TITLE 30
FEDERALLY RECOGNIZED INDIAN TRIBES

PART 1
COUNTIES
(REPEALED)

CHAPTER 1
COUNTY OFFICERS
(REPEALED)

SUBCHAPTER 1
GENERAL PROVISIONS
(REPEALED)

§1. Expense accounts to be under oath
(REPEALED)

SECTION HISTORY

§2. Salaries
(REPEALED)

SECTION HISTORY
§3. -- increases
(REPEALED)
SECTION HISTORY
§4. Fees; Kennebec County
(REPEALED)
SECTION HISTORY
§5. -- Penobscot County
(REPEALED)
SECTION HISTORY
§6. -- Waldo County
(REPEALED)
SECTION HISTORY
§7. Transition period
(REPEALED)
SECTION HISTORY
§8. Mandatory retirement age prohibited
(REPEALED)
SECTION HISTORY

SUBCHAPTER 2
COUNTY COMMISSIONERS
(REPEALED)

ARTICLE 1
GENERAL PROVISIONS

(REPEALED)

§51. Incompatible offices
(REPEALED)
SECTION HISTORY

§52. Commissioner not to be agent to spend money
(REPEALED)
SECTION HISTORY

§53. Payment of costs on change of venue in criminal cases
(REPEALED)
SECTION HISTORY

§54. Warrants of distress; actions
(REPEALED)
SECTION HISTORY

§55. Services in condemnation cases
(REPEALED)
SECTION HISTORY

§56. Execution of process
(REPEALED)
SECTION HISTORY

§57. Saturday closing
(REPEALED)
SECTION HISTORY

§58. County offices of Androscoggin County
(REPEALED)

SECTION HISTORY

§59. Penalty
(REPEALED)

SECTION HISTORY

§61. Administrative assistant
(REPEALED)

SECTION HISTORY

§63. Powers to provide services under contract
(REPEALED)

SECTION HISTORY

§64. Personnel records
(REPEALED)

SECTION HISTORY

§64-A. Employment and dismissal of county employees
(REPEALED)

SECTION HISTORY

§65. Charges and rents
(REPEALED)

SECTION HISTORY

§66. County commissioners' authority
(REPEALED)

SECTION HISTORY
§67. Civil violation
(REPEALED)

SECTION HISTORY

ARTICLE 2
ELECTION AND TENURE
(REPEALED)

§101. Board membership; chairman
(REPEALED)

SECTION HISTORY

§101-A. Municipal school budget
(REPEALED)

SECTION HISTORY

§102. Vacancies; expiration of term
(REPEALED)

SECTION HISTORY

§103. Other times
(REPEALED)

SECTION HISTORY

§104. Military or naval service; substitutes
(REPEALED)

SECTION HISTORY

§105. Mode of election
§105-A. Creation of Aroostook County Commissioner Districts

(Repealed)

SECTION HISTORY

§105-B. Creation of Waldo County Commissioner Districts

(Repealed)

SECTION HISTORY

§105-C. Creation of Somerset County Commissioner Districts

(Repealed)

SECTION HISTORY

§105-D. Creation of Hancock County Commissioner Districts

(Repealed)

SECTION HISTORY

§105-E. Creation of Piscataquis County Commissioner Districts

(Repealed)

SECTION HISTORY

§105-F. Creation of Sagadahoc County Commissioner Districts

(Repealed)

SECTION HISTORY

§105-I. Creation of Androscoggin County Commissioner Districts

(Repealed)

SECTION HISTORY

§105-J. Creation of Oxford County Commissioner Districts

(Repealed)

SECTION HISTORY
§105-O. Creation of York County Commissioner Districts
(REPEALED)
SECTION HISTORY

§105-P. Creation of Penobscot County Commissioner Districts
(REPEALED)
SECTION HISTORY

§105-Q. Creation of Kennebec County Commissioner Districts
(REPEALED)
SECTION HISTORY

§105-R. Creation of Cumberland County Commissioner Districts
(REPEALED)
SECTION HISTORY

§105-S. Creation of Lincoln County Commissioner Districts
(REPEALED)
SECTION HISTORY

§105-T. Creation of Knox County Commissioner Districts
(REPEALED)
SECTION HISTORY

§105-U. Creation of Franklin County Commissioner Districts
(REPEALED)
SECTION HISTORY

§105-V. Apportionment of county commissioner districts
(REPEALED)
SECTION HISTORY

§105-W. County commissioner districts
§105-X. Residency and election of county commissioners

(Repealed)

Section History

§106. Salaries

(Repealed)

Section History

Article 3

Sessions

(Repealed)

§151. Sessions; times; places; notice

(Repealed)

Section History

§152. Quorum

(Repealed)

Section History

Article 4

Clerk

(Repealed)

§201. Designation; powers and duties; records
(REPEALED)

SECTION HISTORY

§202. County Administrator
(REPEALED)

SECTION HISTORY

§202-A. Aroostook County
(REPEALED)

SECTION HISTORY

§202-B. York County
(REPEALED)

SECTION HISTORY

ARTICLE 5

ASSESSMENT OF TAXES

(REPEALED)

§251. Duties
(REPEALED)

SECTION HISTORY

§252. Annual estimates for county taxes; penalty
(REPEALED)

SECTION HISTORY

§252-A. Alternative fiscal year
(REPEALED)

SECTION HISTORY
§253. Estimates recorded and sent to Secretary of State
(Repealed)

Section History

§253-A. Specific line categories
(Repealed)

Section History

§253-B. Certain grants to be paid on a quarterly basis
(Repealed)

Section History

§253-C. Action on federal funds when Legislature not in session
(Repealed)

Section History

§254. Apportionment of county tax; warrants
(Repealed)

Section History

§254-A. Temporary extension
(Repealed)

Section History

§254-B. Temporary extension
(Repealed)

Section History
§255. Acceptance of state and federal grants

(REPEALED)

SECTION HISTORY


ARTICLE 6

BUILDINGS AND PROPERTY

(REPEALED)

§301. Courtrooms; jails; keeping of records

(REPEALED)

SECTION HISTORY


§302. Removal of county buildings; vote

(REPEALED)

SECTION HISTORY


§303. Inventory of property

(REPEALED)

SECTION HISTORY


§304. Bids, awards and contracts

(REPEALED)

SECTION HISTORY


ARTICLE 6-A

RECORDS
(REPEALED)

§344. Short title
(REPEALED)
SECTION HISTORY

§345. Definitions
(REPEALED)
SECTION HISTORY

§346. General requirements
(REPEALED)
SECTION HISTORY

§347. County Records Board
(REPEALED)
SECTION HISTORY

§348. Powers and duties of board
(REPEALED)
SECTION HISTORY

§349. Assistance to counties
(REPEALED)
SECTION HISTORY

§350. Violation
(REPEALED)
SECTION HISTORY

ARTICLE 7
§351. Copies of records  
(REPEALED)  
SECTION HISTORY  

§352. Destruction of county records  
(REPEALED)  
SECTION HISTORY  

ARTICLE 8  
FINANCES  
(REPEALED)  

§401. County audit  
(REPEALED)  
SECTION HISTORY  

§401-A. Anticipatory borrowing  
(REPEALED)  
SECTION HISTORY  

§402. Androscoggin County contingent account  
(REPEALED)  
SECTION HISTORY  
PL 1967, c. 541, §3 (RP).  

§403. Capital reserve accounts  
(REPEALED)  
SECTION HISTORY
§403-A. Unorganized territory accounts and interest
(REPEALED)
SECTION HISTORY
§404. Loans
(REPEALED)
SECTION HISTORY
c. 104, §§C8,C10 (AMD).
§405. -- Franklin County
(REPEALED)
SECTION HISTORY
c. 104, §§C8,C10 (AMD).
§406. -- Washington County
(REPEALED)
SECTION HISTORY
c. 104, §§C8,C10 (AMD).
§407. -- Temporary
(REPEALED)
SECTION HISTORY
§408. Surplus funds
(REPEALED)
SECTION HISTORY
§409. Bonds
(REPEALED)
SECTION HISTORY
§410. Property taken for debt due from county
(REPEALED)
SECTION HISTORY

§411. Annual report
(REPEALED)

SECTION HISTORY

§412. Androscoggin County -- child and family mental health services
(REPEALED)

SECTION HISTORY

§412-A. Piscataquis County -- child and family services
(REPEALED)

SECTION HISTORY

§413. Authority to operate a regional solid waste collection and disposal service
(REPEALED)

SECTION HISTORY

§414. Towns and others served
(REPEALED)

SECTION HISTORY

§415. Fees to towns and unorganized territories
(REPEALED)

SECTION HISTORY

§416. Food stamp or donated food program
(REPEALED)

SECTION HISTORY

§417. Piscataquis County; solid waste
(REPEALED)
SECTION HISTORY

§418. Amount of assessments determined
(REPEALED)
SECTION HISTORY

§419. Priority social services programs
(REPEALED)
SECTION HISTORY

§420. Priority social services programs
(REPEALED)
SECTION HISTORY

§421. Powers and duties of the Kennebec and Somerset County commissioners
(REPEALED)
SECTION HISTORY

§422. Municipalities and others served
(REPEALED)
SECTION HISTORY

§423. Fees from municipalities
(REPEALED)
SECTION HISTORY

§424. Expendings funds at County Jail and Recreation Center; Cumberland County
(REPEALED)
SECTION HISTORY

§425. Kennebec County Commissioners to contract for fire protection services; Unity Township
(REPEALED)
SECTION HISTORY
§426. Ambulance service in the plantations and unorganized territories of Piscataquis County
(REPEALED)
SECTION HISTORY

§427. Reimbursement for travel involved in criminal cases
(REPEALED)
SECTION HISTORY

§428. Authority to contract for energy conservation improvements
(REPEALED)
SECTION HISTORY

SUBCHAPTER 3

DISTRICT ATTORNEYS

(REPEALED)

ARTICLE 1

ELECTION AND TENURE

(REPEALED)

§451. Election; vacancies
(REPEALED)
SECTION HISTORY

§452. Military or naval service; substitutes
(REPEALED)
SECTION HISTORY

§453. Salaries
(REPEALED)
SECTION HISTORY

§454. Full-time district attorneys
(REPEALED)

SECTION HISTORY

§455. Removal from office
(REPEALED)

SECTION HISTORY

ARTICLE 2

DUTIES
(REPEALED)

§501. Civil proceedings; compensation
(REPEALED)

SECTION HISTORY

§502. Criminal proceedings
(REPEALED)

SECTION HISTORY

§503. Dismissal of civil cases
(REPEALED)

SECTION HISTORY

§504. Collection of fines and costs; examination of sheriff's bond
(REPEALED)

SECTION HISTORY
§505. Annual report to Attorney General
(REPEALED)
SECTION HISTORY

§506. Restrictions and obligations
(REPEALED)
SECTION HISTORY

§507. Physical examination of crime victims
(REPEALED)
SECTION HISTORY

§508. Disclosure of minor victims of sexual offenses
(REPEALED)
SECTION HISTORY

§509. Investigation of child abuse cases
(REPEALED)
SECTION HISTORY

ARTICLE 3

ASSISTANTS AND SUBSTITUTES

(REPEALED)

§551. Appointment of temporary substitutes
(REPEALED)
SECTION HISTORY

§552. Appointment of substitute on death or removal
(REPEALED)
SECTION HISTORY

§553. Assistant county attorneys; duties; term; Cumberland County
(REPEALED)
SECTION HISTORY

§553-A. Prosecutorial districts
(REPEALED)
SECTION HISTORY

§553-B. District attorney salaries
(REPEALED)
SECTION HISTORY

§554. -- Androscoggin County
(REPEALED)
SECTION HISTORY

§554-A. Assistant district attorneys
(REPEALED)
SECTION HISTORY

§555. -- Penobscot County
(REPEALED)
SECTION HISTORY

§555-A. District attorney operations
(REPEALED)
SECTION HISTORY
§556. -- Kennebec County
(REPEALED)
SECTION HISTORY

§557. -- Aroostook County
(REPEALED)
SECTION HISTORY

§558. -- York County
(REPEALED)
SECTION HISTORY

§559. -- Oxford County
(REPEALED)
SECTION HISTORY

§560. -- Somerset County
(REPEALED)
SECTION HISTORY

§561. -- Hancock County
(REPEALED)
SECTION HISTORY

§562. -- Washington County
(REPEALED)
SECTION HISTORY

SUBCHAPTER 4

COUNTY TREASURERS

(REPEALED)

ARTICLE 1

ELECTION AND TENURE
§601. Election; vacancy
(REPEALED)
SECTION HISTORY

§601-A. Penobscot County; treasurer
(REPEALED)
SECTION HISTORY

§601-B. Aroostook County; treasurer
(REPEALED)
SECTION HISTORY

§602. Notice; election; county commissioners
(REPEALED)
SECTION HISTORY

§603. Bond and tenure of office
(REPEALED)
SECTION HISTORY

§604. Salaries
(REPEALED)
SECTION HISTORY

§605. Androscoggin County treasurer to be full time
(REPEALED)
SECTION HISTORY

§606. Creation of position of appointed county treasurer
ARTICLE 2
DEPUTIES
(REPEALED)

§651. Appointment; duties
(REPEALED)
SECTION HISTORY

§651-A. Provisional treasurer
(REPEALED)
SECTION HISTORY

ARTICLE 3
DUTIES GENERALLY
(REPEALED)

§701. Deposit or investment of county funds
(REPEALED)
SECTION HISTORY

§702. Receipt of costs in favor of State
(REPEALED)
SECTION HISTORY
§703. Annual statement of financial standing
(REPEALED)
SECTION HISTORY

§704. Payments out of treasury
(REPEALED)
SECTION HISTORY

ARTICLE 4

RECORDS AND ACCOUNTS

(REPEALED)

§751. Accounts; enforcing payment of taxes
(REPEALED)
SECTION HISTORY

§752. Record of fines and bills of costs
(REPEALED)
SECTION HISTORY
PL 1979, c. 127, §171 (RP).

§753. Treasurer's account with county estimate
(REPEALED)
SECTION HISTORY

§754. Annual account to county commissioners
(REPEALED)
SECTION HISTORY

§755. Account of federal money for use of jails
§853. Definitions

(REPEALED)

SECTION HISTORY


ARTICLE 2

ELECTION AND TENURE; BOND

(REPEALED)

§901. Election or appointment; bond

(REPEALED)

SECTION HISTORY


§902. Approval of bond; delivery to State Auditor

(REPEALED)

SECTION HISTORY


§903. Annual examination of bonds

(REPEALED)

SECTION HISTORY


§904. New bond where insufficient

(REPEALED)

SECTION HISTORY


§905. Forfeiture for neglect to give bond

(REPEALED)

SECTION HISTORY

§906. Governor may require new bond
(REPEALED)
SECTION HISTORY

§907. New bonds required on application of sureties
(REPEALED)
SECTION HISTORY

§908. Salaries
(REPEALED)
SECTION HISTORY

§909. County sheriff to be full time
(REPEALED)
SECTION HISTORY

ARTICLE 3

DEPUTIES
(REPEALED)

§951. Deputies; appointments and removal
(REPEALED)
SECTION HISTORY

§952. Special deputies; duties
(REPEALED)
SECTION HISTORY

§953. Deputies; uniforms
(REPEALED)

SECTION HISTORY


§954. Chief deputy
(REPEALED)

SECTION HISTORY


§955. Chief deputy, deputies, bond; approval and filing
(REPEALED)

SECTION HISTORY


§956. -- powers during vacancy in sheriff's office
(REPEALED)

SECTION HISTORY


§957. Powers of other deputies during vacancy
(REPEALED)

SECTION HISTORY


§958. Full-time or part-time deputies; special deputies; compensation
(REPEALED)

SECTION HISTORY


§959. Political activities
(REPEALED)

SECTION HISTORY


ARTICLE 4
DUTIES

(REPEALED)

§1001. County law enforcement administration
(REPEALED)

SECTION HISTORY

§1002. Aid required by officer; refusal
(REPEALED)

SECTION HISTORY

§1003. Officer to pay money collected
(REPEALED)

SECTION HISTORY

§1004. Arrest in other counties
(REPEALED)

SECTION HISTORY

ARTICLE 5

FEES

(REPEALED)

§1051. Fees
(REPEALED)

SECTION HISTORY
§1052. Fees from deputies
(REPEALED)
SECTION HISTORY

§1053. Collection and accounting for fees
(REPEALED)
SECTION HISTORY

§1054. Disposal of fees collected from other counties
(REPEALED)
SECTION HISTORY

ARTICLE 6
ACTIONS AGAINST SHERIFFS
(REPEALED)

§1101. Persons injured sue on sheriff's bond; indorsement of writ; costs; judgment
(REPEALED)
SECTION HISTORY

§1102. Actions on sheriff's bond; proceedings
(REPEALED)
SECTION HISTORY

§1103. Service; right of person filing complaint; answer
(REPEALED)
SECTION HISTORY

§1104. Damages assessed on rendition of judgment; issue of executions
(REPEALED)
SECTION HISTORY
§1105. Exemption from arrest in civil action; proceedings on failure to pay execution; office vacated
(REPEALED)
SECTION HISTORY

§1106. Copy of bond available; evidence
(REPEALED)
SECTION HISTORY

§1107. Survival of actions against sheriff or deputy
(REPEALED)
SECTION HISTORY

ARTICLE 7

REMOVAL OF SHERIFF

(REPEALED)

§1111. Removal of sheriff
(REPEALED)
SECTION HISTORY

ARTICLE 8

COUNTY LAW ENFORCEMENT FUNCTIONS

(REPEALED)

§1121. Definitions
(REPEALED)
SECTION HISTORY
§1122. Patrol
(REPEALED)
SECTION HISTORY

