

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

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> J.S. McCarthy Company Augusta, Maine 1991

PRIVATE AND SPECIAL LAWS

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1991

Whereas, the Farmington Village Corporation, in order to comply with the requirements of the Safe Water Drinking Act of 1986 and to ensure a safe and adequate supply of water to the Town of Farmington, must acquire and construct in the immediate future a new gravel well to provide an underground water supply; and

Whereas, in order to proceed with the construction of a new gravel well, the Farmington Village Corporation must exercise its power of eminent domain to acquire the new well site; and

Whereas, there exists uncertainty as to the extent of the Farmington Village Corporation's powers of eminent domain and the procedures to be used by the Farmington Village Corporation in exercising its eminent domain powers that is resolved only by an amendment to the Charter of the Farmington Village Corporation; 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 enacted by the People of the State of Maine as follows:

P&SL 1911, c. 142, §2-F is enacted to read:

Sec. 2-F. Eminent domain. Subject to the provisions of this section, the Farmington Village Corporation has the right of eminent domain and may exercise that right to acquire real estate or interests in real estate for the purposes of acquiring an underground water supply and to adequately provide for the storage, distribution or transmission of that water. Eminent domain powers may be exercised only for those purposes and only if the assessors determine that public exigency requires the immediate taking of those property interests, the corporation is unable to purchase those property interests for what the assessors consider reasonable valuation or the title is defective. In order to exercise this power, the assessors shall file with the clerk of the corporation and record in the Franklin County Registry of Deeds a written condemnation order and a plan of the property interest to be taken. The condemnation order must include a detailed description of the property interests to be taken, with reference to the plan, the name or names of the owner or owners of record as can be reasonably determined and the amount of damages determined by the assessors to be just compensation for the property interests taken. The assessors shall then serve upon the owner or owners of record in hand, or by certified mail to the last known address of the owner or owners, a copy of the condemnation order and a check in the amount of damages awarded. In the event of multiple ownership, the check may be served on any one of the owners.

The assessors shall also serve the condemnation order upon any mortgagees of record in hand, or by certified mail to the last known address of the mortgagees. Title passes to the Farmington Village Corporation upon service of the condemnation order and check upon the owner or owners, or upon the recording of the condemnation order and the plan, whichever occurs first. Any person aggrieved by the determination of the damages awarded to the owner or owners of the property interests taken may, within 30 days after the day title passes to the corporation, appeal the determination of damages to the Franklin County Superior Court pursuant to Maine Rules of Civil Procedure, Rule 80B.

Emergency clause. In view of the emergency cited in the preamble, this Act takes effect when approved.

Effective June 21, 1991.

CHAPTER 36

H.P. 1238 - L.D. 1804

An Act Concerning the Bonding Authority of the Cumberland County Recreation Center

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

P&SL 1971, c. 86, §2, as amended by P&SL 1973, c. 225, is further amended to read:

Sec. 2. Authority to acquire and hold property and to enter into contracts and other commitments. The said district is authorized and empowered to acquire and hold real and personal property necessary or convenient for the purposes of this Act by purchase, gift, lease or otherwise, as for public uses, any lands, buildings, real estate, easements or interests therein. The said district is further authorized and empowered to enter into, and to perform under the terms of, contracts, agreements, understandings and other commitments of every kind and description necessary or convenient in connection with the construction and operation of a multi-purpose recreation, athletic and municipal center and further to borrow, mortgage and pledge and issue bonds, notes or other obligations upon such security as the trustees deem necessary or convenient therewith. Except for notes issued in anticipation of federal or state grants or aid, the district may not issue construction bonds or notes that cause the aggregate indebtedness for construction bonds and notes issued after October 1, 1991 to exceed \$5,000,000, unless the issuance is approved by a majority of the Cumberland County voters casting ballots in a county referendum.

See title page for effective date.