MAINE STATE LEGISLATURE

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ACTS, RESOLVES AND CONSTITUTIONAL RESOLUTIONS

AS PASSED BY THE

One Hundred and Sixth 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
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PUBLIC LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE
One Hundred and Sixth Legislature

1973

CHAPTER 263

AN ACT Relating to Membership in Maine Law Enforcement Planning and Assistance Agency.

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

R. S., T. 5, § 3351, amended. The first paragraph of section 3351 of Title 5 of the Revised Statutes, as enacted by chapter 465 of the public laws of 1969, is amended to read as follows:

The agency shall have no less than 12 nor more than 30 members appointed by the Governor, including, ex officio, the Attorney General, the Chief of the Maine State Police, the Director of the Bureau of Corrections of the Department of Mental Health and Corrections, the State Planning Director and, the Chairman of the Joint Legislative Judiciary Committee and the Chief Medical Examiner.

Effective October 3, 1973

CHAPTER 264

AN ACT Relating to a State Trails System.

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

- R. S., T. 12, § 602, sub-§ 15, additional. Section 602 of Title 12 of the Revised Statutes, as amended, is further amended by adding a new subsection 15, to read as follows:
 - 15. Maine Trails System.
 - A. The Commissioner of Parks and Recreation shall establish trails on state-owned lands and encourage the establishment of trails on private lands by governmental agencies and private organizations. The commissioner is authorized to negotiate and acquire such interests as may be necessary to establish and protect trails and, after consultation with interested parties, to designate certain trails as components of the Maine Trails System. In order to satisfy the purposes of this subsection, the elements of any trail corridor shall include a right-of-way and may include buffer areas and facilities. The commissioner may acquire fee or lesser interest, such as scenic easement, in the rights-of-way and less-than-fee interest in buffer areas adjacent to the rights-of-way in order to protect the trails from incompatible developments. In all cases such interest shall be acquired to assure both access to the trail and maintenance of appropriate conditions.

If all reasonable efforts to acquire lands or interests therein by negotiation have failed, and public exigency requires it the commissioner may, with the consent of the Governor and Council, utilize the power of eminent domain to acquire such land as is deemed necessary to provide passage via the most direct or practicable connecting trail right-of-way across such lands; provided, that not more than 25 acres in any one mile may be acquired without