MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

REVISED STATUTES OF THE STATE OF MAINE

1954

1961 CUMULATIVE SUPPLEMENT

ANNOTATED

IN FIVE VOLUMES

VOLUME 2

Discard Previous Pocket Part Supplement

THE MICHIE COMPANY
CHARLOTTESVILLE, VIRGINIA
1961

ion of the authority the addition of moneys to the mortgage insurance fund may be required to meet obligations, the authority shall in writing request the governor and council to provide moneys in such amounts as may be necessary for the purpose. The governor and council shall transfer to said fund sufficient moneys for said purpose from the state contingent account or from the proceeds of bonds to be issued as provided in this section. If bonds are to be issued, the governor and council shall order the treasurer of state to issue bonds in the amount requested, but not exceeding in the aggregate \$20,000,000 at any one time outstanding, to mature serially or made to run for such periods as the governor and council may determine, but none of them shall run for a longer period than 20 years, and at such rates of interest and on such terms and conditions as the governor and council shall determine. The bonds so issued shall be deemed a pledge of the faith and credit of the state. (1957, c. 421, § 1.)

Chapter 39.

Maine Development Commission.

Secs. 1-6. Repealed by Public Laws 1955, c. 471, § 7. Cross reference.—See c. 38-A, re present agency performing functions of Maine development commission.

Chapter 39-A.

Maine Mining Bureau.

Secs. 1-8. Repealed by Public Laws 1957, c. 293, § 1. Cross reference.—See c. 39-B for present provisions re Maine mining bureau.

Chapter 39-B.

Maine Mining Bureau.

Sec. 1. Mining bureau established.—The Maine mining bureau, as heretofore established, shall consist of 7 members, one each from the state departments of agriculture, forestry, state, economic development and inland fisheries and game and the water improvement commission, each of whom shall be appointed by the head of his respective department, plus the state geologist. The state geologist, by virtue of his office, shall be the consultant to said bureau. They shall organize with a chairman, and a secretary who shall keep the records of their doings and such data regarding the mines in the state as may be useful. The jurisdiction of the bureau shall be confined to land owned or held in trust by the state. (1957, c. 293, § 2. 1959, c. 135, § 1.)

Effect of amendment.—The 1959 amendment rewrote the first sentence, increasing the membership from 5 to 7 by adding

members from the department of inland fisheries and game and the water improvement commission.

Sec. 2. Authority to prospect.—Any person over 18 years of age or any corporation may enter upon state-owned land, including lands held in trust, when the trust is such as to be consistent with mineral development, on receipt of a prospector's permit from the Maine mining bureau for the purpose of prospecting for valuable minerals and metals, except water, sand and gravel. A