§1123. Communications centers
(REPEALED)
SECTION HISTORY

§1123-A. Public safety answering point
(REPEALED)
SECTION HISTORY

§1124. Detention
(REPEALED)
SECTION HISTORY

§1125. Investigation, intelligence or laboratory services
(REPEALED)
SECTION HISTORY

§1126. Rescue services
(REPEALED)
SECTION HISTORY

§1127. Ambulance service
(REPEALED)
SECTION HISTORY

§1128. Juvenile services
(REPEALED)
SECTION HISTORY
§1129. Administrative services
(REPEALED)
SECTION HISTORY

§1130. Victim and witness support
(REPEALED)
SECTION HISTORY

ARTICLE 9

PARKING ENFORCEMENT SPECIALISTS

(REPEALED)

§1130-A. Volunteer parking enforcement programs
(REPEALED)
SECTION HISTORY

§1130-B. Training and examination
(REPEALED)
SECTION HISTORY

§1130-C. Municipal volunteer parking enforcement program
(REPEALED)
SECTION HISTORY

SUBCHAPTER 7

COUNTY PERSONNEL BOARD

(REPEALED)

§1131. Establishment
(REPEALED)
SECTION HISTORY
§1132. Membership, term and compensation

(REPEALED)

SECTION HISTORY


§1133. Powers and duties

(REPEALED)

SECTION HISTORY


§1134. Director; qualifications; tenure; compensation; powers and duties

(REPEALED)

SECTION HISTORY


CHAPTER 3

MERIDIAN LINES AND STANDARDS OF LENGTH

(REPEALED)

§1151. Meridian line; record

(REPEALED)

SECTION HISTORY


§1152. Care and custody

(REPEALED)

SECTION HISTORY


§1153. Annual verification of compass; record of needle declination

(REPEALED)

SECTION HISTORY


§1154. Standards of length; verification of tape or chain
(REPEALED)

SECTION HISTORY

§1155. Appointment of commissioners to verify meridians
(REPEALED)

SECTION HISTORY

§1156. Injury to meridians; penalty
(REPEALED)

SECTION HISTORY

§1157. Exception
(REPEALED)

SECTION HISTORY

CHAPTER 5

FIRE PROTECTION AND DUMPS

(REPEALED)

§1201. Fire Protection
(REPEALED)

SECTION HISTORY

§1202. Public services
(REPEALED)

SECTION HISTORY

§1203. Dumps
(REPEALED)
SECTION HISTORY
§1203-A. Contract authority; assessment for costs
(REPEALED)
SECTION HISTORY
§1204. Assessments repealed
(REPEALED)
SECTION HISTORY
§1205. Insurance for firefighters
(REPEALED)
SECTION HISTORY

CHAPTER 7
CIVIL DEFENSE
(REPEALED)

§1251. Activities authorized; costs
(REPEALED)
SECTION HISTORY

CHAPTER 9
REGIONAL DEVELOPMENT
(REPEALED)

§1301. Membership in a regional planning commission
(REPEALED)
SECTION HISTORY

CHAPTER 10
WALDO COUNTY BUDGET COMMITTEE

(REPEALED)

§1401. Purpose
(REPEALED)

SECTION HISTORY

§1402. Definitions
(REPEALED)

SECTION HISTORY

§1403. Waldo County Budget Committee
(REPEALED)

SECTION HISTORY

§1404. Budget committee organization
(REPEALED)

SECTION HISTORY

§1405. Budget procedures
(REPEALED)

SECTION HISTORY

§1406. Budget amendments
(REPEALED)

SECTION HISTORY
§1407. Filing of county budget
(REPEALED)
SECTION HISTORY

§1408. Repeal
(REPEALED)
SECTION HISTORY

CHAPTER 10-A
KENNEBEC COUNTY BUDGET ADVISORY COMMITTEE
(REPEALED)

§1411. Definitions
(REPEALED)
SECTION HISTORY

§1412. Kennebec County Budget Advisory Committee
(REPEALED)
SECTION HISTORY

§1413. Budget advisory committee organization
(REPEALED)
SECTION HISTORY

§1414. Budget procedures
(REPEALED)
SECTION HISTORY

§1415. Budget amendments
(REPEALED)
SECTION HISTORY
§1416. Filing of county budget

(REPEALED)

SECTION HISTORY


§1417. Repeal

(REPEALED)

SECTION HISTORY


CHAPTER 10-A

PISCATAQUIS COUNTY BUDGET COMMITTEE

(REPEALED)

§1421. Purpose

(REPEALED)

SECTION HISTORY


§1422. Definitions

(REPEALED)

SECTION HISTORY


§1423. Aroostook County Budget Committee

(REPEALED)

SECTION HISTORY


§1424. Budget committee organization

(REPEALED)

SECTION HISTORY
§1425. Budget procedures
(REPEALED)
SECTION HISTORY

§1426. Budget amendments
(REPEALED)
SECTION HISTORY

§1427. Filing of county budget
(REPEALED)
SECTION HISTORY

CHAPTER 10-B
AROOSTOOK COUNTY BUDGET COMMITTEE
(REPEALED)

§1421. Purpose
(REPEALED)
SECTION HISTORY

§1422. Definitions
(REPEALED)
SECTION HISTORY

§1423. Aroostook County Budget Committee
(REPEALED)

SECTION HISTORY

§1424. Budget committee organization
(REPEALED)

SECTION HISTORY

§1425. Budget procedures
(REPEALED)

SECTION HISTORY

§1426. Budget amendments
(REPEALED)

SECTION HISTORY

§1427. Filing of county budget
(REPEALED)

SECTION HISTORY

§1428. Repeal
(REPEALED)

SECTION HISTORY

CHAPTER 10-C

ANDROSCOGGIN COUNTY BUDGET COMMITTEE
(REPEALED)
§1451. Purpose
(REPEALED)
SECTION HISTORY

§1452. Definitions
(REPEALED)
SECTION HISTORY

§1453. Androscoggin County budget committee
(REPEALED)
SECTION HISTORY

§1454. Budget committee organization
(REPEALED)
SECTION HISTORY

§1455. Budget procedure
(REPEALED)
SECTION HISTORY

§1456. Budget amendments
(REPEALED)
SECTION HISTORY

§1457. Filing of county budget
(REPEALED)
SECTION HISTORY

CHAPTER 10-D

PISCATAQUIS COUNTY BUDGET COMMITTEE
(REPEALED)

§1461. Purpose
(REPEALED)
SECTION HISTORY

§1462. Definitions
(REPEALED)
SECTION HISTORY

§1463. Piscataquis County Budget Committee
(REPEALED)
SECTION HISTORY

§1464. Budget committee organization
(REPEALED)
SECTION HISTORY

§1465. Budget procedures
(REPEALED)
SECTION HISTORY

§1466. Budget amendments
(REPEALED)
SECTION HISTORY

§1467. Filing of county budget
(REPEALED)
SECTION HISTORY

CHAPTER 11
COUNTY CHARTERS

(REPEALED)

SUBCHAPTER 1

GENERAL PROVISIONS

(REPEALED)

§1501. Purpose
(REPEALED)

SECTION HISTORY

§1502. Definitions
(REPEALED)

SECTION HISTORY

SUBCHAPTER 2

PROCEDURES

(REPEALED)

§1551. Charter adoptions, revisions, procedure
(REPEALED)

SECTION HISTORY

§1552. Charter commission; membership; procedure
(REPEALED)

SECTION HISTORY

§1553. Charter amendments; procedure
(REPEALED)
SECTION HISTORY

§1554. Submission to voters
(REPEALED)

SECTION HISTORY

§1555. Judicial review
(REPEALED)

SECTION HISTORY

SUBCHAPTER 3

CHARTER POWERS

(REPEALED)

§1601. Charter powers; limits
(REPEALED)

SECTION HISTORY

§1602. Application of general law; duties designated
(REPEALED)

SECTION HISTORY

§1603. Void charters
(REPEALED)

SECTION HISTORY

§1604. Finance committee
(REPEALED)

SECTION HISTORY
§1605. Budget procedures
(REPEALED)
SECTION HISTORY

CHAPTER 12
CUMBERLAND COUNTY BUDGET
(REPEALED)

§1651. Budget; appropriations; approval
(REPEALED)
SECTION HISTORY

§1652. Interim budget
(REPEALED)
SECTION HISTORY

§1653. Advisory committee
(REPEALED)
SECTION HISTORY

§1654. Public hearing
(REPEALED)
SECTION HISTORY

§1655. Budget estimate; submission to advisory committee
(REPEALED)
SECTION HISTORY

§1656. Final budget estimates; filing
(REPEALED)
SECTION HISTORY
CHAPTER 13

COUNTY JAILS AND JAILERS

(REPEALED)

SUBCHAPTER 1

OFFICIALS AND PERSONNEL

(REPEALED)

§1701. Custody of jail and prisoners; jailer

(REPEALED)

SECTION HISTORY


§1702. Jailer's duties when office of sheriff vacant

(REPEALED)

SECTION HISTORY


§1703. Offices of jailer and sheriff vacant; appointment by county commissioners

(REPEALED)

SECTION HISTORY


§1704. Jailer to return list of prisoners at each criminal session of court

(REPEALED)

SECTION HISTORY


§1705. Official papers filed and kept with calendar and delivered to successor

(REPEALED)

SECTION HISTORY


§1706. Sheriff answerable for delivery of prisoners to successors
(REPEALED)

SECTION HISTORY

§1707. Liability of sheriff for escape
(REPEALED)

SECTION HISTORY

§1708. Escape through insufficiency of jail; sum paid; reimbursed
(REPEALED)

SECTION HISTORY

§1709. Appointment of agent to defend county; execution
(REPEALED)

SECTION HISTORY

§1710. Liability of keeper and sheriff for escape
(REPEALED)

SECTION HISTORY

§1711. Administration of medication
(REPEALED)

SECTION HISTORY

§1712. Recovery of medical expenses
(REPEALED)

SECTION HISTORY

SUBCHAPTER 2

PRISONERS AND THEIR CONDUCT

(REPEALED)
§1751. Pay for labor of prisoners before sentence  
(REPEALED)
SECTION HISTORY

§1752. Positions of trust for certain prisoners  
(REPEALED)
SECTION HISTORY

§1753. Treatment of prisoners for debt and minors  
(REPEALED)
SECTION HISTORY

§1754. Violations or furnishing liquor to prisoners  
(REPEALED)
SECTION HISTORY

§1755. Federal prisoners  
(REPEALED)
SECTION HISTORY

§1756. Prisoners to attend funerals  
(REPEALED)
SECTION HISTORY

§1757. Disposal of body of person who died in jail  
(REPEALED)
SECTION HISTORY

§1758. Record of persons committed  
(REPEALED)
SECTION HISTORY
§1759. Assistance to discharged prisoners
(REPEALED)
SECTION HISTORY

§1760. Transfer from jails
(REPEALED)
SECTION HISTORY

§1761. Transfer from state correctional facilities
(REPEALED)
SECTION HISTORY

§1762. Removal for disease
(REPEALED)
SECTION HISTORY

SUBCHAPTER 3
PRISON LABOR
(REPEALED)

§1801. Employment of prisoners generally
(REPEALED)
SECTION HISTORY

§1802. Charitable organizations
(REPEALED)
SECTION HISTORY

§1803. Contracts subject to cancellation or suspension
§1804. Employment of county jail prisoners
(REPEALED)

SECTION HISTORY

§1805. Furloughs
(REPEALED)

SECTION HISTORY

§1806. Prisoner participation in municipal public works projects
(REPEALED)

SECTION HISTORY

§1807. Damage to property by inmates; restitution
(REPEALED)

SECTION HISTORY

SUBCHAPTER 4

MISCELLANEOUS PROVISIONS

(REPEALED)

§1851. Examination of jails
(REPEALED)

SECTION HISTORY

§1852. Jails to be clean and healthful
(REPEALED)

SECTION HISTORY
§1853. Bible, books and instruction for prisoners
(REPEALED)
SECTION HISTORY

§1854. Supplies for jails; accounts audited
(REPEALED)
SECTION HISTORY

§1855. Cumberland commissioners annually advertise for supplies
(REPEALED)
SECTION HISTORY

§1856. Transfer of prisoners when jail unfit or insecure
(REPEALED)
SECTION HISTORY

§1857. Fines applied to building and repair of jail
(REPEALED)
SECTION HISTORY

§1858. Additional accommodations
(REPEALED)
SECTION HISTORY

PART 2
MUNICIPALITIES

(REPEALED)

CHAPTER 201
GENERAL PROVISIONS

(REPEALED)

§1901. Definitions
(РЕPEALED)
SECTION HISTORY

§1901-A. Declaration of public necessity
(РЕPEALED)
SECTION HISTORY

§1902. Municipality as body corporate
(РЕPEALED)
SECTION HISTORY

§1903. Gifts of money or property in trust
(РЕPEALED)
SECTION HISTORY

§1904. -- conditions attached
(РЕPEALED)
SECTION HISTORY

§1905. Unconditional gifts
(РЕPEALED)
SECTION HISTORY

§1906. Prohibited appointments
CHAPTER 201-A

HOME RULE

(REPEALED)

§1911. Purpose

(Repealed)

SECTION HISTORY

§1912. Charter revisions, adoptions, procedure

(Repealed)

SECTION HISTORY

§1913. Charter commission, membership, procedure

(Repealed)

SECTION HISTORY

§1914. Charter amendments, procedure

(Repealed)

SECTION HISTORY

§1915. Submission to voters

(Repealed)

SECTION HISTORY
§1916. Recording
(REPEALED)
SECTION HISTORY

§1917. Ordinance, power limited
(REPEALED)
SECTION HISTORY

§1918. Private and special laws, effect of
(REPEALED)
SECTION HISTORY

§1919. Judicial review
(REPEALED)
SECTION HISTORY

§1920. Liberal construction
(REPEALED)
SECTION HISTORY

CHAPTER 202
CONSOLIDATION
(REPEALED)

§1931. Authority to consolidate
(REPEALED)
SECTION HISTORY

§1932. Joint charter commission
(REPEALED)
SECTION HISTORY

§1933. Alternative procedure
(REPEALED)

SECTION HISTORY

§1934. Effects of consolidation
(REPEALED)

SECTION HISTORY

§1935. Limitation
(REPEALED)

SECTION HISTORY

§1936. Certificate to Secretary of State
(REPEALED)

SECTION HISTORY

CHAPTER 203
INTERLOCAL COOPERATION
(REPEALED)

§1951. Purpose
(REPEALED)

SECTION HISTORY

§1952. Public agency defined
(REPEALED)

SECTION HISTORY
§1953. Joint exercise of powers
(REPEALED)
SECTION HISTORY

§1954. Filing of agreement
(REPEALED)
SECTION HISTORY

§1955. Approval by state officers
(REPEALED)
SECTION HISTORY

§1956. Funds, personnel and services
(REPEALED)
SECTION HISTORY

§1957. Former districts unaffected
(REPEALED)
SECTION HISTORY

§1958. Severability
(REPEALED)
SECTION HISTORY

CHAPTER 203-A
RIVER CORRIDOR COMMISSIONS
(REPEALED)

§1961. River corridor commissions encouraged
(REPEALED)
SECTION HISTORY

§1962. Definitions
(REPEALED)

SECTION HISTORY

§1963. Approval of river corridor commissions
(REPEALED)

SECTION HISTORY

§1964. Interlocal agreement
(REPEALED)

SECTION HISTORY

§1965. Comprehensive plan
(REPEALED)

SECTION HISTORY

§1966. Ordinance
(REPEALED)

SECTION HISTORY

§1967. Powers of a river corridor commission
(REPEALED)

SECTION HISTORY

§1968. Commission budget; financing; staff
(REPEALED)

SECTION HISTORY
§1969. Appeals to Superior Court
(REPEALED)

SECTION HISTORY

CHAPTER 203-B
PUBLIC SELF-FUNDED POOLS
(REPEALED)

§1971. Intent
(REPEALED)

SECTION HISTORY

§1972. "Political subdivision" defined
(REPEALED)

SECTION HISTORY

§1973. Public self-funded pools; powers; limitations
(REPEALED)

SECTION HISTORY

§1974. Public self-funded pool not insurance company
(REPEALED)

SECTION HISTORY

§1975. Contract establishing public self-funded pool; provisions
(REPEALED)

SECTION HISTORY

§1976. Audit requirements
(REPEALED)

SECTION HISTORY
CHAPTER 204

COUNCILS' OF GOVERNMENTS

(REPEALED)

§1981. Establishment
(REPEALED)
SECTION HISTORY

§1982. Contents of agreement
(REPEALED)
SECTION HISTORY

§1983. Powers and duties
(REPEALED)
SECTION HISTORY

§1984. Bylaws
(REPEALED)
SECTION HISTORY

§1985. Staff
(REPEALED)
SECTION HISTORY

§1986. Finances; annual report
(REPEALED)
SECTION HISTORY

CHAPTER 204-A

REGIONAL COUNCILS

(REPEALED)
SUBCHAPTER 1

GENERAL PROVISIONS

(REPEALED)

§1991. Declaration of policy
(REPEALED)
SECTION HISTORY

§1991-A. Forms of regional councils
(REPEALED)
SECTION HISTORY

§1991-B. Lead agency
(REPEALED)
SECTION HISTORY

§1992. Tax status
(REPEALED)
SECTION HISTORY

SUBCHAPTER 2

COUNCILS OF GOVERNMENTS

(REPEALED)

§1994. Establishment
(REPEALED)
SECTION HISTORY

§1994-A. Contents of agreement
(REPEALED)
SECTION HISTORY

§1994-B. Powers and duties
(REPEALED)
SECTION HISTORY

§1995. Bylaws
(REPEALED)
SECTION HISTORY

§1995-A. Staff
(REPEALED)
SECTION HISTORY

§1995-B. Finances; annual report
(REPEALED)
SECTION HISTORY

SUBCHAPTER 3
REGIONAL PLANNING COMMISSIONS
(REPEALED)

§1996. Establishment
(REPEALED)
SECTION HISTORY

§1996-A. Incorporation; powers
(REPEALED)
SECTION HISTORY

§1996-B. Representation
§1997. Bylaws; records

(Repealed)

SECTION HISTORY

§1997-A. Finances

(Repealed)

SECTION HISTORY

§1997-B. Staff services

(Repealed)

SECTION HISTORY

CHAPTER 205

TOWN LINES

(Repealed)

§2001. Perambulation of boundary lines

(Repealed)

SECTION HISTORY
PL 1979, c. 502, §1 (RP).

