

MAINE STATE LEGISLATURE

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LAWS
OF THE
STATE OF MAINE

AS PASSED BY THE

ONE HUNDRED AND NINTH LEGISLATURE

FIRST REGULAR SESSION

January 3, 1979 to June 15, 1979

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

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The municipal officers shall not sell such securities to any firm, partnership, corporation, **water company** or association which is a party to any contract pertaining to the project being financed by such securities or which is to rent, lease or otherwise occupy any premises constituting part of such project, or to any affiliate or subsidiary thereof.

Sec. 15. 30 MRSA § 5340, as repealed and replaced by PL 1975, c. 223, § 5, is amended to read:

§ 5340. Leasehold or other interests of lessee taxable

The leasehold or other interest of the lessee of any industrial-commercial, pollution-control, **water supply system**, recreational or combined project or any multi-level private parking facility is subject to taxation in the manner provided for similar interests in Title 36, section 551, subject to Title 36, sections 651, 655 and 656.

Sec. 16. 30 MRSA § 5341, as amended by PL 1975, c. 728, § 10, is further amended to read:

§ 5341. Purpose

It is declared that there is a ~~state-wide~~ **statewide** need for industrial-commercial, pollution-control, health care, **water supply system**, recreational and combined projects, and for multi-level private parking facilities to provide enlarged opportunities for gainful employment by the people, to restore purity to the air, the water or the earth of the State which are fouled with, among other things, industrial and other waste materials and pollutants, to more adequately serve the working people of this State, and to provide a more healthy environment and thus to insure the preservation and betterment of the economy of the State and the living standards and health of its inhabitants.

Effective September 14, 1979

CHAPTER 325

H. P. 242 — L. D. 287

AN ACT Relating to Revisions of the Adoption Law.

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

Sec. 1. 19 MRSA § 532, 3rd ¶, as amended by PL 1975, c. 293, § 4, is further amended to read:

When a surrender and release has been executed and approved in accordance with section 532-A, the consent to adoption may be given by the ~~duly licensed~~ child placing agency **duly licensed in Maine** or State Department of Human Services to whom a child has been surrendered and released or to whom a surrendered and released child has been transferred.

Sec. 2. 19 MRSA § 532-A, first sentence, as amended by PL 1975, c. 293, § 4, is further amended to read:

The parents or surviving parent of a child, or, if the child is illegitimate, the mother or the mother and putative father if the judge so requires under section 532-C, with the approval of the judge of probate of any county within the State and after a determination by such judge of probate that a surrender and release is for the best interest of all parties, may surrender and release all parental rights or interests in and to such child and the custody and control thereof to a ~~duly licensed~~ child placing agency **duly licensed in Maine** or to the State Department of Human Services for the purpose of enabling such ~~duly licensed~~ child placing agency or State Department of Human Services to have such child adopted by some suitable person, and its name changed when a change is desirable, and the child made an heir at law under this chapter.

Sec. 3. 19 MRSA § 532-B, first sentence, as amended by PL 1975, c. 293, § 4, is further amended to read:

The surrender and release authorized under section 532-A may, without notice to the parent or parents, be transferred, together with all rights thereunder, from the transferee agency to the Department of Human Services, or from the Department of Human Services as original transferee to any ~~duly licensed~~ child placing agency **duly licensed in Maine**.

Effective September 14, 1979

CHAPTER 326

H. P. 431 — L. D. 548

AN ACT Concerning Fire Permits for Registered Guides.

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

12 MRSA § 1402, 3rd ¶, first sentence, as amended by PL 1973, c. 460, § 18, is further amended to read:

On application to the director a **statewide** yearly permit for out-of-door fires shall be issued to resident guides, licensed under section 2053 ~~who collect a fee for their services~~.

Effective September 14, 1979