

ACTS AND RESOLVES

AS PASSED BY THE

One Hundred and Fourth 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 1969

RESOLVES

OF THE STATE OF MAINE

As Passed by the One Hundred and Fourth Legislature

1969

Chapter 16

RESOLVE, Authorizing Maurice and Elizabeth M. Woodside to Bring Civil Action Against the State of Maine.

Maurice and Elizabeth M. Woodside authorized to sue State. Resolved: That Maurice Woodside and Elizabeth M. Woodside, of Augusta in the County of Kennebec and State of Maine, are authorized to institute a civil action in the Superior Court of Kennebec County, within one year from the effective date of this resolve, in any term thereof, against the State of Maine, for damages sustained by Elizabeth M. Woodside on November 22, 1967, while attending the privately sponsored beano game at the armory located in Gardiner, in the County of Kennebec and State of Maine. A complaint and summons authorized by this resolve shall be served upon the Secretary of State by attested copy 20 days before the return day thereof by the sheriff of Kennebec County or any of his deputies, and the conduct of said suit shall be according to the practices of suits and proceedings between parties and suitors in said Superior Court; and the Attorney General is hereby authorized and designated to appear and to answer said suit to recover the damages sustained as aforesaid; and any judgment that may be recovered in such suit shall be paid from the General Fund of the State of Maine on final judgment rendered by said court; and costs may be taxed for said Maurice Woodside and Elizabeth M. Woodside if they recover in said suit. Hearing thereon shall be held before a Justice of the Superior Court, without a jury; said justice to be assigned by the Chief Justice of the Supreme Judicial Court of the State of Maine.

Effective October 1, 1969

Chapter 17

RESOLVE, Appropriating Funds for Ramp and Docking Facilities at Long Island Plantation.

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

Whereas, the 102nd Legislature, by chapter 59 of the resolves of 1965, appropriated \$15,000 for ramp and docking facilities at Long Island Plantation; and

Whereas, the facilities at Long Island Plantation are completely inadequate and people can only leave or return to the island at high tide; and

Whereas, the following legislation is vitally necessary to prevent undue hardship on the plantation as to its transportation problems; and

Whereas, in the judgment of the Legislature, these facts create an emergency within the meaning of the Constitution of Maine and require the follow-

RESOLVES, 1969

ing legislation as immediately necessary for the preservation of the public peace, health and safety; now, therefore, be it

Ramp and docking facilities at Long Island Plantation. Resolved: That there is appropriated from the Unappropriated Surplus of the General Fund the sum of \$15,000 to Long Island Plantation for a ramp (gangway) for passengers, vehicles and heavy equipment and to complete the docking facilities at Long Island Plantation in order to provide adequate ferry service to and from said plantation; and be it further

Resolves, 1965, c. 59, amended. Resolved: That the 2nd paragraph of chapter 59 of the resolves of 1965 is repealed as follows:

The above appropriation is contingent upon additional moneys being provided, from whatever sources the town may find available, to supplement the state's contribution to complete the project, and at a total cost not to exceed 30,000.

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

Effective April 21, 1969

Chapter 18

RESOLVE, Authorizing Forest Commissioner to Convey Certain State Lots in Franklin County.

Forest Commissioner authorized to convey certain state lots. Resolved: That the Forest Commissioner is authorized to sell and convey certain lots of land in T₃ R₂ BKP WKR, Jerusalem Township, Franklin County, to the following, viz: Harry Bancroft, William Cockburn, Leo Passero, John Reardon, Raymond Floyd, Pamela Trenholm, David Bartlett, Eugene Caret, Emile Caret, Walter Parady, Henry Baribeau, Jr., Richard George, Louis J. Krieger, Thomas Riley, Homer Woodward, E. Boyd Livesay, Michael Campbell, Lawrence Johnson, Alton Laliberte, Daniel Karter, Roland Bassett, Alan D. Lewis, Fred O. Smith, Bernard Keough and Richard Keough, at the price of 10¢ per square foot.

Said lots are identified as Lots 2, 4, 5, 6, 7, 16, 17, 20, 21, 25, 26, 27, 30, 31, 32, 128, 186, 3, 22, 23, 24, 28, 29, 131 and 177 on a Plan entitled "Twp. 3, R. 2 BKP WKR, Jerusalem Plantation, Franklin County, Maine" drawn by J. Walker, April 4, 1968, resurveyed by John Walker. March, 1968, and to be recorded in Franklin County Registry of Deeds.

The Forest Commissioner is authorized to sell and convey the remaining lots in said location, as delineated on said Plan, upon such terms and conditions as he deems in the best interest of the State of Maine.