

LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

ONE HUNDRED AND THIRTIETH LEGISLATURE

SECOND SPECIAL SESSION September 29, 2021

SECOND REGULAR SESSION January 5, 2022 to May 9, 2022

THE GENERAL EFFECTIVE DATE FOR SECOND SPECIAL SESSION NON-EMERGENCY LAWS IS DECEMBER 29, 2021

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Augusta, Maine 2022

PRIVATE AND SPECIAL LAW, C. 24

istrative District No. 6, may lease the former administrative building located at 100 Main Street in Buxton to the Buxton-Hollis Historical Society for a term of not more than 20 years, as long as the lease addresses the terms of withdrawal from the lease by either party.

See title page for effective date.

CHAPTER 24

S.P. 747 - L.D. 2037

An Act To Allow the Assessor of the Cyr Plantation Board of Assessors To Facilitate the Election of Vacant Assessor Seats

Emergency preamble. Whereas, acts and resolves of the Legislature do not become effective until 90 days after adjournment unless enacted as emergencies; and

Whereas, Cyr Plantation currently only has one assessor elected to the Board of Assessors and the functions of the Cyr Plantation Board of Assessors cannot be carried out without the appointment of temporary staff and election of additional board members to ensure a quorum exists; 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:

Sec. 1. Cyr Plantation temporary authority of assessor; filling vacancies through appointment. The assessor of the Cyr Plantation Board of Assessors may appoint a municipal clerk, registrar of voters and treasurer to fill existing vacancies for the purpose of facilitating an election to fill empty seats on the Board of Assessors. The terms of these appointments end upon the election of a quorum to the Board of Assessors unless the appointees are later confirmed as otherwise required by law or procedure.

Sec. 2. Cyr Plantation authority of assessor; authority to call town meetings and elections and designate shortened paper process. The assessor of the Cyr Plantation Board of Assessors may issue a warrant calling a town meeting and an election to fill the vacancies on the Board of Assessors pursuant to the Maine Revised Statutes, Title 30-A, sections 2521, 2528 and 7006. The assessor may also designate a shortened nomination paper process for the election pursuant to Title 30-A, section 2528, subsection 4, paragraph E and may appoint the necessary number of ballot clerks to carry out the election pursuant to Title 30-A, section 2528, subsection 8.

Sec. 3. Cyr Plantation authority of assessor; disbursement warrants. Until a quorum of assessors is elected to the Cyr Plantation Board of Assessors, the assessor may approve and sign disbursement warrants under the Maine Revised Statutes, Title 30-A, section 5603, subsection 2.

Sec. 4. Cyr Plantation authority of assessor; general assistance program administration. Until a quorum is elected to the Cyr Plantation Board of Assessors, the assessor may approve any general assistance applications and perform any necessary functions to administer Cyr Plantation's general assistance program that would otherwise require a quorum of assessors.

Sec. 5. Repeal. This Act is repealed December 31, 2022.

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

Effective April 18, 2022.

CHAPTER 25

S.P. 725 - L.D. 2011

An Act To Allow the Annexation of Certain Lands by Columbia Falls

Mandate preamble. This measure requires one or more local units of government to expand or modify activities so as to necessitate additional expenditures from local revenues but does not provide funding for at least 90% of those expenditures. Pursuant to the Constitution of Maine, Article IX, Section 21, 2/3 of all of the members elected to each House have determined it necessary to enact this measure.

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

Sec. 1. Annexation of a portion of Centerville Township to the Town of Columbia Falls. A portion of the unorganized territory of Centerville Township consisting of the lot of land adjacent to the Town of Columbia Falls in Washington County described by the following metes and bounds is annexed to the Town of Columbia Falls:

Beginning at a point on the southeast corner of Town of Northfield town line, thence southerly along the westerly boundary of the Town of Whitneyville a distance of four thousand (4000') feet, more or less, thence westerly along a line parallel to the southerly town line of the Town of Northfield a distance of twelve

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thousand (12,000') feet, more or less, thence southwesterly along a course of S26°04'22.64"W, distance of sixteen thousand, five hundred thirty three (16,533') feet, more or less, thence westerly along a line parallel to the southerly town line of the Town of Northfield a distance of eleven thousand five hundred twenty three (11,523') feet to the easterly line of the Town of Columbia Falls, thence north along the easterly line of the Town of Columbia Falls and the easterly line of T19 MD BPP to the southwest corner of the Town of Northfield town line, thence easterly along the southerly border of the Town of Northfield to the point of beginning. The lot contains 7,000 acres, more or less.

