

LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

ONE HUNDRED AND FIFTEENTH LEGISLATURE

FIRST REGULAR SESSION December 5, 1990 to July 10, 1991

FIRST SPECIAL SESSION July 11, 1991 to July 18, 1991

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> J.S. McCarthy Company Augusta, Maine 1991

PRIVATE AND SPECIAL LAWS

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1991

CHAPTER 22

tion must be called, advertised and conducted according to the law relating to municipal elections; provided, however, that the municipal officers of the town are not required to prepare for posting, nor the town clerk to post, a new list of voters and, for the purpose of registration of voters, the board of voter registration must be in session on the secular day next preceding the special election. The town clerk of the town shall prepare the required ballots, on which the town clerk shall reduce the subject matter of this Act to the following question:

> "Shall the charter that created the Ogunquit Sewer District be amended to increase the total authorized indebtedness of the district from \$4,000,000 to \$7,000,000?"

The voters shall indicate by a cross or check mark placed against the words "Yes" or "No" their opinion of the same. This Act takes effect immediately upon its acceptance by a majority of the legal voters voting at the election.

The result of the vote must be declared by the municipal officers of the Town of Ogunquit and due certificate thereof must be filed by the town clerk with the Secretary of State.

Effective pending referendum.

CHAPTER 23

H.P. 1297 - L.D. 1877

An Act Regarding the Ministerial and Grammar School Fund of Turner

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

Sec. 1. Mass. Laws of 1802, c. 55, §7 is repealed and the following enacted in its place:

Sec. 7. Be it further enacted, That money derived from the sales of the ministerial and grammar school lands shall be invested in public funded securities, in bank stocks of institutions operating primarily within the United States or invested in high quality securities in accordance with the investment practices that an ordinarily prudent person would use under similar circumstances.

Sec. 2. Mass. Laws of 1802, c. 55, §8 is amended to read:

Sec. 8. Be it further enacted, That the interest arising from time to time on such monies money, shall be annually, or oftener if practicable, put out at interest, and secured in manner aforesaid, unless invested in the funds or bank stock as aforesaid, and also the interest accruing from the interest, until until a fund shall be accumulated on the sale of the ministerial lands and the interest arising thereon, which shall yield yearly the sum of three hundred and fifty dollars \$350, and untill until a fund shall be accumulated on the sale of school lands, and the interest arising thereon which shall yield yearly the sum of two hundred dollars \$200.

See title page for effective date.

CHAPTER 24

H.P. 762 - L.D. 1096

An Act to Improve Services to At-risk, Pregnant and Parenting Teens

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

Sec. 1. Medicaid services for pregnant and parenting teens. The Department of Human Services shall develop a plan to maximize Medicaid funding for targeted case management for pregnant and parenting teenagers. Case management must include social and medical services. The Bureau of Child and Family Services is primarily responsible for the plan, which must be developed jointly with the Bureau of Health and the Bureau of Income Maintenance. The plan must address Medicaid maximization and coordination among bureaus of targeted case management services for pregnant and parenting teenagers. The Department of Human Services shall adopt rules as needed to implement the plan.

Sec. 2. Other services for pregnant and parenting teens. To the extent that funding permits, the Bureau of Health and the Bureau of Child and Family Services shall maintain their level of effort on January 1, 1991 for services to pregnant and parenting teenagers and shall target those services to persons who are not eligible for Medicaid.

Sec. 3. Child care for teen parents. The Department of Human Services shall ensure to the extent possible under federal law that infant day care vouchers are made available for eligible teenage parents.

Sec. 4. Allocation. The following funds are allocated from Federal Expenditures to carry out the purposes of this Act.

1991-92 1992-93

HUMAN SERVICES, DEPARTMENT OF

Medical Care - Payments to Providers

All Other \$167,881 \$159,471

Provides for the allocation of federal matching funds for