MAINE STATE LEGISLATURE

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LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

ONE HUNDRED AND EIGHTH LEGISLATURE

SECOND REGULAR SESSION January 4, 1978 to April 6, 1978

FIRST SPECIAL SESSION
(No laws enacted)
September 6, 1978 to September 15, 1978

SECOND SPECIAL SESSION
October 18, 1978

THIRD SPECIAL SESSION
December 6, 1978

PUBLISHED BY THE DIRECTOR OF LEGISLATIVE RESEARCH IN ACCORDANCE WITH MAINE REVISED STATUTES ANNOTATED, TITLE 3, SECTION 164, SUBSECTION 6.

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RESOLVES

OF THE

STATE OF MAINE

AS PASSED AT THE

SECOND REGULAR SESSION

of the

ONE HUNDRED AND EIGHTH LEGISLATURE

January 4, 1978 to April 6, 1978

Resolved: That there is appropriated from the General Fund the sum of \$110 to reimburse Phillip G. Rotolo of Portland as a full and final settlement of his claim against the State for damage to his property caused by a resident of the Maine Youth Center.

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

Effective February 4, 1978

CHAPTER 60

RESOLVE, to Amend the Apportionment of Multimember Districts of the House of Representatives into Single Member Districts.

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 first regular session of the 108th Legislature enacted resolves of 1977, chapter 10, "Resolve, to Apportion Multimember Districts of the House of Representatives into Single Member Districts;" and

Whereas, the apportionment set forth in that resolve will control the primary elections to be held in June, 1978; and

Whereas, there are certain errors in apportionment descriptions in the House of Representatives' districts in South Portland; and

Whereas, it is vital that these descriptions be corrected as soon as possible so that the electoral process in the City of South Portland will not be subject to confusion and so that each elector in South Portland may have the right to influence the choice of his Representative in the Legislature; 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

Resolves, 1977, c. 10, amended. Resolved: That that part relating to District Number Thirty-Five (Two) of the Resolves of 1977, c. 10, is amended to read:

District Number Thirty-Five (Two), consisting of that part of the City of South Portland described as follows: Beginning on the easterly boundary line of the U.S.

Coast Guard Station; thence south on the said boundary line to High Street; thence southwest on High Street to Mussey Street; thence south on Mussey Street to Third Street; thence west on Third Street to Margaret Street North; thence south on Margaret Street North to Fifth Street crossing Fifth Street south on Margaret Street South to Cottage Road; thence east on Cottage Road to Edgewood Road; thence southwest on Edgewood Road to South Portland-Cape Elizabeth city line: thence southwest on South Portland-Cape Elizabeth city line to Spurwink Avenue: thence northwest on Spurwink Avenue to Sawyer Street; thence northeast on Sawyer Street to Cormier Road; thence northwest on Cormier Road to Parrott Street; thence west on Parrott Street to Fessenden Street Boothby Avenue: thence north on Fessenden Street Boothby Avenue to Trout Brook; thence north on Trout Brook to Highland Avenue: thence southwest on Highland Avenue to Grant Street a point on Highland Avenue where said Highland Avenue would intersect with McKinley Street as extended to Highland Avenue; thence northwest on Grant Street to McKinley Street following McKinley Street to McKinley Street-Evans Street intersection; thence northwest on Evans Street to Evans Street-Hill Street interesection; thence northeast on Hill Street to Broadway; thence east on Broadway to Kelsey Street; thence northwest on Kelsey Street to Portland Terminal Co. railroad tracks: thence due north to the shore line of the Fore River: thence north and east along the shore line, including all wharfs and piers, to the point of beginning, 1 Representative;

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

Effective February 8, 1978

CHAPTER 61

RESOLVE, Authorizing the Sale by the Department of Mental Health and Corrections of a Certain Parcel of Land Adjacent to the State Prison in Thomaston to Allan L. Robbins and Verla W. Robbins.

Department of Mental Health and Corrections; authorization to sell and convey land. Resolved: That the State of Maine, Department of Mental Health and Corrections, shall, for fair market value as determined by the Bureau of Public Improvements, sell and convey unto Allan L. Robbins and Verla W. Robbins, their heirs and assigns forever, a certain lot or parcel of land, with the building thereon situated in Thomaston, Knox County, Maine, bounded and described as follows:

Beginning at a point one hundred and forty feet (140') northerly from the northerly line of Main Street and in the westerly line of land formerly of Bertha York and Albert Mank, said line being marked by a row of iron rods, as shown on survey and plan by Elroy Gross, registered surveyor, May, 1965, entitled "Survey