§2001-A. Identification of boundary lines

(Repealed)

SECTION HISTORY

§2002. Disputed boundary lines

(Repealed)

SECTION HISTORY
CHAPTER 207
TOWN MEETINGS AND ELECTIONS

(REPEALED)

§2051. Call of town meeting
(REPEALED)
SECTION HISTORY

§2052. Warrant
(REPEALED)
SECTION HISTORY

§2053. Petition for article in warrant
(REPEALED)
SECTION HISTORY

§2054. General town meeting provisions
(REPEALED)
SECTION HISTORY

§2055. Annual meeting
(REPEALED)
SECTION HISTORY

§2056. Time schedule for registration
(REPEALED)
SECTION HISTORY

§2057. -- change of
(REPEALED)

SECTION HISTORY


§2058. -- notice of

(REPEALED)

SECTION HISTORY


§2059. Delivery of voting list

(REPEALED)

SECTION HISTORY


§2060. Choice and qualifications of town officials

(REPEALED)

SECTION HISTORY


§2061. Secret ballot

(REPEALED)

SECTION HISTORY


§2062. Absentee ballots

(REPEALED)

SECTION HISTORY


§2063. Ballot inspection
(REPEALED)

SECTION HISTORY
c. 104, §§C8,C10 (AMD).
§2064. Recount hearing
(REPEALED)

SECTION HISTORY
§2065. Referendum ballot inspection and recount procedure
(REPEALED)

SECTION HISTORY
§2066. Applicability of provisions
(REPEALED)

SECTION HISTORY
§2067. Alternative nomination procedure
(REPEALED)

SECTION HISTORY
§§C8,C10 (AMD).

CHAPTER 209
ORDINANCES
(REPEALED)

§2151. Police power ordinances
(REPEALED)

SECTION HISTORY
§2151-A. Authority of municipal officers to enact ordinances
(REPEALED)

SECTION HISTORY

§2151-B. Ordinance requirements
(REPEALED)

SECTION HISTORY

§2152. Administrative ordinances
(REPEALED)

SECTION HISTORY

§2152-A. Residency requirement; collective bargaining
(REPEALED)

SECTION HISTORY

§2152-B. Residency requirement; ordinances and collective bargaining
(REPEALED)

SECTION HISTORY

§2152-C. Authority of municipal officers to enact ordinances
(REPEALED)

SECTION HISTORY

§2153. Enactment procedure
(REPEALED)

SECTION HISTORY
§2154. Revision, codification and publication
(REPEALED)
SECTION HISTORY

§2155. Proof of ordinances
(REPEALED)
SECTION HISTORY
c. 104, §§C8,C10 (AMD).

§2156. Adoption of codes by reference
(REPEALED)
SECTION HISTORY
§§C8,C10 (AMD).

§2157. Mandatory retirement age prohibited
(REPEALED)
SECTION HISTORY

§2158. Cable television
(REPEALED)
SECTION HISTORY

CHAPTER 211
(REPEALED)

§2201. Short title
(REPEALED)
SECTION HISTORY

§2202. Definitions
(REPEALED)
SECTION HISTORY
§2203. General requirements
(REPEALED)
SECTION HISTORY

§2204. Municipal Records Board
(REPEALED)
SECTION HISTORY

§2205. Powers and duties of board
(REPEALED)
SECTION HISTORY

§2206. Assistance to municipalities
(REPEALED)
SECTION HISTORY

§2207. Violation
(REPEALED)
SECTION HISTORY

CHAPTER 211-A
MUNICIPAL RECORDS
(REPEALED)

§2211. Short title
(REPEALED)
SECTION HISTORY

§2212. Definitions
(REPEALED)
SECTION HISTORY

§2213. General requirements
(REPEALED)
SECTION HISTORY

§2214. Municipal Records Board
(REPEALED)
SECTION HISTORY

§2215. Powers and duties of board
(REPEALED)
SECTION HISTORY

§2216. Assistance to municipalities
(REPEALED)
SECTION HISTORY

§2217. Violation
(REPEALED)
SECTION HISTORY

CHAPTER 212
MUNICIPAL REPORTS
(REPEALED)

§2225. Annual report
(REPEALED)
SECTION HISTORY

§2226. Reports by sworn officials
(REPEALED)
SECTION HISTORY
CHAPTER 213

TOWN OFFICIALS

(REPEALED)

SUBCHAPTER 1

GENERAL PROVISIONS

(REPEALED)

§2250. Definitions

(REPEALED)

SECTION HISTORY


§2251. Conflicts of interest

(REPEALED)

SECTION HISTORY


§2252. Title to municipal office

(REPEALED)

SECTION HISTORY


§2253. Vacancy in municipal office

(REPEALED)

SECTION HISTORY


§2254. Neglect of official duty

(REPEALED)

SECTION HISTORY

§2255. Deputy officials
(REPEALED)
SECTION HISTORY

§2256. Municipal functions
(REPEALED)
SECTION HISTORY

§2257. Personnel records
(REPEALED)
SECTION HISTORY

SUBCHAPTER 2

TOWN MANAGERS

(REPEALED)

§2301. Town manager form of government
(REPEALED)
SECTION HISTORY

§2302. Manager's powers and duties
(REPEALED)
SECTION HISTORY

§2303. Union of towns
(REPEALED)
SECTION HISTORY

SUBCHAPTER 2-A

TOWN MANAGERS
(REPEALED)

§2311. Town manager plan
(REPEALED)
SECTION HISTORY

§2312. Qualifications of town manager
(REPEALED)
SECTION HISTORY

§2313. Term, compensation, removal, suspension
(REPEALED)
SECTION HISTORY

§2314. Absence or disability of town manager
(REPEALED)
SECTION HISTORY

§2315. Departments, boards and offices; assistant to the town manager
(REPEALED)
SECTION HISTORY

§2316. Board of selectmen to act as a body, administrative service to be performed through town manager, committees
(REPEALED)
SECTION HISTORY

§2317. Powers and duties of town manager
(REPEALED)
SECTION HISTORY
§2318. Transitional provisions
(REPEALED)
SECTION HISTORY

§2319. Regional cooperation
(REPEALED)
SECTION HISTORY

§2320. Application
(REPEALED)
SECTION HISTORY

SUBCHAPTER 3
TOWN CLERKS
(REPEALED)

§2351. Bond
(REPEALED)
SECTION HISTORY

§2352. Fee schedule
(REPEALED)
SECTION HISTORY

§2353. Expenses
(REPEALED)
SECTION HISTORY

§2354. Assistant
REPEALED

SECTION HISTORY

SUBCHAPTER 3-A

LAW ENFORCEMENT OFFICERS

REPEALED

§2361. Police officers
(REPEALED)
SECTION HISTORY

§2362. Special police officers
(REPEALED)
SECTION HISTORY

§2363. Constables
(REPEALED)
SECTION HISTORY

§2364. Arrest in other municipalities
(REPEALED)
SECTION HISTORY

§2365. Qualification of law enforcement officials
(REPEALED)
SECTION HISTORY

§2366. Aid to other municipalities
(REPEALED)
SECTION HISTORY

§2367. Wearing of uniforms or badges
(REPEALED)

SECTION HISTORY

SUBCHAPTER 4

CONSTABLES AND POLICE OFFICERS

(REPEALED)

§2401. Appointment and powers of police officers
(REPEALED)
SECTION HISTORY

§2402. Extent of criminal authority
(REPEALED)
SECTION HISTORY

§2402-A. Arrest in other municipalities
(REPEALED)
SECTION HISTORY

§2403. Misconduct
(REPEALED)
SECTION HISTORY

§2404. Fees
(REPEALED)
SECTION HISTORY

SUBCHAPTER 5

BOARD OF APPEALS
§2411. Board of Appeals
(REPEALED)

SECTION HISTORY

CHAPTER 215
REGULATIONS, LICENSES AND PERMITS
(REPEALED)

(REPEALED)

SUBCHAPTER 1
AUTOMOBILE JUNKYARDS
(REPEALED)

§2451. Purpose
(REPEALED)

SECTION HISTORY

§2451-A. Terms
(REPEALED)

SECTION HISTORY

§2451-B. Definitions
(REPEALED)

SECTION HISTORY

§2452. Establishment and maintenance
(REPEALED)

SECTION HISTORY

§2453. Hearings
(RePEALED)

SECTION HISTORY

§2454. Limitations on permits
(RePEALED)

SECTION HISTORY

§2455. Permit fees
(RePEALED)

SECTION HISTORY

§2456. Limitations on permits for existing establishments
(RePEALED)

SECTION HISTORY

§2457. Provisions regarding nuisances unaffected
(RePEALED)

SECTION HISTORY

§2458. Violation
(RePEALED)

SECTION HISTORY

§2459. Rules and regulations
(REPEALED)

SECTION HISTORY

§2460. Relocation, removal, disposal, compensation and condemnation
(REPEALED)

SECTION HISTORY

SUBCHAPTER 1-A

MUNICIPAL LICENSE AND PERMIT FEES

(REPEALED)

§2471. Fees for licenses or permits
(REPEALED)

SECTION HISTORY

SUBCHAPTER 1-A

MUNICIPAL LICENSING AUTHORITY

SUBCHAPTER 1-B

REGULATION OF BUILDINGS

(REPEALED)

§2481. Permits for buildings
(REPEALED)

SECTION HISTORY

§2482. Nuisance
(REPEALED)

SECTION HISTORY
§2483. Permits
(REPEALED)
SECTION HISTORY

§2484. Public building violation; liability
(REPEALED)
SECTION HISTORY

SUBCHAPTER 2
CLOSING-OUT SALES
(REPEALED)

§2501. License requirements
(REPEALED)
SECTION HISTORY

§2502. Powers of municipal officers to revoke license
(REPEALED)
SECTION HISTORY

§2503. Limitations
(REPEALED)
SECTION HISTORY

§2504. Violations and penalties
(REPEALED)
SECTION HISTORY

SUBCHAPTER 3
ELECTRICAL INSTALLATIONS
§2551. Applicability of provisions

(SEPEALED)

SECTION HISTORY

§2552. Effect on bylaws or ordinances

(SEPEALED)

SECTION HISTORY

§2553. Standards; installation

(SEPEALED)

SECTION HISTORY

§2554. -- equipment

(SEPEALED)

SECTION HISTORY

§2554-A. Standards of equipment in mobile homes

(SEPEALED)

SECTION HISTORY

§2555. Local inspectors

(SEPEALED)

SECTION HISTORY

§2556. Inspections

(SEPEALED)

SECTION HISTORY

§2557. Permits

(SEPEALED)
SECTION HISTORY

§2558. Fees
(REPEALED)
SECTION HISTORY

§2559. Inspection and certificates of approval
(REPEALED)
SECTION HISTORY

§2560. Penalties
(REPEALED)
SECTION HISTORY

SUBCHAPTER 4
EMPLOYMENT AGENCIES
(REPEALED)

ARTICLE 1
GENERAL PROVISIONS
(REPEALED)

§2601. Definitions
(REPEALED)
SECTION HISTORY

§2601-A. Municipal authority
(REPEALED)
SECTION HISTORY

§2602. Enforcement; complaints for violation; hearing
ARTICLE 2

LICENSE AND OPERATION

(Repealed)

§2651. License; fee; processing; location of agency

(Repealed)

§2652. Bond

(Repealed)

§2653. Register

(Repealed)

§2654. Receipt given to applicants for employment

(Repealed)

§2655. Method of payment of fee for placement

(Repealed)

§2656. Sending to place of bad repute forbidden

(Repealed)
SUBCHAPTER 5

INNKEEPERS, VICTUALERS AND LODGINGHOUSES

(REPEALED)

ARTICLE 1

GENERAL PROVISIONS

(REPEALED)

§2701. Fraud by guest or customer

(REPEALED)

SECTION HISTORY


§2702. False show of baggage; proof of fraudulent intent

(REPEALED)

SECTION HISTORY

PL 1977, c. 101, §1 (RP).

§2703. Copies of law posted

(REPEALED)

SECTION HISTORY


§2703-A. Posting of rates; liability for overcharge

(REPEALED)

SECTION HISTORY


ARTICLE 2

LICENSES

(REPEALED)

§2751. License required

(REPEALED)

SECTION HISTORY

§2752. Licensing board; granting and revocation of licenses
(REPEALED)
SECTION HISTORY

§2753. Bond
(REPEALED)
SECTION HISTORY

§2754. Fee
(REPEALED)
SECTION HISTORY

§2755. Lodginghouses; definitions
(REPEALED)
SECTION HISTORY

§2756. -- issue of license; term; no fee
(REPEALED)
SECTION HISTORY

§2757. Revocation or suspension of license; hearing; appeal
(REPEALED)
SECTION HISTORY

ARTICLE 3
REGISTRATION OF GUESTS
(REPEALED)

§2801. Register; contents; inspection; penalty
(REPEALED)

SECTION HISTORY

§2802. Register of true name; penalty
(REPEALED)

SECTION HISTORY

§2803. Posting of law near register
(REPEALED)

SECTION HISTORY

ARTICLE 4

DUTIES AND OBLIGATIONS

(REPEALED)

§2851. Innkeepers
(REPEALED)

SECTION HISTORY

§2852. Victualers
(REPEALED)

SECTION HISTORY

§2853. Gambling prohibited
(REPEALED)

SECTION HISTORY

§2854. Disorderly conduct prohibited
(REPEALED)

SECTION HISTORY
§2854-A. Removal of hotel property  
(REPEALED)  
SECTION HISTORY  

§2854-B. Damage to hotel property  
(REPEALED)  
SECTION HISTORY  

§2854-C. Ejection of disruptive or destructive persons; damage to property  
(REPEALED)  
SECTION HISTORY  

ARTICLE 5  
SAFEKEEPING AND LIABILITY  
(REPEALED)  

§2901. Liability for loss where safe provided  
(REPEALED)  
SECTION HISTORY  

§2902. Special arrangement to receive deposits  
(REPEALED)  
SECTION HISTORY  

§2903. Check or receipt for property delivered for safekeeping  
(REPEALED)  
SECTION HISTORY  

§2904. Nature of liability; limit
ARTICLE 6

LIENS

(REPEALED)

§2951. Lien on baggage or other property
(REPEALED)

SECTION HISTORY

§2952. Enforcement of lien; notice of sale; proceeds
(REPEALED)

SECTION HISTORY

ARTICLE 7

VIOLATIONS AND PENALTIES

(REPEALED)

§3001. Prosecutions
(REPEALED)

SECTION HISTORY

§3002. Record of convictions to licensing authority
(REPEALED)

SECTION HISTORY

SUBCHAPTER 6

JUNK DEALERS
§3051.  Records; definitions
(REPEALED)
SECTION HISTORY

SUBCHAPTER 7
LUNCH WAGONS
(REPEALED)

§3101.  License; revocation
(REPEALED)
SECTION HISTORY

SUBCHAPTER 8
PAWNBROKERS
(REPEALED)

§3151.  License
(REPEALED)
SECTION HISTORY

§3152.  Account of business done
(REPEALED)
SECTION HISTORY

§3153.  Rates of interest
(REPEALED)
SECTION HISTORY

§3154.  Time and manner of selling pawned property; notice
(REPEALED)
SECTION HISTORY

§3155. Disposal of proceeds of sale
(REPEALED)
SECTION HISTORY

SUBCHAPTER 9

STEAM ENGINEERS AND FIREMEN

(REPEALED)

§3201. Applicability of provisions
(REPEALED)
SECTION HISTORY

§3202. Municipal examiners
(REPEALED)
SECTION HISTORY

§3203. Certificates of competency; application; exemption
(REPEALED)
SECTION HISTORY

§3204. Licenses graded; qualifications and exemptions
(REPEALED)
SECTION HISTORY

§3205. Examination; certificate; fee
(REPEALED)
SECTION HISTORY

§3206. Term of certificate
(REPEALED)
SECTION HISTORY
§3207. License renewed; refusal; duplicate
(REPEALED)
SECTION HISTORY

§3208. Incompetency; hearing; license revocations; temporary operator
(REPEALED)
SECTION HISTORY

§3209. Violations
(REPEALED)
SECTION HISTORY

SUBCHAPTER 10
REGULATION AND INSPECTION OF PLUMBING
(REPEALED)

§3221. Plumbing regulations
(REPEALED)
SECTION HISTORY

§3221-A. Legislative intent
(REPEALED)
SECTION HISTORY

§3222. Plumbing inspectors
(REPEALED)
SECTION HISTORY
§3223. Plumbing permits
(REPEALED)
SECTION HISTORY

§3223-A. Permits
(REPEALED)
SECTION HISTORY

§3223-B. Transfers of shoreland property
(REPEALED)
SECTION HISTORY

§3224. Approving own work forbidden
(REPEALED)
SECTION HISTORY

§3225. Annual reports
(REPEALED)
SECTION HISTORY

§3226. Right of entry on inspection
(REPEALED)
SECTION HISTORY

§3227. Department of Human Services; responsibilities
(REPEALED)
SECTION HISTORY
CHAPTER 217

DITCHES, MARSHES, MEADOWS AND SWAMPS

(REPEALED)

SUBCHAPTER 1

COMMISSIONERS

(REPEALED)