Sec. 2. Annexation of a portion of T19 MD BPP to the Town of Columbia Falls. A portion of the unorganized territory of T19 MD BPP consisting of the lot of land adjacent to the Town of Columbia Falls in Washington County described by the following metes and bounds is annexed to the Town of Columbia Falls:

Beginning at a point on the southeast corner of T19 MD BPP, thence westerly along the northerly boundary of the Town of Columbia Falls a distance of eleven thousand one hundred and fifty four (11,154') feet, more or less, thence northerly along the boundary line of T19 MD MPP and the Town of Columbia Falls a distance of six thousand three hundred sixty (6,360') feet, more or less, thence westerly along the boundary line of T19 MD BPP and the Town of Columbia Falls a distance of five thousand seventy five (5,075') feet, more or less, thence northerly a distance of five hundred twenty nine (529') feet, more or less, thence northeasterly along Hay Branch Stream a distance of five thousand one hundred eighty six (5,186') feet, more or less, thence easterly N76°03'18.97"E a distance of five thousand six hundred fifty (5,650') feet, more or less, thence southerly S13°52'05.02"E a distance of seven hundred thirty three (733') feet, more or less, thence easterly N77°20'26.85"E a distance of one thousand ten (1,010') feet, more or less, thence northerly N15°41'16.30"W a distance of three hundred twenty six (326') feet, more or less, thence easterly N77°26'48.78"E a distance of two thousand seventy three (2,073') feet, more or less, thence northerly N12°04'25.79"W a distance of two thousand one hundred thirty three (2,133') feet, more or less, thence northerly N18°36'59.56"W a distance of nine hundred sixteen (916') feet, more or less, thence easterly N78°31'13.70"E a distance of five thousand three hundred (5,300') feet, more or less to the western shoreline of Peaked Mountain Pond, thence southerly along the western shoreline of Peaked Mountain Pond a distance of two thousand eight hundred fifty one (2,851') feet, more or less to a point where the western shoreline of Peaked Mountain Pond intersects with the boundary line between T19 MD BPP and Centerville Township, thence southerly along the boundary between T19 MD BPP and Centerville Township a distance of ten thousand four hundred ninety eight

(10,498') feet, more or less to the northeast corner of the Town of Columbia Falls to the point of beginning. The lot contains 3,416 acres, more or less.

Sec. 3. Planning costs to be absorbed by the Town of Columbia Falls. All costs associated with the transfer of jurisdiction over lands in Centerville Township, described in section 1, and T19 MD BPP, described in section 2, from the Maine Land Use Planning Commission to the Town of Columbia Falls must be borne by the Town of Columbia Falls.

Sec. 4. Comprehensive plan. Notwithstanding the Maine Revised Statutes, Title 12, chapter 206-A, the Maine Land Use Planning Commission retains no authority over the comprehensive plan of or any land use activity in the Town of Columbia Falls after passage of the referendum in section 5.

Sec. 5. Referendum; effective date. This Act must be submitted to the legal voters in the Town of Columbia Falls at a town referendum after passage of this Act for the purposes of voting on the annexations described in sections 1 and 2. No vote is necessary by either Centerville Township or T19 MD BPP because there are no legal voters in the proposed areas of annexation described in sections 1 and 2. Warrants must be issued for the town meeting in the manner provided by law for the holding of such meetings, notifying and warning the qualified voters of the town to vote on the approval or rejection of this Act. If the referendum fails, it may not be submitted again to the voters under the provisions of this Act.

The subject matter of this Act must be reduced to the following question:

"Do you favor annexation by the Town of Columbia Falls of a certain portion of Centerville Township in Washington County and a certain portion of T19 MD BPP in Washington County?"

The municipal officers of the Town of Columbia Falls shall declare the result of the vote, and the town clerk shall file certificates of the vote with the Secretary of State within 10 days of the date of the vote. This Act takes effect for all purposes immediately upon its acceptance by a majority of the legal voters in the Town of Columbia Falls.

Effective pending referendum.