



OF THE

STATE OF MAINE

AS PASSED BY THE

ONE HUNDRED AND ELEVENTH LEGISLATURE

FIRST REGULAR SESSION December 1, 1982 to June 24, 1983 Chapters 453-End

AND AT THE

FIRST SPECIAL SESSION September 6, 1983 to September 7, 1983 Chapters 583-588

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

> J.S. McCarthy Co., Inc. Augusta, Maine 1983

RESOLVES

OF THE

STATE OF MAINE

AS PASSED AT THE

FIRST REGULAR SESSION

of the

ONE HUNDRED AND ELEVENTH LEGISLATURE

1983

CHAPTER 37

H.P. 1232 - L.D. 1636

RESOLVE, Authorizing the State Tax Assessor to Convey Title to the Former Municipal Building of Plantation 21 to the Bureau of Public Lands and Authorizing the Bureau of Public Lands to Lease the Former Municipal Building to the Princeton Grange.

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 residents of former Plantation 21 which recently deorganized are in urgent need of a facility for community activities; and

Whereas, the former municipal building of Plantation 21 which was constructed with federal and municipal funds is presently vacant; and

Whereas, the former municipal building of Plantation 21 has been subject to vandalism; and

Whereas, the Princeton Grange No. 293 has requested to lease the facility and has further agreed to permit public, private and other civic and community organizations to use the facility; 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

State Tax Assessor to convey title to the former municipal building of Plantation 21 by quitclaim deed to the Bureau of Public Lands. Resolved: That the State Tax Assessor, by quitclaim deed, shall convey to the Bureau of Public Lands, title to a certain parcel of land and the structure thereon in the Unorganized Township 21, E.D., B.P.P., formerly Plantation 21, the property and structure formerly serving as the municipal building of Plantation 21. The property, consisting of nearly 3 acres, is bound and described as follows:

Beginning at a point marked by a wooden stake which is 575' from the southeast corner of the Alfred Ranalli lot, said point being on the westerly sideline of the State Road, thence in a generally 2632 CHAP, 37

southerly direction and along said westerly sideline of the State Road, 350' to a point marked by a stake; thence at a 90° angle in a generally westerly direction 350' to a point marked by a stake; thence in a generally northerly direction and parallel with the State Road, 350' to a point marked by a stake; thence in a generally easterly direction 350', more or less, to the State Road and the place of beginning; and be it further

Resolved: That the Director of the Bureau of Public Lands may lease, on terms and conditions agreed upon by the director, including a \$100 processing fee, for a period not to exceed 5 years, the property and structure thereon described in this resolve to the Princeton Grange No. 293 for the sum of \$1 per year; and be it further

Resolved: That the lease authorized by this resolve shall provide that in the event the presently Unorganized Township 21, E.D., B.P.P., should, as an individual township, hereafter become organized as a plantation or incorporated as a town within the period of the lease, the property and structure as defined in this resolve shall revert to the organized plantation or town.

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

Effective June 7, 1983.

CHAPTER 38

H.P. 1138 - L.D. 1500

RESOLVE, to Prohibit the Expenditure of Funds Raised for Food Stamps in Androscoggin County.

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 110th Legislature eliminated the need for any county expenditures in the food stamp program; and

Whereas, the people of Androscoggin County have raised \$100,000 for food stamps in the county budget effective April 1, 1983; and