§3251. Improvement of severally owned lands
(REPEALED)
SECTION HISTORY

§3252. Application to Superior Court; notice
(REPEALED)
SECTION HISTORY

§3253. Appointment of commissioners
(REPEALED)
SECTION HISTORY

§3254. Improvements by commissioners
(REPEALED)
SECTION HISTORY

§3255. Proprietors or workmen to do work
(REPEALED)
SECTION HISTORY

§3256. Apportionment of expenses
(REPEALED)
SECTION HISTORY
§3257. Collector; powers and duties
(REPEALED)
SECTION HISTORY

§3258. -- liability
(REPEALED)
SECTION HISTORY

§3259. Pay of collector and commissioners
(REPEALED)
SECTION HISTORY

§3260. Return to court by commissioners
(REPEALED)
SECTION HISTORY

§3261. Apportionment of expense between landlord and life tenant
(REPEALED)
SECTION HISTORY

§3262. Entry on premises; floodgates and temporary dams; damages
(REPEALED)
SECTION HISTORY

SUBCHAPTER 2

PROPRIETORS
(REPEALED)

§3301. Possessor of mortgaged property considered proprietor
§3302. After improvements, repairs are expense of occupying proprietors

(Repealed)

SECTION HISTORY

§3303. Maintenance of dikes

(Repealed)

SECTION HISTORY

§3304. Meetings

(Repealed)

SECTION HISTORY

§3305. Notice of

(Repealed)

SECTION HISTORY

§3306. Votes of each proprietor

(Repealed)

SECTION HISTORY

§3307. Officers; election and qualification

(Repealed)

SECTION HISTORY

§3308. Record

(Repealed)

SECTION HISTORY
§3309. Committee to ascertain needed repairs  
(REPEALED)  
SECTION HISTORY  

§3310. Raising of money and assessments  
(REPEALED)  
SECTION HISTORY  

§3311. Tax exemption on cessation of land use  
(REPEALED)  
SECTION HISTORY  

§3312. Discontinuance of association  
(REPEALED)  
SECTION HISTORY  

SUBCHAPTER 3  

APPEALS  

(REPEALED)  

§3351. Appeal from action of commissioners  
(REPEALED)  
SECTION HISTORY  

§3352. Affirmance, reversal or alteration of commissioners' order; jury  
(REPEALED)  
SECTION HISTORY  

§3353. Notice before entry on 3rd party premises; appeal  
(REPEALED)  
SECTION HISTORY
§3354. Appeals to law court
(REPEALED)
SECTION HISTORY

SUBCHAPTER 4
JURISDICTION OF FENCE-VIEWERS
(REPEALED)

§3401. Salt marsh ditches
(REPEALED)
SECTION HISTORY

§3402. Width and depth of ditches; recovery of expenses
(REPEALED)
SECTION HISTORY

§3403. Improved lands; exemption from maintenance while lands lie common
(REPEALED)
SECTION HISTORY

CHAPTER 219
FENCES AND FENCE-VIEWERS
(REPEALED)

§3451. Legal fences
(REPEALED)
SECTION HISTORY

§3452. Maintenance
(REPEALED)

SECTION HISTORY

§3453. Neglect of owners; function of fence-viewers
(REPEALED)

SECTION HISTORY

§3454. Double compensation for building fence
(REPEALED)

SECTION HISTORY

§3455. Division of partition fences; record of assignments; fees
(REPEALED)

SECTION HISTORY

§3456. Building of part assigned; remedy on failure
(REPEALED)

SECTION HISTORY

§3457. Repairs
(REPEALED)

SECTION HISTORY

§3458. Fences may vary from dividing line
(REPEALED)

SECTION HISTORY

§3459. Assignment of parts before fence is built
(REPEALED)

SECTION HISTORY
§3460. Occupant ceasing to improve land; adjoining owner may buy fence
(REPEALED)
SECTION HISTORY

§3461. Liability of owner starting to improve land lying in common
(REPEALED)
SECTION HISTORY

§3462. Fences on town line
(REPEALED)
SECTION HISTORY

§3463. Division of fences; notice; verbal agreements
(REPEALED)
SECTION HISTORY

§3464. Applicability to house lots or written agreements
(REPEALED)
SECTION HISTORY

§3465. Neglect of duty by fence-viewers
(REPEALED)
SECTION HISTORY

§3466. Compensation of fence-viewers
(REPEALED)
SECTION HISTORY

CHAPTER 221
HEALTH, WELFARE AND IMPROVEMENTS
§3551. Employment of nurses; state contribution

(REPEALED)

SECTION HISTORY

§3552. Recreation

(REPEALED)

SECTION HISTORY

§3553. Improvement of navigation and prevention of erosion

(REPEALED)

SECTION HISTORY

§3554. Availability of state funds

(REPEALED)

SECTION HISTORY

§3555. Natural gas systems

(REPEALED)

SECTION HISTORY

§3556. Abatement of nuisances

(REPEALED)

SECTION HISTORY

CHAPTER 223

HISTORY AND OBSERVANCES

(REPEALED)

§3601. Employment of historian

(REPEALED)
SECTION HISTORY

§3602. Decoration of veterans' graves on Memorial Day; erection of flag poles
(REPEALED)
SECTION HISTORY

§3603. Old Home Week
(REPEALED)
SECTION HISTORY

CHAPTER 225
LOGS AND LUMBER
(REPEALED)

§3651. Surveyors of lumber and other forest products
(REPEALED)
SECTION HISTORY

§3652. Survey of lumber before delivery; pine boards
(REPEALED)
SECTION HISTORY
PL 1971, c. 352, §6 (RP).

§3653. Dimensions and quality of shingles
(REPEALED)
SECTION HISTORY
PL 1965, c. 271, §1 (RP).

§3654. Manner of sawing and packing shingles; forfeiture
(REPEALED)
SECTION HISTORY
PL 1965, c. 271, §1 (RP).

§3655. Clapboards
(REPEALED)
SECTION HISTORY
PL 1971, c. 352, §6 (RP).

§3656. Staves
(REPEALED)
SECTION HISTORY
PL 1971, c. 352, §6 (RP).

§3657. Hogshead hoops
(REPEALED)
SECTION HISTORY
PL 1971, c. 352, §6 (RP).

§3658. Manufactured lumber -- no sale until vendors' sales slip prepared
(REPEALED)
SECTION HISTORY

§3659. Lack of vendors' sales slip does not defeat action for price
(REPEALED)
SECTION HISTORY

§3660. Surveyor's certificate to be produced before clearance
(REPEALED)
SECTION HISTORY
PL 1971, c. 352, §6 (RP).

§3661. Duty of surveyors of logs
(REPEALED)
SECTION HISTORY

§3662. Method of scaling logs
(REPEALED)
SECTION HISTORY

§3662-A. Scale rule for logs
(REPEALED)
SECTION HISTORY
§3663. Scaling of round timber
(REPEALED)
SECTION HISTORY

§3664. Fees of surveyors of lumber
(REPEALED)
SECTION HISTORY
PL 1971, c. 352, §6 (RP).

§3665. Surveyor; neglect of duty; fraud
(REPEALED)
SECTION HISTORY

§3666. Penalties; jurisdiction
(REPEALED)
SECTION HISTORY

CHAPTER 226
COMMERCIAL STANDARD FOR MAINE WHITE-CEDAR SHINGLES
(REPEALED)

§3701. Purpose
(REPEALED)
SECTION HISTORY

§3702. Raw material
(REPEALED)
SECTION HISTORY

§3703. Maine commercial standard shingles
(REPEALED)
SECTION HISTORY

§3704. Grades
(REPEALED)

SECTION HISTORY
§3705. Nomenclature and definitions

(REPEALED)

SECTION HISTORY
§3706. Dimension of shingles

(REPEALED)

SECTION HISTORY
§3707. Dimension of bundles

(REPEALED)

SECTION HISTORY
§3708. Sawing

(REPEALED)

SECTION HISTORY
§3709. Area coverage

(REPEALED)

SECTION HISTORY
§3710. Labeling

(REPEALED)

SECTION HISTORY
§3711. Registration

(REPEALED)

SECTION HISTORY
§3712. Grading and reinspection

(REPEALED)

SECTION HISTORY
§3713. Penalties and appeal
(REPEALED)

SECTION HISTORY

CHAPTER 227

MUNICIPAL FORESTS

(REPEALED)

§3751. Lands for forestry purposes; seedlings
(REPEALED)

SECTION HISTORY

§3751-A. Municipal forests
(REPEALED)

SECTION HISTORY

§3752. Vote to purchase land; purposes of forest
(REPEALED)

SECTION HISTORY

§3753. Forester; duties
(REPEALED)

SECTION HISTORY

§3754. Lease or erection of buildings
(REPEALED)

SECTION HISTORY

§3755. Payment of bills; disposition of revenue
(REPEALED)

SECTION HISTORY
§3756. Acquisition, sale or exchange of lands; location of highways
(REPEALED)
SECTION HISTORY

§3757. National forest funds; use for schools and roads
(REPEALED)
SECTION HISTORY

§3758. Profits from state-owned land
(REPEALED)
SECTION HISTORY

CHAPTER 228
MUNICIPAL FIRE PROTECTION
(REPEALED)

§3771. Definitions
(REPEALED)
SECTION HISTORY

§3772. Fire protection
(REPEALED)
SECTION HISTORY

§3773. Fire chiefs
(REPEALED)
SECTION HISTORY
§3774. Firefighters
(REPEALED)
SECTION HISTORY

§3775. Municipal liability
(REPEALED)
SECTION HISTORY

§3776. Liability of volunteer fire associations and firefighters
(REPEALED)
SECTION HISTORY

§3777. Fire aid to other municipalities
(REPEALED)
SECTION HISTORY

§3778. Automotive fire apparatus
(REPEALED)
SECTION HISTORY

CHAPTER 229
PARKS, TREES AND PLAYGROUNDS
(REPEALED)
SUBCHAPTER 1
GENERAL PROVISIONS
(REPEALED)
§3801. Devises and gifts for open areas, public park and playgrounds
(REPEALED)
SECTION HISTORY
§3802. Preservation of trees along public ways; parkways
(REPEALED)
SECTION HISTORY

§3803. Land cleared for public ways; licenses to owners to make improvements
(REPEALED)
SECTION HISTORY

§3804. Violations
(REPEALED)
SECTION HISTORY

SUBCHAPTER 2
CONSERVATION COMMISSIONERS
(REPEALED)

§3851. Conservation commissions
(REPEALED)
SECTION HISTORY

§3852. Failure to elect; function of municipal officers
(REPEALED)
SECTION HISTORY

§3853. Park commissioners
(REPEALED)
SECTION HISTORY
§3854. Supervision of shade trees
(REPEALED)

SECTION HISTORY

SUBCHAPTER 2-A

ENERGY COMMISSIONERS

(REPEALED)

§3861. Energy commissions
(REPEALED)

SECTION HISTORY

§3862. Purpose; activities
(REPEALED)

SECTION HISTORY

SUBCHAPTER 3

TREE WARDENS

(REPEALED)

§3901. Appointment and duties
(REPEALED)

SECTION HISTORY

§3902. Compensation
(REPEALED)

SECTION HISTORY
§3903. Failure to appoint; effect
(REPEALED)
SECTION HISTORY
PL 1979, c. 545, §21 (RP).

SUBCHAPTER 4
CARE AND REMOVAL OF TREES
(REPEALED)

§3951. Free trees for roadside planting
(REPEALED)
SECTION HISTORY

§3952. Injury or destruction to trees or markers; penalty
(REPEALED)
SECTION HISTORY

§3953. Care of roadside shade trees
(REPEALED)
SECTION HISTORY

§3954. Removal of trees
(REPEALED)
SECTION HISTORY

§3955. Disposition of worthless trees
(REPEALED)
SECTION HISTORY

SUBCHAPTER 5
ACQUISITION OF LAND
(REPEALED)
§4001. Land taken for parks, squares, open areas, public libraries and playgrounds
(REPEALED)
SECTION HISTORY

§4002. Proceedings by municipal officers
(REPEALED)
SECTION HISTORY

§4003. Estimate of damages; appeal
(REPEALED)
SECTION HISTORY

§4004. Eminent domain power
(REPEALED)
SECTION HISTORY

SUBCHAPTER 6

FUNDS

(REPEALED)

§4051. Planting of trees
(REPEALED)
SECTION HISTORY

§4052. Appropriations for roadside planting
(REPEALED)
SECTION HISTORY

CHAPTER 230
MOBILE HOME PARKS

§4061. Purchase of equipment
(REPEALED)
SECTION HISTORY

§4061-A. Definitions
(REPEALED)
SECTION HISTORY

§4061-B. Purchase of equipment
(REPEALED)
SECTION HISTORY

§4062. Fees, charges, assessments, regulations
(REPEALED)
SECTION HISTORY

§4063. Refusal to pay undisclosed charges
(REPEALED)
SECTION HISTORY

§4064. Restrictions on sale or removal of mobile homes
(REPEALED)
SECTION HISTORY

§4065. Restrictions on the purchase of fuel oil or bottled gas
(REPEALED)
SECTION HISTORY
§4066. Space for purchaser of mobile home from owner of park
(REPEALED)
SECTION HISTORY

§4066-B. Terms of rental agreement
(REPEALED)
SECTION HISTORY

§4066-C. Security deposits
(REPEALED)
SECTION HISTORY

§4066-D. Implied warranty and covenant of habitability
(REPEALED)
SECTION HISTORY

§4067. Violations
(REPEALED)
SECTION HISTORY

CHAPTER 231
PUBLIC DUMPS

(REPEALED)

§4101. Acquisition
(REPEALED)
SECTION HISTORY

§4102. Nuisances
(REPEALED)
SECTION HISTORY

§4103. Rat control
(REPEALED)
SECTION HISTORY

§4104. Septic tank and cesspool waste
(REPEALED)
SECTION HISTORY

§4105. Disposal of certain materials prohibited
(REPEALED)
SECTION HISTORY

CHAPTER 233
PUBLIC RESERVED LOTS
(REPEALED)

§4151. Public reserved lands and location by agreement
(REPEALED)
SECTION HISTORY

§4152. Location without agreement
(REPEALED)
SECTION HISTORY

§4153. Location without agreement
(REPEALED)
SECTION HISTORY
§4154. Proceedings by committee; record
(REPEALED)
SECTION HISTORY

§4155. Confirmation by court
(REPEALED)
SECTION HISTORY
PL 1973, c. 628, §10 (RP).

§4156. Location on partition
(REPEALED)
SECTION HISTORY
PL 1973, c. 628, §10 (RP).

§4157. Appeal filed
(REPEALED)
SECTION HISTORY

§4158. Subdivided lands
(REPEALED)
SECTION HISTORY

§4159. Location by Superior Court
(REPEALED)
SECTION HISTORY

§4160. Notice of appointment and meeting
(REPEALED)
SECTION HISTORY

§4161. Report of committee action
(REPEALED)
SECTION HISTORY
§4161-A. Criteria for location
(REPEALED)
SECTION HISTORY

§4162. Management of public reserved lands
(REPEALED)
SECTION HISTORY
104, §§C8,C10 (AMD).

§4163. Funds from public reserved lands
(REPEALED)
SECTION HISTORY

§4164. --treasurer
(REPEALED)
SECTION HISTORY
PL 1973, c. 628, §16 (RP).

§4165. Unorganized Territory School Fund
(REPEALED)
SECTION HISTORY

§4166. Organized Townships Fund
(REPEALED)
SECTION HISTORY
§4167. Trespass; duty of assessors

(REPEALED)

SECTION HISTORY

§4168. Damages, actions by individuals

(REPEALED)

SECTION HISTORY
PL 1965, c. 226, §68 (RP).

§4169. Public reserved land acquisition, sale, exchange or relocation

(REPEALED)

SECTION HISTORY

CHAPTER 235

REVENUE PRODUCING MUNICIPAL FACILITIES ACT

(REPEALED)

§4251. General grant of powers

(REPEALED)

SECTION HISTORY

§4252. Issuance of revenue bonds

(REPEALED)

SECTION HISTORY

§4253. Revenues

(REPEALED)
SECTION HISTORY

§4254. Collection of revenue producing facilities' charges
(REPEALED)

SECTION HISTORY

§4255. Application of revenues
(REPEALED)

SECTION HISTORY

§4256. Pledges and covenants; trust agreement
(REPEALED)

SECTION HISTORY

§4257. Sewer connections
(REPEALED)

SECTION HISTORY

§4258. Trust funds
(REPEALED)

SECTION HISTORY

§4259. Remedies
(REPEALED)

SECTION HISTORY

§4260. Revenue refunding bonds
(REPEALED)
SECTION HISTORY

§4261. Authorizing resolution
(REPEALED)

SECTION HISTORY

§4262. Exemption from taxation
(REPEALED)

SECTION HISTORY

§4263. Alternative method
(REPEALED)

SECTION HISTORY

§4264. Liberal construction
(REPEALED)

SECTION HISTORY

§4265. Severability
(REPEALED)

SECTION HISTORY

CHAPTER 237

SEWERS AND DRAINS

(REPEALED)

SUBCHAPTER 1

GENERAL PROVISIONS

(REPEALED)

§4351. Preexisting drains
§4352. Construction of drains; expense and control; notice; damages
(Repealed)

§4353. Proper maintenance of drains required
(Repealed)

§4354. Record of proceedings; prosecutions
(Repealed)

§4355. Service charges for sewage disposal
(Repealed)

§4356. Injury to public drains
(Repealed)

§4357. Crossing railroad right-of-way
(Repealed)

§4358. Consent for highway opening
(Repealed)
§4359. Malfunctioning subsurface waste water disposal systems; abatement of nuisance
(REPEALED)
SECTION HISTORY
(AMD).

§4360. Applicability of provisions
(REPEALED)
SECTION HISTORY

§4361. Violation of permit; nuisances
(REPEALED)
SECTION HISTORY
PL 1965, c. 513, §64 (RP).

