MAINE STATE LEGISLATURE

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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

THE GENERAL EFFECTIVE DATE FOR FIRST REGULAR SESSION NON-EMERGENCY LAWS IS OCTOBER 9, 1991

PUBLISHED BY THE REVISOR OF STATUTES
IN ACCORDANCE WITH MAINE REVISED STATUTES ANNOTATED,
TITLE 3, SECTION 163-A, SUBSECTION 4.

J.S. McCarthy Company Augusta, Maine 1991

RESOLVES

OF THE

STATE OF MAINE

AS PASSED AT THE

FIRST REGULAR SESSION

of the

ONE HUNDRED AND FIFTEENTH LEGISLATURE

1991

the water main feeding said hydrant shall be moved, relocated or discontinued.

See title page for effective date.

CHAPTER 14

S.P. 429 - L.D. 1150

Resolve, to Clear Title to Property in the Town of Oxford

Authority to convey. Resolved: That the Director of the Bureau of Public Lands convey to Richard E. Varney and Barbara E. Varney the State's interest in a certain parcel of land in the Town of Oxford. The parcel of land is described as follows:

A right-of-way in common with others as now traveled over the former Hadakin (also referred to as Hadagin) Lot, leading Westerly from Route No. 26 to land formerly of Leroy Toothaker and now of Richard E. Varney and Barbara E. Varney, said right-of-way to be of sufficient width for two vehicles to use with convenience.

The State's interest must be conveyed for the amount of \$250 to cover the costs associated with transfer of title. Transfer documents must be prepared by Richard E. Varney and Barbara E. Varney for review and approval by the bureau.

See title page for effective date.

CHAPTER 15

H.P. 586 - L.D. 837

Resolve, to Create a Demonstration Program to Increase Utilization of the Food Stamp Program by the Elderly

Department to seek waiver. Resolved: That the Department of Human Services shall seek a waiver from the United States Department of Agriculture to provide cash benefits directly to eligible elderly persons in lieu of food coupons. By March 1, 1992, the department shall report to the Joint Standing Committee on Human Resources regarding its success in pursuing the waiver, its strategy for performing outreach services in the food stamp program and, if a waiver has been granted, shall submit legislation necessary to implement a demonstration program under the waiver.

See title page for effective date.

CHAPTER 16

H.P. 668 - L.D. 948

Resolve, Authorizing the Bureau of Public Improvements to Conduct a Study of All State Work Places

Analysis and report required. Resolved: That the Bureau of Public Improvements shall conduct within existing resources an analysis of work places owned or leased by the State in order to identify locations that do not conform to generally accepted standards of work place environment. Standards that must be included are those for air quality, space allocation, health and safety code compliance, lighting, building maintenance, ergonomics and accessibility. The bureau must include information from existing files, from other state agencies, from employee organizations and from such additional surveys as staff resources permit. The bureau must include with its report recommendations and priorities for corrective measures, with cost estimates when feasible. The bureau shall report its conclusions on issues relating to space owned by the State no later than January 15, 1992 and on space leased by the State no later than January 15, 1993. Both reports must be submitted to the Office of the Executive Director of the Legislative Council for distribution to the Joint Standing Committee on State and Local Government.

See title page for effective date.

CHAPTER 17

H.P. 940 - L.D. 1362

Resolve, to Develop Evidence Protocols and Standardized Kits for Cases of Alleged Gross Sexual Assault

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 collection of evidence in cases of alleged gross sexual assault is of vital importance in bringing the offender to justice; and

Whereas, the State does not currently have a standardized kit for hospitals to use in collecting evidence for cases of alleged gross sexual assault; and

Whereas, the collection of evidence varies from hospital to hospital and may seriously damage the ability to successfully prosecute cases of alleged gross sexual assault; and