted the terms of this Act, the school committees of accepting towns shall assemble and decide upon an actual and convenient date not later than 13 months after the effective date of this Act, when the Eastern Hancock County Community School District shall come into being; and provided, further, that any town not voting to enter the school district shall not be bound by the terms of this Act.

Effective May 9, 1970

Chapter 219

AN ACT Relating to the Charter of the Van Buren Light and Power District.

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, the Van Buren Light and Power District is a quasi-municipal corporation organized and existing as a public utility pursuant to the provisions of chapter 182 of the private and special laws of 1917, as amended, and supplying electricity to the inhabitants of said District; and

Whereas, it is now advantageous for said District to enter into contracts with other public utilities to insure an adequate supply of electricity for domestic, commercial, municipal and industrial use; 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:

P. & S. L., 1917, c. 182, § 1, amended. The 3rd sentence of section 1 of chapter 182 of the private and special laws of 1917 is repealed and the following sentences enacted in place thereof:

Said district is also authorized to purchase, hold, sell, assign, transfer, mortgage, pledge or otherwise dispose of the shares of the capital stock of, or any bonds, securities or evidence of indebtedness created by, any public utility with whom said district has entered or shall enter into agreements or contracts for the generation, transmission, distribution or purchase of electrical energy as may appear necessary and advantageous to fully accomplish the above purposes, and while owners of such capital stock may exercise all the

PRIVATE AND SPECIAL, 1969

rights, powers and privileges of such ownership, including the right to vote thereon. Said district is also authorized to issue bonds or notes to such amount as may appear necessary to fully accomplish the above purposes with a view to furnishing the inhabitants of such district with gas and electricity for all purposes to which the same may be advantageously applied.

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

Effective January 21, 1970

Chapter 220

AN ACT Relating to Certain Charges to the State Retirement Allowance Fund.

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

State Retirement Allowance Fund; certain charges to. The Maine State Retirement System is authorized and directed to charge to the Retirement Allowance Fund the following named amounts credited to the following named individuals. The following named individuals are hereby absolved from any liability created by such overpayments.

LeRoy W. Moan	\$3,636.24
Violet L. Colby	1,643.06
Margaret P. Greaves	1,398.03
Dorothy Hayes	1,220.57
Isabelle V. Giddings	880.22
Zorada L. Moore	377.66
James R. and Elizabeth Nickels	8,686.95
Olive F. Tracy	4,897.50

Effective May 9, 1970

Chapter 221

AN ACT to Incorporate the Mapleton Water District.

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, disposal of sewage and the supplying of pure water is essential to the health and well-being of the inhabitants of the Town of Mapleton; and

Whereas, it is imperative that action be taken at the earliest possible time to eliminate any danger to such health and well-being; and