SUBCHAPTER 2
PRIVATE DRAINS
(REPEALED)

§4401. Private drains connected to public drains
(REPEALED)
SECTION HISTORY
c. 104, §§C8,C10 (AMD).

§4401-A. Applicability of provisions
(REPEALED)
SECTION HISTORY

§4402. -- permission required
(REPEALED)
SECTION HISTORY
c. 104, §§C8,C10 (AMD).

§4402-A. Violation of permit; nuisances
(REPEALED)
SECTION HISTORY
§4403. Private drains; application for permits; regulations
(REPEALED)
SECTION HISTORY

§4404. Adjustment of amounts paid for permits
(REPEALED)
SECTION HISTORY

§4405. Repair of private drain and injury on owner's neglect
(REPEALED)
SECTION HISTORY

§4406. Pro rata payments for use of private drain
(REPEALED)
SECTION HISTORY

§4407. -- time of payment
(REPEALED)
SECTION HISTORY

§4408. Notice before opening for repairs
(REPEALED)
SECTION HISTORY

SUBCHAPTER 3
ASSESSMENTS AND FEES
(REPEALED)

§4451. Expense of construction
(REPEALED)
SECTION HISTORY

§4452. Hearing; assessment; arbitration
(REPEALED)
SECTION HISTORY

§4453. Collection of assessments
(REPEALED)
SECTION HISTORY

§4454. -- action for
(REPEALED)
SECTION HISTORY

§4455. Lien for payment on lot and building; enforcement
(REPEALED)
SECTION HISTORY

§4456. Failure to pay for permit; fees of arbitration
(REPEALED)
SECTION HISTORY

CHAPTER 239
PLANNING, ZONING AND DEVELOPMENT
(REPEALED)
SUBCHAPTER 1
REGIONAL DEVELOPMENT
§4501. Regional planning commission
(REPEALED)
SECTION HISTORY

§4502. Membership
(REPEALED)
SECTION HISTORY

§4503. Representation
(REPEALED)
SECTION HISTORY

§4504. Powers and duties
(REPEALED)
SECTION HISTORY

§4505. Community and rural development districts
(REPEALED)
SECTION HISTORY

SUBCHAPTER 1-A
REGIONAL PLANNING COMMISSIONS
(REPEALED)

§4511. Establishment
(REPEALED)
SECTION HISTORY

§4512. Incorporation; powers
(REPEALED)
SECTION HISTORY

§4513. Representation
(REPEALED)
SECTION HISTORY

§4514. Bylaws; records
(REPEALED)

SECTION HISTORY

§4515. Finances
(REPEALED)

SECTION HISTORY

§4516. Staff services
(REPEALED)

SECTION HISTORY

§4517. Tax status
(REPEALED)

SECTION HISTORY

SUBCHAPTER 1-B

REGIONAL PLANNING AND DEVELOPMENT DISTRICTS

(REPEALED)

§4521. Regional planning and development districts
(REPEALED)

SECTION HISTORY

§4522. Planning and Program Review
(REPEALED)

SECTION HISTORY

§4523. Councils of Government
(REPEALED)

SECTION HISTORY
§4551. Title
(REPEALED)

§4552. Definitions
(REPEALED)

§4553. Declaration of necessity
(REPEALED)

§4554. Planning, zoning and building laws
(REPEALED)

§4555. Exemption of property from execution sale
(REPEALED)
ARTICLE 2

ESTABLISHMENT AND ORGANIZATION

(REPEALED)

§4601. Creation of city and town authorities

(REPEALED)

§4601-A. Title

(REPEALED)

§4602. Appointment, qualifications, tenure and meetings of advisory board members, commissioners and directors

(REPEALED)

§4603. Conflict of interest
(REPEALED)
SECTION HISTORY

§4604. Removal of commissioners, or director
(REPEALED)
SECTION HISTORY

ARTICLE 3
POWERS AND DUTIES
(REPEALED)

§4651. Powers generally
(REPEALED)
SECTION HISTORY

§4652. Operation of housing not for profit
(REPEALED)
SECTION HISTORY

§4653. Housing rentals and tenant admissions; veterans preference
(REPEALED)
SECTION HISTORY
§4654. Dwellings for disaster victims and defense workers
(REPEALED)
SECTION HISTORY

§4655. Cooperation between authorities
(REPEALED)
SECTION HISTORY

§4656. Eminent domain
(REPEALED)
SECTION HISTORY

§4657. Cooperation in undertaking projects
(REPEALED)
SECTION HISTORY

ARTICLE 3-A

AFFORDABLE HOUSING PROGRAM
(REPEALED)

§4661. Purpose
(REPEALED)
SECTION HISTORY

§4662. Housing component of comprehensive plans
(REPEALED)
SECTION HISTORY

§4663. Coordination of resources and programs
(REPEALED)
SECTION HISTORY

§4664. Purchase and acquire property; construct housing
(REPEALED)
SECTION HISTORY

§4665. Provide property
(REPEALED)
SECTION HISTORY

§4666. Rules
(REPEALED)
SECTION HISTORY

ARTICLE 4

Funds Available

(REPEALED)

§4701. Federal aid
(REPEALED)
SECTION HISTORY

§4702. Municipal advances to housing authorities
(REPEALED)
SECTION HISTORY

ARTICLE 4-A

Loans To Financial Institutions

(REPEALED)

§4711. Findings and purpose
(REPEALED)
SECTION HISTORY

§4712. Institutional loans
(REPEALED)

SECTION HISTORY

§4713. Issuance of bonds; rules and regulations
(REPEALED)

SECTION HISTORY

§4714. Bonds; use of proceeds
(REPEALED)

SECTION HISTORY

§4715. Provisions of bonds
(REPEALED)

SECTION HISTORY

§4716. Bonds; collateral
(REPEALED)

SECTION HISTORY

§4717. Separability
(REPEALED)

SECTION HISTORY

§4718. Bond rating category
(REPEALED)

SECTION HISTORY
ARTICLE 4-B

CONSTRUCTION LOANS

(REPEALED)

§4721. Findings and purpose
(REPEALED)
SECTION HISTORY

§4722. Construction loans
(REPEALED)
SECTION HISTORY

§4723. Participation requirements
(REPEALED)
SECTION HISTORY

§4724. Rules and regulations
(REPEALED)
SECTION HISTORY

§4724-A. Rules
(REPEALED)
SECTION HISTORY

§4725. Bonds; issuance, separability of provisions
(REPEALED)
SECTION HISTORY

ARTICLE 4-C

HOUSING OPPORTUNITIES FOR MAINE PROGRAM
§4731. Legislative findings and determinations
(REPEALED)
SECTION HISTORY

§4732. Housing Opportunities for Maine Program
(REPEALED)
SECTION HISTORY

§4733. Fund created
(REPEALED)
SECTION HISTORY

§4734. Sources of fund
(REPEALED)
SECTION HISTORY

§4735. Application of fund
(REPEALED)
SECTION HISTORY

§4736. Accounts within fund
(REPEALED)
SECTION HISTORY

§4737. Recovery of moneys applied from fund
(REPEALED)
SECTION HISTORY

§4738. Revolving fund
ARTICLE 5

BONDS

(REPEALED)

§4751. Issuance and conditions

(REPEALED)

§4752. Provisions of bonds, trust indentures and mortgages

(REPEALED)

§4753. Remedies of an obligee

(REPEALED)

§4754. Additional remedies conferrable by authority

(REPEALED)

§4755. Bonds as legal investments and security

(REPEALED)

ARTICLE 6
MORTGAGE CREDIT

(REPEALED)

§4756. Purchase and sale of mortgage loans
(REPEALED)

SECTION HISTORY

§4757. Lenders certification
(REPEALED)

SECTION HISTORY

§4758. Authority not obligated
(REPEALED)

SECTION HISTORY

§4759. Consideration for mortgage loans purchased
(REPEALED)

SECTION HISTORY

§4760. Bonds; use of proceeds
(REPEALED)

SECTION HISTORY

§4761. Application of receipts; special reserve fund
(REPEALED)

SECTION HISTORY
§4762. Limitations
(REPEALED)
SECTION HISTORY

§4762-A. Determination of outstanding obligations
(REPEALED)
SECTION HISTORY

§4763. Farm dwellings
(REPEALED)
SECTION HISTORY

§4764. Records confidential
(REPEALED)
SECTION HISTORY

§4765. Mortgages eligible for investment
(REPEALED)
SECTION HISTORY

§4766. Annual report
(REPEALED)
SECTION HISTORY

§4767. Operating expenses
(REPEALED)
SECTION HISTORY
§4768. Eligible conservation projects
(REPEALED)
SECTION HISTORY

§4769. Affidavits
(REPEALED)
SECTION HISTORY

§4770. Penalties
(REPEALED)
SECTION HISTORY

ARTICLE 6-A

NATURAL DISASTER HOME ASSISTANCE PROGRAM

(REPEALED)

§4770-A. Natural Disaster Home Assistance Fund
(REPEALED)
SECTION HISTORY

§4770-B. Maine Natural Disaster Home Assistance Program
(REPEALED)
SECTION HISTORY

ARTICLE 6-B

OVERBOARD DISCHARGE ASSISTANCE PROGRAM

(REPEALED)
§4770-C. Overboard Discharge Assistance Fund
(REPEALED)
SECTION HISTORY
§4770-D. Maine Overboard Discharge Assistance Program
(REPEALED)
SECTION HISTORY
§4770-E. Bonds; issuance; separability of provisions
(REPEALED)
SECTION HISTORY

ARTICLE 7
INDUSTRIALIZED HOUSING LAW
(REPEALED)

§4771. Short title
(REPEALED)
SECTION HISTORY
§4772. Declaration of purpose
(REPEALED)
SECTION HISTORY
§4773. Definitions
(REPEALED)
SECTION HISTORY
§4774. Approval
(REPEALED)
SECTION HISTORY
§4775. Rules and regulations
(REPEALED)

SECTION HISTORY

§4776. Reciprocity
(REPEALED)

SECTION HISTORY

§4777. Schedule of fees
(REPEALED)

SECTION HISTORY

§4778. Inspection
(REPEALED)

SECTION HISTORY

§4779. State inspection
(REPEALED)

SECTION HISTORY

§4780. Appeals
(REPEALED)

SECTION HISTORY

§4781. Injunctive relief and damages
(REPEALED)
§4782. Standards
(REPEALED)

§4783. Penalty
(REPEALED)

ARTICLE 7-A
HOUSING MORTGAGE INSURANCE LAW
(REPEALED)

§4784. Short title
(REPEALED)

§4785. Declaration of purpose
(REPEALED)

§4786. Definitions
(REPEALED)

§4787. Insurance policies
(REPEALED)

§4788. General obligation bonds for Indian Housing Mortgage Insurance
(REPEALED)

§4789. Rule making
(REPEALED)

ARTICLE 8

STATE-OWNED LAND FOR HOUSING

(REPEALED)

§4791. State-owned land for construction of housing
(REPEALED)

ARTICLE 9

PRESERVATION OF MODERATE-INCOME AND LOW-INCOME HOUSING CONSTRUCTED WITH FEDERAL ASSISTANCE

(REPEALED)

§4792. Surplus land in trust
(REPEALED)

§4793. Purpose
(REPEALED)

SECTION HISTORY

§4793-A. Definition
(REPEALED)

SECTION HISTORY

§4794. Notification of intent to sell
(REPEALED)

SECTION HISTORY

§4795. Purchase property; construct housing
(REPEALED)

SECTION HISTORY

§4796. Provide financing
(REPEALED)

SECTION HISTORY

§4796-A. Conversion of property
(REPEALED)

SECTION HISTORY

§4797. Rules
(REPEALED)

SECTION HISTORY

§4798. Penalty
(REPEALED)

SECTION HISTORY

SUBCHAPTER 3

URBAN RENEWAL

(REPEALED)
§4801. Definitions  
(REPEALED)  
SECTION HISTORY  

§4802. Creation of authority  
(REPEALED)  
SECTION HISTORY  

§4803. Organization  
(REPEALED)  
SECTION HISTORY  

§4804. Powers  
(REPEALED)  
SECTION HISTORY  

§4805. Workable program  
(REPEALED)  
SECTION HISTORY  

§4806. Preparation and approval of renewal plans  
(REPEALED)  
SECTION HISTORY  

§4806-A. General neighborhood renewal plans  
(REPEALED)  
SECTION HISTORY  

§4807. Eminent domain  
(REPEALED)  
SECTION HISTORY
§4808. Acquisition and development of land
(REPEALED)
SECTION HISTORY

§4809. Authorization to issue bonds
(REPEALED)
SECTION HISTORY

§4810. Bond issues
(REPEALED)
SECTION HISTORY

§4811. Conveyance to Federal Government on default
(REPEALED)
SECTION HISTORY

§4812. Bonds as legal investments
(REPEALED)
SECTION HISTORY

§4813. Exemption from taxes and execution
(REPEALED)
SECTION HISTORY

§4814. Transfer, sale or lease of real property in urban renewal area
(REPEALED)
SECTION HISTORY

§4815. Cooperation by public bodies
(REPEALED)
SECTION HISTORY

§4816. Encouragement of private enterprise
(REPEALED)
SECTION HISTORY

§4817. Grant of funds by municipality
(REPEALED)
SECTION HISTORY

§4818. Title of purchaser
(REPEALED)
SECTION HISTORY

§4819. Interest of public officials, trustees or employees
(REPEALED)
SECTION HISTORY

SUBCHAPTER 3-A
COMMUNITY DEVELOPMENT
(REPEALED)

§4851. Findings and declaration of necessity
(REPEALED)
SECTION HISTORY

§4852. Definitions
(REPEALED)
SECTION HISTORY
§4853. Municipal powers
(REPEALED)

SECTION HISTORY

§4854. Eminent domain
(REPEALED)

SECTION HISTORY

SUBCHAPTER 3-B

MUNICIPAL DEVELOPMENT DISTRICTS
(REPEALED)

§4861. Findings and declaration of necessity
(REPEALED)

SECTION HISTORY

§4862. Definitions
(REPEALED)

SECTION HISTORY

§4863. Development districts; development programs and ordinances
(REPEALED)

SECTION HISTORY

§4864. Tax increment financing
(REPEALED)

SECTION HISTORY

§4865. Assessments
(REPEALED)
SECTION HISTORY

§4866. Grants
(REPEALED)
SECTION HISTORY

§4867. Financing
(REPEALED)
SECTION HISTORY

§4868. Tax exemption
(REPEALED)
SECTION HISTORY

§4869. Administration
(REPEALED)
SECTION HISTORY

§4870. Advisory board
(REPEALED)
SECTION HISTORY

SUBCHAPTER 3-C

RELOCATION OF UTILITY FACILITIES

(REPEALED)
§4881. Definitions
(REPEALED)
SECTION HISTORY

§4882. Payment of costs of relocating utility facilities underground in an urban renewal area
(REPEALED)
SECTION HISTORY

SUBCHAPTER 4
FEDERAL AID FOR URBAN RENEWAL PROJECTS
(REPEALED)

§4901. Purpose
(REPEALED)
SECTION HISTORY

§4902. Definitions
(REPEALED)
SECTION HISTORY

§4903. Preparation and approval of development plans
(REPEALED)
SECTION HISTORY

§4904. Public hearing
(REPEALED)
SECTION HISTORY

§4905. Cooperation in carrying out approved development plan
(REPEALED)
SECTION HISTORY

SUBCHAPTER 5

PLANNING AND ZONING

(REPEALED)

§4951. Authority to act
(REPEALED)
SECTION HISTORY
PL 1971, c. 455, §3 (RP).

§4952. Planning board
(REPEALED)
SECTION HISTORY

§4953. Zoning ordinance
(REPEALED)
SECTION HISTORY

§4954. Zoning board of appeals
(REPEALED)
SECTION HISTORY

§4955. Official map
(REPEALED)
SECTION HISTORY
PL 1971, c. 455, §3 (RP).

§4956. Land subdivisions
(REPEALED)
SECTION HISTORY
§4957. Savings provision
(REPEALED)
SECTION HISTORY
PL 1971, c. 455, §3 (RP).
§4958. Historic districts
(REPEALED)
SECTION HISTORY
§4959. Municipal zoning ordinances affecting Indian lands
(REPEALED)
SECTION HISTORY

SUBCHAPTER 6
PLANNING AND LAND USE REGULATION
(REPEALED)

§4960. Short title
(REPEALED)
SECTION HISTORY
§4960-A. Statement of findings, purpose and goals
(REPEALED)
SECTION HISTORY
§4960-B. Definitions
(REPEALED)
SECTION HISTORY
§4960-C. Local comprehensive planning
(REPEALED)
SECTION HISTORY
§4960-D. State role in growth management
(REPEALED)

SECTION HISTORY

§4960-E. State planning review program
(REPEALED)

SECTION HISTORY

§4960-F. State technical and financial assistance
(REPEALED)

SECTION HISTORY

§4961. Comprehensive plan
(REPEALED)

SECTION HISTORY

§4961-A. Land use regulation
(REPEALED)

SECTION HISTORY

§4962. Zoning ordinances
(REPEALED)

SECTION HISTORY

§4962-A. Community living arrangements
(REPEALED)

SECTION HISTORY

§4962-B. State policy relating to municipal commercial landfill facilities moratoria
(REPEALED)

SECTION HISTORY
§4963. Zoning adjustment

(Repealed)

Section History


§4964. Savings provisions

(Repealed)

Section History


§4965. Regulation of manufactured housing

(Repealed)

Section History


§4966. Enforcement of land use laws and ordinances

(Repealed)

Section History


§4967. Training and certification for code enforcement officers

(Repealed)

Section History


CHAPTER 240

TRANSPORTATION

(Repealed)

§4971. Formation

(Repealed)
§4972. Management
(REPEALED)

SECTION HISTORY

§4973. Meetings; officers and employees
(REPEALED)

SECTION HISTORY

§4974. Interest in contracts
(REPEALED)

SECTION HISTORY

§4975. Certificate of organization
(REPEALED)

SECTION HISTORY

§4976. Single municipal or regional transportation district
(REPEALED)

SECTION HISTORY

§4977. District defined
(REPEALED)

SECTION HISTORY

§4977-A. Definition of regional transportation corporation
(REPEALED)

SECTION HISTORY
§4978. Powers of directors

(REPEALED)

SECTION HISTORY


§4979. Collective bargaining; rights of employees

(REPEALED)

SECTION HISTORY


§4980. Limitation

(REPEALED)

SECTION HISTORY


§4981. Routes and fares; sinking fund

(REPEALED)

SECTION HISTORY


§4982. Estimate of expenditures; contributions; budget

(REPEALED)

SECTION HISTORY


§4983. Exempt from taxation; fuel tax refund

(REPEALED)

SECTION HISTORY


§4984. Membership

(REPEALED)

SECTION HISTORY
§4985. Withdrawal
(REPEALED)
SECTION HISTORY

§4986. Notes; securities
(REPEALED)
SECTION HISTORY

§4987. Warrant for taxes
(REPEALED)
SECTION HISTORY

§4988. Eminent domain; appeal
(REPEALED)
SECTION HISTORY

§4989. Incidental rights
(REPEALED)
SECTION HISTORY

§4990. Dissolution
(REPEALED)
SECTION HISTORY

CHAPTER 240-A

LEASING OF AIR RIGHTS

(REPEALED)
§4991. Utilization of air rights
(REPEALED)
SECTION HISTORY

§4992. Applicability of building and other laws
(REPEALED)
SECTION HISTORY

§4993. Taxation
(REPEALED)
SECTION HISTORY

§4994. Parties in interest
(REPEALED)
SECTION HISTORY

§4995. Limitations
(REPEALED)
SECTION HISTORY

CHAPTER 240-B

TAX BASE SHARING

(REPEALED)

§4996. Purpose
(REPEALED)
SECTION HISTORY

§4997. Tax base sharing agreement
(REPEALED)
SECTION HISTORY

§4998. Filing of agreement
(REPEALED)
SECTION HISTORY

CHAPTER 241
FISCAL MATTERS
(REPEALED)

SUBCHAPTER 1
TOWN TREASURER
(REPEALED)

§5001. Bond
(REPEALED)
SECTION HISTORY

§5002. Powers and duties
(REPEALED)
SECTION HISTORY

§5003. Notice of choice of treasurer
(REPEALED)
SECTION HISTORY

SUBCHAPTER 2
FINANCES: ACCOUNTS AND AUDITS
(REPEALED)
ARTICLE 1

GENERAL PROVISIONS

(REPEALED)

§5051. Deposit or investment of funds
(REPEALED)
SECTION HISTORY

§5051-A. Deposit or investment of funds
(REPEALED)
SECTION HISTORY

§5052. Donation of money
(REPEALED)
SECTION HISTORY

§5053. Debt liability
(REPEALED)
SECTION HISTORY

§5054. Payment out of treasury
(REPEALED)
SECTION HISTORY

§5055. State-municipal revenue sharing
(REPEALED)
SECTION HISTORY
§5056. Reimbursement to municipalities for revenue loss due to certain personal property tax exemptions

(REPEALED)

SECTION HISTORY

§5057. State service payments

(REPEALED)

SECTION HISTORY

§5058. Funding

(REPEALED)

SECTION HISTORY

ARTICLE 1-A

MUNICIPAL DEBT

(REPEALED)

§5061. Limitation

(REPEALED)

SECTION HISTORY

§5062. Exclusion

(REPEALED)

SECTION HISTORY

§5063. Reporting by special districts

(REPEALED)

SECTION HISTORY
§5064. Minimum debt limit
(REPEALED)
SECTION HISTORY

ARTICLE 1-B
INVESTMENTS IN SECURITIES
(REPEALED)

§5071. Investments in general
(REPEALED)
SECTION HISTORY

§5072. Government unit bonds
(REPEALED)
SECTION HISTORY

§5073. Corporate securities
(REPEALED)
SECTION HISTORY

§5074. Financial institution stock and other obligations
(REPEALED)
SECTION HISTORY

§5075. Other stock investments
(REPEALED)
SECTION HISTORY

§5076. Other prudent securities
(REPEALED)
SECTION HISTORY

§5077. Retention of unauthorized securities
(REPEALED)

ARTICLE 2
LEGAL EXPENDITURES
(REPEALED)

§5101. General authority
(REPEALED)
SECTION HISTORY

§5101-A. Budget
(REPEALED)
SECTION HISTORY

§5102. Operating expenses
(REPEALED)
SECTION HISTORY

§5103. Public works
(REPEALED)
SECTION HISTORY

§5104. Schools and libraries
(REPEALED)
SECTION HISTORY
§5105. Health and welfare
(REPEALED)
SECTION HISTORY

§5106. Development
(REPEALED)
SECTION HISTORY

§5107. Celebrations and commemorations
(REPEALED)
SECTION HISTORY

§5108. General duties and operations
(REPEALED)
SECTION HISTORY

§5109. Federal and state grants
(REPEALED)
SECTION HISTORY

§5110. Change in municipal year
(REPEALED)
SECTION HISTORY

ARTICLE 3
BORROWING
§5151. Revenue anticipation notes; fiscal year
(REPEALED)
SECTION HISTORY

§5152. General obligation securities
(REPEALED)
SECTION HISTORY

§5153. Borrowing in anticipation of federal or state aid
(REPEALED)
SECTION HISTORY

§5154. Refinancing of the United States Farmers Home Administration loans
(REPEALED)
SECTION HISTORY

ARTICLE 3-A

MAINE MUNICIPAL BOND BANK

(REPEALED)

§5161. Title
(REPEALED)
SECTION HISTORY

§5162. Declaration of necessity
(REPEALED)
SECTION History
§5163. Definitions
(REPEALED)
SECTION HISTORY

§5164. Creation of bank and membership
(REPEALED)
SECTION HISTORY

§5165. Lending and borrowing powers generally
(REPEALED)
SECTION HISTORY

§5165-A. Loans from revolving loan fund
(REPEALED)
SECTION HISTORY

§5166. Corporate powers
(REPEALED)
SECTION HISTORY

§5166-A. Allocation of state ceiling
(REPEALED)
SECTION HISTORY

§5167. Prohibited acts and limitation of powers
(REPEALED)
SECTION HISTORY

§5168. Bonds and notes of the bank
(REPEALED)
SECTION HISTORY

§5169. Resolutions and indentures
(REPEALED)

SECTION HISTORY

§5170. Intent of pledge
(REPEALED)

SECTION HISTORY

§5171. Reserve fund and capital reserve funds
(REPEALED)

SECTION HISTORY

§5171-A. Revolving loan fund
(REPEALED)

SECTION HISTORY

§5172. General fund
(REPEALED)

SECTION HISTORY

§5173. Additional reserves and funds
(REPEALED)

SECTION HISTORY

§5174. Remedies of holders of bonds and notes
(REPEALED)

SECTION HISTORY
§5175. Personal liability
(REPEALED)
SECTION HISTORY

§5176. Purchase of bonds and notes of bank
(REPEALED)
SECTION HISTORY

§5177. Bonds as legal investments and security
(REPEALED)
SECTION HISTORY

§5178. Tax exemptions
(REPEALED)
SECTION HISTORY

§5179. Exemption of property from execution sale
(REPEALED)
SECTION HISTORY

§5180. Insurance or guaranty
(REPEALED)
SECTION HISTORY

§5181. Federal aid
(REPEALED)
SECTION HISTORY

§5182. Annual report
(REPEALED)
SECTION HISTORY

§5183. Additional powers
(REPEALED)
SECTION HISTORY

§5183-A. Regulations; reports
(REPEALED)
SECTION HISTORY

§5184. Undertakings of depositories
(REPEALED)
SECTION HISTORY

§5185. Purchase of municipal securities
(REPEALED)
SECTION HISTORY

§5186. Remedies on default of municipal securities
(REPEALED)
SECTION HISTORY

§5187. Purchase of anticipation notes
(REPEALED)
SECTION HISTORY

§5188. Budget
(REPEALED)
SECTION HISTORY

§5189. State services
(REPEALED)

SECTION HISTORY

§5190. Agreements with financial institutions
(REPEALED)

SECTION HISTORY

§5191. Application of moneys
(REPEALED)

SECTION HISTORY

§5192. Form of municipal securities and investments
(REPEALED)

SECTION HISTORY

§5193. Presumption of validity
(REPEALED)

SECTION HISTORY

§5194. Liberal construction of Act
(REPEALED)

SECTION HISTORY

§5195. Separability
(REPEALED)

SECTION HISTORY

§5196. Conflict of interest
(REPEALED)

SECTION HISTORY
ARTICLE 4

RESERVE FUND

(REPEALED)

§5201. Establishment
(REPEALED)
SECTION HISTORY

§5202. Trustees
(REPEALED)
SECTION HISTORY

ARTICLE 5

ACCOUNTS AND AUDITS

(REPEALED)

§5251. Uniform accounting system
(REPEALED)
SECTION HISTORY

§5252. Investigation of accounting and auditing system
(REPEALED)
SECTION HISTORY

§5253. Annual postaudit
(REPEALED)
SECTION HISTORY

§5254. Witnesses and records
(REPEALED)
SECTION HISTORY
§5255. State Auditor's report on financial matters
(REPEALED)
SECTION HISTORY

§5256. Penalties
(REPEALED)
SECTION HISTORY

SUBCHAPTER 3
MUNICIPAL FINANCE BOARD
(REPEALED)

§5301. Membership
(REPEALED)
SECTION HISTORY

§5302. Purpose
(REPEALED)
SECTION HISTORY

§5303. Audit
(REPEALED)
SECTION HISTORY

§5304. Board may take over local government
(REPEALED)
SECTION HISTORY

§5305. Powers and duties of commissioners
(REPEALED)

SECTION HISTORY

§5306. Temporary officials
(REPEALED)

SECTION HISTORY

§5307. Loans and assessments
(REPEALED)

SECTION HISTORY

§5308. Duration of power of board
(REPEALED)

SECTION HISTORY

§5309. Complaint; notice
(REPEALED)

SECTION HISTORY

§5310. Voluntary compromise settlements
(REPEALED)

SECTION HISTORY

CHAPTER 242

MUNICIPAL SECURITIES APPROVAL ACT

(REPEALED)

§5325. General grant of powers
(REPEALED)

SECTION HISTORY
§5326. Definitions

(REPEALED)

SECTION HISTORY


§5327. Municipal Securities Approval Board

(REPEALED)

SECTION HISTORY


§5328. Powers

(REPEALED)

SECTION HISTORY


§5329. Duties of manager

(REPEALED)

SECTION HISTORY


§5330. Conflicts of interest

(REPEALED)

SECTION HISTORY


§5331. Issuance of revenue obligation securities

(REPEALED)

SECTION HISTORY
§5332. Pledges and covenants; trust agreement
(REPEALED)
SECTION HISTORY

§5333. Rentals
(REPEALED)
SECTION HISTORY

§5334. Sinking fund
(REPEALED)
SECTION HISTORY

§5335. Trust funds
(REPEALED)
SECTION HISTORY

§5336. Remedies
(REPEALED)
SECTION HISTORY

§5337. Revenue refunding securities
(REPEALED)
SECTION HISTORY

§5338. Authorizing resolution
(REPEALED)
SECTION HISTORY

§5339. Tax exemption
(REPEALED)
SECTION HISTORY
§5340. Leasehold or other interests of lessee taxable

(REPEALED)

SECTION HISTORY


§5340-A. Records confidential

(REPEALED)

SECTION HISTORY


§5341. Purpose

(REPEALED)

SECTION HISTORY


§5342. Liberal construction

(REPEALED)

SECTION HISTORY


§5343. Title

(REPEALED)

SECTION HISTORY


§5344. Title

(REPEALED)

SECTION HISTORY


CHAPTER 243

CITY OFFICIALS AND ELECTIONS

(REPEALED)

§5351. Designation of officials

(REPEALED)

SECTION HISTORY
§5352. Warrant for city election; conduct of election
(REPEALED)
SECTION HISTORY

§5353. Reapportionment
(REPEALED)
SECTION HISTORY

§5354. Nomination to city office by petition
(REPEALED)
SECTION HISTORY

§5355. Ballots, specimen ballots and instruction posters
(REPEALED)
SECTION HISTORY

§5356. Campaign reports in municipal election
(REPEALED)
SECTION HISTORY

§5357. Election by plurality
(REPEALED)
SECTION HISTORY

§5358. Power of police
(REPEALED)
SECTION HISTORY
§5359. General powers of cities
(REPEALED)
SECTION HISTORY

CHAPTER 244
MUNICIPAL RENT CONTROL
(REPEALED)

§5371. Declaration of emergency
(REPEALED)
SECTION HISTORY

§5372. Acceptance
(REPEALED)
SECTION HISTORY

§5373. Definitions
(REPEALED)
SECTION HISTORY

§5374. Local rent board or administration
(REPEALED)
SECTION HISTORY

§5375. Maximum rent adjustment
(REPEALED)
SECTION HISTORY
§5376. Judicial review
(REPEALED)
SECTION HISTORY

CHAPTER 245
VILLAGES
(REPEALED)

§5401. Powers and duties
(REPEALED)
SECTION HISTORY

§5402. Meetings
(REPEALED)
SECTION HISTORY

§5403. Development
(REPEALED)
SECTION HISTORY

§5404. Parks
(REPEALED)
SECTION HISTORY

CHAPTER 250
QUASI-MUNICIPAL CORPORATIONS OR DISTRICTS
(REPEALED)

§5501. Definitions
(REPEALED)
SECTION HISTORY

§5502. Charter amendments
(REPEALED)

SECTION HISTORY

§5503. Charter revisions
(REPEALED)

SECTION HISTORY

§5504. Procedure for referenda on charter changes
(REPEALED)

SECTION HISTORY

§5505. Annual omnibus legislation
(REPEALED)

SECTION HISTORY

§5506. General provisions
(REPEALED)

SECTION HISTORY

PART 3

PLANTATIONS AND UNORGANIZED PLACES

(REPEALED)

CHAPTER 401

PLANTATIONS

(REPEALED)
§5601. Census of larger unincorporated townships
(REPEALED)
SECTION HISTORY

§5602. Organization of larger townships
(REPEALED)
SECTION HISTORY

§5603. Organization of less populous townships
(REPEALED)
SECTION HISTORY

§5604. Organization meeting
(REPEALED)
SECTION HISTORY

§5605. Copy of proceedings and description of plantation sent to Secretary of State
(REPEALED)
SECTION HISTORY

§5606. Perambulation of boundary lines
(REPEALED)
SECTION HISTORY

§5607. Annual meeting
(REPEALED)
SECTION HISTORY

§5608. Officers' names sent to Secretary of State
(REPEALED)
SECTION HISTORY
§5609. Town law applies to officers
(REPEALED)
SECTION HISTORY

§5610. Duties of officers
(REPEALED)
SECTION HISTORY

§5611. Inventory of polls and estates; basis of taxation; money for ways
(REPEALED)
SECTION HISTORY

§5612. Decoration of veterans' graves on Memorial Day
(REPEALED)
SECTION HISTORY

§5613. Indebtedness; temporary loans
(REPEALED)
SECTION HISTORY

§5614. Money for schools and general assistance programs
(REPEALED)
SECTION HISTORY

§5615. Accounting and postaudit provisions
(REPEALED)
SECTION HISTORY

§5616. Organized plantations to consist of one township
(REPEALED)
SECTION HISTORY

§5617. First valuation
(REPEALED)

SECTION HISTORY

§5618. Valuation neglected; assessors appointed
(REPEALED)

SECTION HISTORY

§5619. Assessors paid by county commissioners
(REPEALED)

SECTION HISTORY

§5620. Plantations reorganized
(REPEALED)

SECTION HISTORY

§5621. Planning, zoning and subdivision control
(REPEALED)

SECTION HISTORY

§5622. Buildings and equipment
(REPEALED)

SECTION HISTORY

§5623. Land taken for parks, squares, open areas, public libraries and playgrounds
(REPEALED)

SECTION HISTORY
§5624. Recreation
(REPEALED)
SECTION HISTORY

§5625. Employment of historian
(REPEALED)
SECTION HISTORY

§5626. Plantation forest
(REPEALED)
SECTION HISTORY

§5627. Devises and gifts for open areas, public parks and playgrounds
(REPEALED)
SECTION HISTORY

§5628. Conservation and energy commissions
(REPEALED)
SECTION HISTORY

§5629. Sewers and drains
(REPEALED)
SECTION HISTORY

CHAPTER 403

DEORGANIZED PLACES

(REPEALED)

§5701. Debts of towns and school districts therein
(REPEALED)
SECTION HISTORY
§5702. Power and authority of State Tax Assessor
(REPEALED)
SECTION HISTORY

§5703. Cemetery trust funds
(REPEALED)
SECTION HISTORY
c. 104, §§C8,C10 (AMD).

§5704. School funds
(REPEALED)
SECTION HISTORY
1985, c. 459, §C6 (RP).

§5705. Records surrendered
(REPEALED)
SECTION HISTORY

§5706. Applicability to deorganization by Legislature
(REPEALED)
SECTION HISTORY
c. 104, §§C8,C10 (AMD).

CHAPTER 405
UNORGANIZED PLACES
(REPEALED)

§5801. Appropriation of excise taxes
(REPEALED)
SECTION HISTORY

CHAPTER 407
MUNICIPAL SERVICES IN UNORGANIZED AREAS

(REPEALED)

§5901. Municipal services authorized

(REPEALED)

SECTION HISTORY


§5902. Unorganized territory funds

(REPEALED)

SECTION HISTORY


§5903. Budget

(REPEALED)

SECTION HISTORY


PART 4

INDIAN TERRITORIES

CHAPTER 601

MAINE INDIAN CLAIMS SETTLEMENT

§6201. Short title

This Act shall be known and may be cited as "AN ACT to Implement the Maine Indian Claims Settlement." [PL 1979, c. 732, §§ 1, 31 (NEW).]

SECTION HISTORY

PL 1979, c. 732, §§1,31 (NEW).

§6202. Legislative findings and declaration of policy

The Legislature finds and declares the following. [PL 1979, c. 732, §§1, 31 (NEW).]

The Passamaquoddy Tribe, the Penobscot Nation and the Houlton Band of Maliseet Indians are asserting claims for possession of large areas of land in the State and for damages alleging that the lands in question originally were transferred in violation of the Indian Trade and Intercourse Act of 1790, 1 Stat. 137, or subsequent reenactments or versions thereof. [PL 1979, c. 732, §§1, 31 (NEW).]
Substantial economic and social hardship could be created for large numbers of landowners, citizens and communities in the State, and therefore to the State as a whole, if these claims are not resolved promptly. [PL 1979, c. 732, §§1, 31 (NEW).]

The claims also have produced disagreement between the Indian claimants and the State over the extent of the state's jurisdiction in the claimed areas. This disagreement has resulted in litigation and, if the claims are not resolved, further litigation on jurisdictional issues would be likely. [PL 1979, c. 732, §§1, 31 (NEW).]

The Indian claimants and the State, acting through the Attorney General, have reached certain agreements which represent a good faith effort on the part of all parties to achieve a fair and just resolution of those claims which, in the absence of agreement, would be pursued through the courts for many years to the ultimate detriment of the State and all its citizens, including the Indians. [PL 1979, c. 732, §§1, 31 (NEW).]

The foregoing agreement between the Indian claimants and the State also represents a good faith effort by the Indian claimants and the State to achieve a just and fair resolution of their disagreement over jurisdiction on the present Passamaquoddy and Penobscot Indian reservations and in the claimed areas. To that end, the Passamaquoddy Tribe and the Penobscot Nation have agreed to adopt the laws of the State as their own to the extent provided in this Act. The Houlton Band of Maliseet Indians and its lands will be wholly subject to the laws of the State. [PL 1979, c. 732, §§1, 31 (NEW).]

It is the purpose of this Act to implement in part the foregoing agreement. [PL 1979, c. 732, §§1, 31 (NEW).]

SECTION HISTORY
PL 1979, c. 732, §§1, 31 (NEW).

§6203. Definitions
As used in this Act, unless the context indicates otherwise, the following terms have the following meanings. [PL 1979, c. 732, §§1, 31 (NEW).]


2. Houlton Band of Maliseet Indians. "Houlton Band of Maliseet Indians" means the Maliseet Tribe of Indians as constituted on March 4, 1789, and all its predecessors and successors in interest, which, as of the date of passage of this Act, are represented, as to lands within the United States, by the Houlton Band Council of the Houlton Band of Maliseet Indians. [PL 1979, c. 732, §§1, 31 (NEW).]

2-A. Houlton Band Trust Land. "Houlton Band Trust Land" means land or natural resources acquired by the secretary in trust for the Houlton Band of Maliseet Indians, in compliance with the terms of this Act and the Maine Indian Claims Settlement Act of 1980, United States Public Law 96-420, with moneys from the original $900,000 congressional appropriation and interest thereon deposited in the Land Acquisition Fund established for the Houlton Band of Maliseet Indians pursuant to United States Public Law 96-420, Section 5, United States Code, Title 25, Section 1724, or with proceeds from a taking of Houlton Band Trust Land for public uses pursuant to the laws of this State or the United States. [PL 1981, c. 675, §§1, 8 (NEW).]

3. Land or other natural resources. "Land or other natural resources" means any real property or other natural resources, or any interest in or right involving any real property or other natural resources, including, but without limitation, minerals and mineral rights, timber and timber rights, water and water rights and hunting and fishing rights.
4. **Laws of the State.** "Laws of the State" means the Constitution and all statutes, rules or regulations and the common law of the State and its political subdivisions, and subsequent amendments thereto or judicial interpretations thereof.  

5. **Passamaquoddy Indian Reservation.** "Passamaquoddy Indian Reservation" means those lands reserved to the Passamaquoddy Tribe by agreement with the State of Massachusetts dated September 19, 1794, excepting any parcel within such lands transferred to a person or entity other than a member of the Passamaquoddy Tribe subsequent to such agreement and prior to the effective date of this Act. If any lands reserved to the Passamaquoddy Tribe by the aforesaid agreement hereafter are acquired by the Passamaquoddy Tribe, or the secretary on its behalf, that land shall be included within the Passamaquoddy Indian Reservation. For purposes of this subsection, the lands reserved to the Passamaquoddy Tribe by the aforesaid agreement shall be limited to Indian Township in Washington County; Pine Island, sometimes referred to as Taylor's Island, located in Big Lake, in Washington County; 100 acres of land located on Nemcass Point, sometimes referred to as Governor's Point, located in Washington County and shown on a survey of John Gardner which is filed in the Maine State Archives, Executive Council Records, Report Number 264 and dated June 5, 1855; 100 acres of land located at Pleasant Point in Washington County as described in a deed to Captain John Frost from Theodore Lincoln, Attorney for Benjamin Lincoln, Thomas Russell, and John Lowell dated July 14, 1792, and recorded in the Washington County Registry of Deeds on April 27, 1801, at Book 3, Page 73; and those 15 islands in the St. Croix River in existence on September 19, 1794 and located between the head of the tide of that river and the falls below the forks of that river, both of which points are shown on a 1794 plan of Samuel Titcomb which is filed in the Maine State Archives in Maine Land Office Plan Book Number 1, page 33. The "Passamaquoddy Indian Reservation" includes those lands which have been or may be acquired by the Passamaquoddy Tribe within that portion of the Town of Perry which lies south of Route 1 on the east side of Route 190 and south of lands now owned or formerly owned by William Follis on the west side of Route 190, provided that no such lands may be included in the Passamaquoddy Indian Reservation until the Secretary of State receives certification from the treasurer of the Town of Perry that the Passamaquoddy Tribe has paid to the Town of Perry the amount of $350,000, provided that the consent of the Town of Perry would be voided unless the payment of the $350,000 is made within 120 days of the effective date of this section. Any commercial development of those lands must be by approval of the voters of the Town of Perry with the exception of land development currently in the building stages.  

6. **Passamaquoddy Indian territory.** "Passamaquoddy Indian territory" means that territory defined by section 6205, subsection 1.  

7. **Passamaquoddy Tribe.** "Passamaquoddy Tribe" means the Passamaquoddy Indian Tribe as constituted on March 4, 1789, and all its predecessors and successors in interest, which, as of the date of passage of this Act, are represented by the Joint Tribal Council of the Passamaquoddy Tribe, with separate councils at the Indian Township and Pleasant Point Reservations.  

8. **Penobscot Indian Reservation.** "Penobscot Indian Reservation" means the islands in the Penobscot River reserved to the Penobscot Nation by agreement with the States of Massachusetts and Maine consisting solely of Indian Island, also known as Old Town Island, and all islands in that river northward thereof that existed on June 29, 1818, excepting any island transferred to a person or entity other than a member of the Penobscot Nation subsequent to June 29, 1818, and prior to the effective date of this Act. If any land within Nicatow Island is hereafter acquired by the Penobscot Nation, or the secretary on its behalf, that land must be included within the Penobscot Indian Reservation.
The "Penobscot Indian Reservation" includes the following parcels of land that have been or may be acquired by the Penobscot Nation from Bangor Pacific Hydro Associates as compensation for flowage of reservation lands by the West Enfield dam: A parcel located on the Mattagamon Gate Road and on the East Branch of the Penobscot River in T.6 R.8 WELS, which is a portion of the "Mattagamon Lake Dam Lot" and has an area of approximately 24.3 acres, and Smith Island in the Penobscot River, which has an area of approximately one acre.

The "Penobscot Indian Reservation" also includes a certain parcel of land located in Argyle, Penobscot County consisting of approximately 714 acres known as the Argyle East Parcel and more particularly described as Parcel One in a deed from the Penobscot Indian Nation to the United States of America dated November 22, 2005 and recorded at the Penobscot County Registry of Deeds in Book 10267, Page 265.


[PL 1979, c. 732, §§ 1, 31 (NEW).]

10. Penobscot Nation. "Penobscot Nation" means the Penobscot Indian Nation as constituted on March 4, 1789, and all its predecessors and successors in interest, which, as of the date of passage of this Act, are represented by the Penobscot Reservation Tribal Council.
[PL 1979, c. 732, §§ 1, 31 (NEW).]

11. Secretary. "Secretary" means the Secretary of the Interior of the United States.
[PL 1979, c. 732, §§ 1, 31 (NEW).]

12. Settlement Fund. "Settlement Fund" means the trust fund established for the Passamaquoddy Tribe and Penobscot Nation by the United States pursuant to congressional legislation extinguishing aboriginal land claims in Maine.
[PL 1979, c. 732, §§ 1, 31 (NEW).]

13. Transfer. "Transfer" includes, but is not necessarily limited to, any voluntary or involuntary sale, grant, lease, allotment, partition or other conveyance; any transaction the purpose of which was to effect a sale, grant, lease, allotment, partition or other conveyance; and any act, event or circumstance that resulted in a change in title to, possession of, dominion over, or control of land or other natural resources.
[PL 1979, c. 732, §§ 1, 31 (NEW).]

SECTION HISTORY

§6204. Laws of the State to apply to Indian Lands

Except as otherwise provided in this Act, all Indians, Indian nations, and tribes and bands of Indians in the State and any lands or other natural resources owned by them, held in trust for them by the United States or by any other person or entity shall be subject to the laws of the State and to the civil and criminal jurisdiction of the courts of the State to the same extent as any other person or lands or other natural resources therein. [PL 1979, c. 732, §§ 1, 31 (NEW).]

SECTION HISTORY
PL 1979, c. 732, §§1,31 (NEW).

§6205. Indian territory
1. Passamaquoddy Indian territory. Subject to subsections 3, 4 and 5, the following lands within the State are known as the "Passamaquoddy Indian territory:"

A. The Passamaquoddy Indian Reservation; [PL 1993, c. 713, §1 (AMD); PL 1993, c. 713, §2 (AFF).]

B. The first 150,000 acres of land acquired by the secretary for the benefit of the Passamaquoddy Tribe from the following areas or lands to the extent that those lands are not held in common with any other person or entity and are certified by the secretary as held for the benefit of the Passamaquoddy Tribe:


C. Any land not exceeding 100 acres in the City of Calais acquired by the secretary for the benefit of the Passamaquoddy Tribe as long as the land is not held in common with any other person or entity and is certified by the secretary as held for the benefit of the Passamaquoddy Tribe, if:

1. The acquisition of the land by the tribe is approved by the legislative body of that city; and

2. A tribal-state compact under the federal Indian Gaming Regulatory Act is agreed to by the State and the Passamaquoddy Tribe or the State is ordered by a court to negotiate such a compact; [PL 2021, c. 139, §1 (AMD); PL 2021, c. 139, §3 (AFF).]

D. All land acquired by the secretary for the benefit of the Passamaquoddy Tribe in T.19, M.D. to the extent that the land is not held in common with any other person or entity and is certified by the secretary as held for the benefit of the Passamaquoddy Tribe; [PL 2021, c. 139, §1 (AMD); PL 2021, c. 139, §3 (AFF).]

D-1. Land acquired by the secretary for the benefit of the Passamaquoddy Tribe in Centerville consisting of Parcels A, B and C conveyed by Bertram C. Tackeff to the Passamaquoddy Tribe by quitclaim deed dated July 27, 1981, recorded in the Washington County Registry of Deeds in Book 1147, Page 251, to the extent that the land is not held in common with any other person or entity and is certified by the secretary as held for the benefit of the Passamaquoddy Tribe; [PL 2021, c. 139, §1 (AMD); PL 2021, c. 139, §3 (AFF).]

D-2. Land acquired by the secretary for the benefit of the Passamaquoddy Tribe in Centerville conveyed by Bertram C. Tackeff to the Passamaquoddy Tribe by quitclaim deed dated May 4, 1982, recorded in the Washington County Registry of Deeds in Book 1178, Page 35, to the extent that the land is not held in common with any other person or entity and is certified by the secretary
as held for the benefit of the Passamaquoddy Tribe; [PL 2021, c. 650, §2 (AMD); PL 2021, c. 650, §13 (AFF).]

E. Land acquired by the secretary for the benefit of the Passamaquoddy Tribe in Township 21 consisting of Gordon Island in Big Lake, conveyed by Domtar Maine Corporation to the Passamaquoddy Tribe by corporate quitclaim deed dated April 30, 2002, recorded in the Washington County Registry of Deeds in Book 2624, Page 301, to the extent that the land is not held in common with any other person or entity and is certified by the secretary as held for the benefit of the Passamaquoddy Tribe; and [PL 2021, c. 650, §3 (AMD); PL 2021, c. 650, §13 (AFF).]

F. Land acquired by the secretary for the benefit of the Passamaquoddy Tribe in Perry consisting of:

1. Land conveyed by Denise E. Plouffe to the Passamaquoddy Tribe by quitclaim deed dated October 5, 2017, recorded in the Washington County Registry of Deeds in Book 4403, Pages 18 and 19; and

2. Land conveyed by Austin Humphries to the Passamaquoddy Tribe by deed dated November 18, 1983, recorded in the Washington County Registry of Deeds in Book 1252, Pages 93 to 95.

Notwithstanding subsection 5 and any other provision of this Act to the contrary, the addition of land to the Passamaquoddy Indian territory pursuant to this paragraph is not subject to approval by any city, town, village or plantation within the State. [PL 2021, c. 650, §4 (NEW); PL 2021, c. 650, §13 (AFF).]

PL 2021, c. 650, §§2-4 (AMD); PL 2021, c. 650, §13 (AFF).]

2. Penobscot Indian territory. Subject to subsections 3, 4 and 5, the following lands within the State shall be known as the "Penobscot Indian territory:"

A. The Penobscot Indian Reservation; and [PL 1979, c. 732, §1 (NEW).]

B. The first 150,000 acres of land acquired by the secretary for the benefit of the Penobscot Nation from the following areas or lands to the extent that those lands are not held in common with any other person or entity and are certified by the secretary as held for the Penobscot Nation:


[PL 2021, c. 139, §2 (AMD); PL 2021, c. 139, §3 (AFF).]
3. Takings under the laws of the State.

A. Prior to any taking of land for public uses within either the Passamaquoddy Indian Reservation or the Penobscot Indian Reservation, the public entity proposing the taking, or, in the event of a taking proposed by a public utility, the Public Utilities Commission, shall be required to find that there is no reasonably feasible alternative to the proposed taking. In making this finding, the public entity or the Public Utilities Commission shall compare the cost, technical feasibility, and environmental and social impact of the available alternatives, if any, with the cost, technical feasibility and environmental and social impact of the proposed taking. Prior to making this finding, the public entity or Public Utilities Commission, after notice to the affected tribe or nation, shall conduct a public hearing in the manner provided by the Maine Administrative Procedure Act, on the affected Indian reservation. The finding of the public entity or Public Utilities Commission may be appealed to the Maine Superior Court.

In the event of a taking of land for public uses within the Passamaquoddy Indian Reservation or the Penobscot Indian Reservation, the public entity or public utility making the taking shall, at the election of the affected tribe or nation, and with respect to individually allotted lands, at the election of the affected allottee or allottees, acquire by purchase or otherwise for the respective tribe, nation, allottee or allottees a parcel or parcels of land equal in value to that taken; contiguous to the affected Indian reservation; and as nearly adjacent to the parcel taken as practicable. The land so acquired shall, upon written certification to the Secretary of State by the public entity or public utility acquiring such land describing the location and boundaries thereof, be included within the Indian Reservation of the affected tribe or nation without further approval of the State. For purposes of this section, land along and adjacent to the Penobscot River shall be deemed to be contiguous to the Penobscot Indian Reservation. The acquisition of land for the Passamaquoddy Tribe or the Penobscot Nation or any allottee under this subsection shall be full compensation for any such taking. If the affected tribe, nation, allottee or allottees elect not to have a substitute parcel acquired in accordance with this subsection, the moneys received for such taking shall be reinvested in accordance with the provisions of paragraph B. [PL 1979, c. 732, §1 (NEW).]

B. If land within either the Passamaquoddy Indian Territory or the Penobscot Indian Territory but not within either the Passamaquoddy Indian Reservation or the Penobscot Indian Reservation is taken for public uses in accordance with the laws of the State the money received for said land shall be reinvested in other lands within 2 years of the date on which the money is received. To the extent that any moneys received are so reinvested in land with an area not greater than the area of the land taken and located within an unorganized or unincorporated area of the State, the lands so acquired by such reinvestment shall be included within the respective Indian territory without further approval of the State. To the extent that any moneys received are so reinvested in land with an area greater than the area of the land taken and located within an unorganized or unincorporated area of the State, the respective tribe or nation shall designate, within 30 days of such reinvestment, that portion of the land acquired by such reinvestment, not to exceed the area taken, which shall be included within the respective Indian territory. No land acquired pursuant to this paragraph shall be included within either Indian Territory until the Secretary of Interior has certified, in writing, to the Secretary of State the location and boundaries of the land acquired. [PL 1979, c. 732, §1 (NEW).]

[PL 1979, c. 732, §1 (NEW).]

4. Taking under the laws of the United States. In the event of a taking of land within the Passamaquoddy Indian territory or the Penobscot Indian territory for public uses in accordance with the laws of the United States and the reinvestment of the moneys received from such taking within 2 years of the date on which the moneys are received, the status of the lands acquired by such reinvestment shall be determined in accordance with subsection 3, paragraph B. [PL 1979, c. 732, §§1, 31 (NEW).]
5. Limitations. No lands held or acquired by or in trust for the Passamaquoddy Tribe or the Penobscot Nation, other than those described in subsections 1, 2, 3 and 4, shall be included within or added to the Passamaquoddy Indian territory or the Penobscot Indian territory except upon recommendation of the commission and approval of the State to be given in the manner required for the enactment of laws by the Legislature and Governor of Maine, provided, however, that no lands within any city, town, village or plantation shall be added to either the Passamaquoddy Indian territory or the Penobscot Indian territory without approval of the legislative body of said city, town, village or plantation in addition to the approval of the State.

Any lands within the Passamaquoddy Indian territory or the Penobscot Indian territory, the fee to which is transferred to any person who is not a member of the respective tribe or nation, shall cease to constitute a portion of Indian territory and shall revert to its status prior to the inclusion thereof within Indian territory.

[PL 1979, c. 732, §§1, 31 (NEW).]

SECTION HISTORY


§6205-A. Acquisition of Houlton Band Trust Land

1. Approval. The State of Maine approves the acquisition, by the secretary, of Houlton Band Trust Land within the State of Maine provided as follows.

A. No land or natural resources acquired by the secretary may have the status of Houlton Band Trust Land, or be deemed to be land or natural resources held in trust by the United States, until the secretary files with the Maine Secretary of State a certified copy of the deed, contract or other instrument of conveyance, setting forth the location and boundaries of the land or natural resources so acquired. Filing by mail shall be complete upon mailing. [PL 1981, c. 675, §§2, 8 (AMD).]

B. No land or natural resources may be acquired by the secretary for the Houlton Band of Maliseet Indians until the secretary files with the Maine Secretary of State a certified copy of the instrument creating the trust described in section 6208-A, together with a letter stating that he holds not less than $100,000 in a trust account for the payment of Houlton Band of Maliseet Indians' obligations, and a copy of the claim filing procedures he has adopted. [PL 1981, c. 675, §§2, 8 (AMD).]

C. No land or natural resources located within any city, town, village or plantation may be acquired by the secretary for the Houlton Band of Maliseet Indians without the approval of the legislative body of the city, town, village or plantation. [PL 1981, c. 675, §§2, 8 (AMD).]

2. Takings for public uses. Houlton Band Trust Land may be taken for public uses in accordance with the laws of the State of Maine to the same extent as privately-owned land. The proceeds from any such taking shall be deposited in the Land Acquisition Fund. The United States shall be a necessary party to any such condemnation proceeding. After exhausting all state administrative remedies, the
United States shall have an absolute right to remove any action commenced in the courts of this State to a United States' court of competent jurisdiction.

[PL 1981, c. 675, §§2, 8 (AMD).]

3. **Restraints on alienation.** Any transfer of Houlton Band Trust Land shall be void ab initio and without any validity in law or equity, except:

A. Takings for public uses pursuant to the laws of this State; [PL 1981, c. 675, §§2, 8 (AMD).]

B. Takings for public uses pursuant to the laws of the United States; [PL 1981, c. 675, §§2, 8 (AMD).]

C. Transfers of individual use assignments from one member of the Houlton Band of Maliseet Indians to another band member; [PL 1981, c. 675, §§2, 8 (AMD).]

D. Transfers authorized by United States Public Law 96-420, Section 5(g)(3), United States Code, Title 25, Section 1724(g)(3); and [PL 1981, c. 675, §§2, 8 (AMD).]

E. Transfers made pursuant to a special act of Congress. [PL 1981, c. 675, §§2, 8 (AMD).]

If the fee to the Houlton Band Trust Fund Land is lawfully transferred to any person or entity, the land so transferred shall cease to have the status of Houlton Band Trust Land.

[PL 1981, c. 675, §§2, 8 (AMD).]

SECTION HISTORY

PL 1981, c. 675, §§2,8 (NEW).

§6206. **Powers and duties of the Indian tribes within their respective Indian territories**

1. **General powers.** Except as otherwise provided in this Act, the Passamaquoddy Tribe and the Penobscot Nation, within their respective Indian territories, shall have, exercise and enjoy all the rights, privileges, powers and immunities, including, but without limitation, the power to enact ordinances and collect taxes, and shall be subject to all the duties, obligations, liabilities and limitations of a municipality of and subject to the laws of the State, provided, however, that internal tribal matters, including membership in the respective tribe or nation, the right to reside within the respective Indian territories, tribal organization, tribal government, tribal elections, the use or disposition of settlement fund income and the exercise of power pursuant to section 6207, subsection 10, section 6207-A and section 6209-A, subsection 1, paragraph F shall not be subject to regulation by the State. The Passamaquoddy Tribe and the Penobscot Nation shall designate such officers and officials as are necessary to implement and administer those laws of the State applicable to the respective Indian territories and the residents thereof. Any resident of the Passamaquoddy Indian territory or the Penobscot Indian territory who is not a member of the respective tribe or nation nonetheless shall be equally entitled to receive any municipal or governmental services provided by the respective tribe or nation or by the State, except those services which are provided exclusively to members of the respective tribe or nation pursuant to state or federal law, and shall be entitled to vote in national, state and county elections in the same manner as any tribal member residing within Indian territory.

[PL 2021, c. 650, §5 (AMD); PL 2021, c. 650, §13 (AFF).]

2. **Power to sue and be sued.** The Passamaquoddy Tribe, the Penobscot Nation and their members may sue and be sued in the courts of the State to the same extent as any other entity or person in the State provided, however, that the respective tribe or nation and its officers and employees shall be immune from suit when the respective tribe or nation is acting in its governmental capacity to the same extent as any municipality or like officers or employees thereof within the State.

[PL 1979, c. 732, §§1, 31 (NEW).]

3. **Ordinances.** The Passamaquoddy Tribe and the Penobscot Nation each has the right to exercise exclusive jurisdiction within its respective Indian territory over violations by members of either tribe or nation of tribal ordinances adopted pursuant to this section or section 6207. The decision to exercise
or terminate the jurisdiction authorized by this section must be made by each tribal governing body. If either tribe or nation chooses not to exercise, or to terminate its exercise of jurisdiction as authorized by this section or section 6207, the State has exclusive jurisdiction over violations of tribal ordinances by members of either tribe or nation within the Indian territory of that tribe or nation. The State has exclusive jurisdiction over violations of tribal ordinances by persons not members of either tribe or nation except as provided in the section or sections referenced in the following:


**REVISOR’S NOTE:** (Paragraph A as enacted by PL 2019, c. 621, Pt. A, §1 is REALLOCATED TO TITLE 30, SECTION 6206, SUBSECTION 3, PARAGRAPH B)

B. (REALLOCATED FROM T. 30, §6206, sub-§3, ¶A) Section 6209-B. [RR 2019, c. 2, Pt. A, §30 (RAL).]
[RR 2019, c. 2, Pt. A, §30 (AMD).]

**SECTION HISTORY**

§6206-A. Powers of the Houlton Band of Maliseet Indians

The Houlton Band of Maliseet Indians shall not exercise nor enjoy the powers, privileges and immunities of a municipality nor exercise civil or criminal jurisdiction within their lands prior to the enactment of additional legislation specifically authorizing the exercise of those governmental powers. [PL 1981, c. 675, §§3, 8 (NEW).]

**SECTION HISTORY**
PL 1981, c. 675, §§3, 8 (NEW).

§6206-B. Law enforcement powers of Houlton Band of Maliseet Indians

1. *Appointment of tribal law enforcement officers.* The Houlton Band of Maliseet Indians may appoint law enforcement officers who have the authority to enforce all the laws of the State within the Houlton Band Trust Land. This section does not limit the existing authority of tribal officers under tribal law or affect the performance of federal duties by tribal officers. [PL 2005, c. 310, §1 (NEW); PL 2005, c. 310, §2 (AFF).]

2. *Authority of state, county and local law enforcement officers.* State and county law enforcement officers and law enforcement officers appointed by the Town of Houlton have the authority to enforce all laws of the State within the Houlton Band Trust Land. [PL 2005, c. 310, §1 (NEW); PL 2005, c. 310, §2 (AFF).]

3. *Agreements for cooperation and mutual aid.* The Houlton Band of Maliseet Indians and any state, county or local law enforcement agency may enter into agreements for cooperation and mutual aid. [PL 2005, c. 310, §1 (NEW); PL 2005, c. 310, §2 (AFF).]

4. *Powers, duties and training requirements.* Law enforcement officers appointed by the Houlton Band of Maliseet Indians pursuant to this section possess the same powers, enjoy the same immunities and are subject to the same duties, limitations and training requirements as other corresponding law enforcement officers under the laws of the State. [PL 2005, c. 310, §1 (NEW); PL 2005, c. 310, §2 (AFF).]

5. *Report to Legislature.* By January 1, 2010, the Houlton Band of Maliseet Indians shall file a report with the joint standing committee of the Legislature having jurisdiction over judiciary matters detailing the band's experience with the exercise of law enforcement authority under this section. The
report must include observations and comments from the state and county law enforcement agencies providing law enforcement services in Aroostook County and from the Houlton Police Department. [PL 2005, c. 310, §1 (NEW); PL 2005, c. 310, §2 (AFF).]

6. Repeal.

SECTION HISTORY

§6207. Regulation of natural resources

1. Adoption of hunting, trapping and fishing ordinances by the tribe or nation. Subject to the limitations of subsection 6, the Passamaquoddy Tribe and the Penobscot Nation each shall have exclusive authority within their respective Indian territories to enact ordinances regulating:

   A. Hunting, trapping or other taking of wildlife; and [PL 1979, c. 732, §§1, 31 (NEW).]

   B. Taking of fish on any pond in which all the shoreline and all submerged lands are wholly within Indian territory and which is less than 10 acres in surface area. [PL 1979, c. 732, §§1, 31 (NEW).]

Such ordinances shall be equally applicable, on a nondiscriminatory basis, to all persons regardless of whether such person is a member of the respective tribe or nation provided, however, that subject to the limitations of subsection 6, such ordinances may include special provisions for the sustenance of the individual members of the Passamaquoddy Tribe or the Penobscot Nation. In addition to the authority provided by this subsection, the Passamaquoddy Tribe and the Penobscot Nation, subject to the limitations of subsection 6, may exercise within their respective Indian territories all the rights incident to ownership of land under the laws of the State. [PL 2021, c. 650, §7 (AMD); PL 2021, c. 650, §13 (AFF).]

2. Registration stations. The Passamaquoddy Tribe and the Penobscot Nation shall establish and maintain registration stations for the purpose of registering bear, moose, deer and other wildlife killed within their respective Indian territories and shall adopt ordinances requiring registration of such wildlife to the extent and in substantially the same manner as such wildlife are required to be registered under the laws of the State. These ordinances requiring registration shall be equally applicable to all persons without distinction based on tribal membership. The Passamaquoddy Tribe and the Penobscot Nation shall report the deer, moose, bear and other wildlife killed and registered within their respective Indian territories to the Commissioner of Inland Fisheries and Wildlife of the State at such times as the commissioner deems appropriate. The records of registration of the Passamaquoddy Tribe and the Penobscot Nation shall be available, at all times, for inspection and examination by the commissioner. [PL 1979, c. 732, §§1, 31 (NEW).]

3. Adoption of regulations by the commission. Subject to the limitations of subsection 6, the commission shall have exclusive authority to promulgate fishing rules or regulations on:

   A. Any pond other than those specified in subsection 1, paragraph B, 50% or more of the linear shoreline of which is within Indian territory; [PL 1979, c. 732, §§1, 31 (NEW).]

   B. Any section of a river or stream both sides of which are within Indian territory; and [PL 1979, c. 732, §§1, 31 (NEW).]

   C. Any section of a river or stream one side of which is within Indian territory for a continuous length of 1/2 mile or more. [PL 1979, c. 732, §§1, 31 (NEW).]

In promulgating such rules or regulations the commission shall consider and balance the need to preserve and protect existing and future sport and commercial fisheries, the historical non-Indian fishing interests, the needs or desires of the tribes to establish fishery practices for the sustenance of the
tribes or to contribute to the economic independence of the tribes, the traditional fishing techniques employed by and ceremonial practices of Indians in Maine and the ecological interrelationship between the fishery regulated by the commission and other fisheries throughout the State. Such regulation may include without limitation provisions on the method, manner, bag and size limits and season for fishing. Said rules or regulations shall be equally applicable on a nondiscriminatory basis to all persons regardless of whether such person is a member of the Passamaquoddy Tribe or Penobscot Nation. Rules and regulations promulgated by the commission may include the imposition of fees and permits or license requirements on users of such waters other than members of the Passamaquoddy Tribe and the Penobscot Nation. In adopting rules or regulations pursuant to this subsection, the commission shall comply with the Maine Administrative Procedure Act.

In order to provide an orderly transition of regulatory authority, all fishing laws and rules and regulations of the State shall remain applicable to all waters specified in this subsection until such time as the commission certifies to the commissioner that it has met and voted to adopt its own rules and regulations in substitution for such laws and rules and regulations of the State.

[PL 1979, c. 732, §§1, 31 (NEW).]

3-A. Horsepower and use of motors. Subject to the limitations of subsection 6, the commission has exclusive authority to adopt rules to regulate the horsepower and use of motors on waters less than 200 acres in surface area and entirely within Indian territory.

[PL 1997, c. 739, §12 (NEW); PL 1997, c. 739, §§13, 14 (AFF).]

REVISOR’S NOTE: Subsection 3-A not in effect as to Passamaquoddy Tribe or Penobscot Nation because requirements of PL 1997, c. 739, §§13, 14 were not met.

4. Sustenance fishing within the Indian reservations. Notwithstanding any rule or regulation promulgated by the commission or any other law of the State, the members of the Passamaquoddy Tribe and the Penobscot Nation may take fish, within the boundaries of their respective Indian reservations, for their individual sustenance subject to the limitations of subsection 6.

[PL 1979, c. 732, §§1, 31 (NEW).]

5. Posting. Lands or waters subject to regulation by the commission, the Passamaquoddy Tribe or the Penobscot Nation shall be conspicuously posted in such a manner as to provide reasonable notice to the public of the limitations on hunting, trapping, fishing or other use of such lands or waters.

[PL 1979, c. 732, §§1, 31 (NEW).]

6. Supervision by Commissioner of Inland Fisheries and Wildlife. The Commissioner of Inland Fisheries and Wildlife, or his successor, shall be entitled to conduct fish and wildlife surveys within the Indian territories and on waters subject to the jurisdiction of the commission to the same extent as he is authorized to do so in other areas of the State. Before conducting any such survey the commissioner shall provide reasonable advance notice to the respective tribe or nation and afford it a reasonable opportunity to participate in such survey. If the commissioner, at any time, has reasonable grounds to believe that a tribal ordinance or commission regulation adopted under this section, or the absence of such a tribal ordinance or commission regulation, is adversely affecting or is likely to adversely affect the stock of any fish or wildlife on lands or waters outside the boundaries of land or waters subject to regulation by the commission, the Passamaquoddy Tribe or the Penobscot Nation, he shall inform the governing body of the tribe or nation or the commission, as is appropriate, of his opinion and attempt to develop appropriate remedial standards in consultation with the tribe or nation or the commission. If such efforts fail, he may call a public hearing to investigate the matter further. Any such hearing shall be conducted in a manner consistent with the laws of the State applicable to adjudicative hearings. If, after hearing, the commissioner determines that any such ordinance, rule or regulation, or the absence of an ordinance, rule or regulation, is causing, or there is a reasonable likelihood that it will cause, a significant depletion of fish or wildlife stocks on lands or waters outside the boundaries of lands or waters subject to regulation by the Passamaquoddy Tribe, the Penobscot Nation or the commission, he
may adopt appropriate remedial measures including rescission of any such ordinance, rule or regulation and, in lieu thereof, order the enforcement of the generally applicable laws or regulations of the State. In adopting any remedial measures the commission shall utilize the least restrictive means possible to prevent a substantial diminution of the stocks in question and shall take into consideration the effect that non-Indian practices on non-Indian lands or waters are having on such stocks. In no event shall such remedial measure be more restrictive than those which the commissioner could impose if the area in question was not within Indian territory or waters subject to commission regulation.

In any administrative proceeding under this section the burden of proof shall be on the commissioner. The decision of the commissioner may be appealed in the manner provided by the laws of the State for judicial review of administrative action and shall be sustained only if supported by substantial evidence. [PL 1979, c. 732, §§1, 31 (NEW).]

7. **Transportation of game.** Fish lawfully taken within Indian territory or in waters subject to commission regulation and wildlife lawfully taken within Indian territory and registered pursuant to ordinances adopted by the Passamaquoddy Tribe and the Penobscot Nation, may be transported within the State. [PL 1979, c. 732, §§1, 31 (NEW).]

8. **Fish and wildlife on non-Indian lands.** The commission shall undertake appropriate studies, consult with the Passamaquoddy Tribe and the Penobscot Nation and landowners and state officials, and make recommendations to the commissioner and the Legislature with respect to implementation of fish and wildlife management policies on non-Indian lands in order to protect fish and wildlife stocks on lands and water subject to regulation by the Passamaquoddy Tribe, the Penobscot Nation or the commission. [PL 1979, c. 732, §§1, 31 (NEW).]

9. **Fish.** As used in this section, the term "fish" means a cold blooded completely aquatic vertebrate animal having permanent fins, gills and an elongated streamlined body usually covered with scales and includes inland fish and anadromous and catadromous fish when in inland water. [PL 1979, c. 732, §§1, 31 (NEW).]

10. **Regulation of drinking water.** Unless the Passamaquoddy Tribe, in its discretion, enters into an intergovernmental agreement authorizing the State to exercise concurrent jurisdiction over specific drinking water-related issues within the Passamaquoddy Indian territory:

A. The Passamaquoddy Tribe has exclusive authority to enact ordinances regulating drinking water within Passamaquoddy Indian territory; [PL 2021, c. 650, §8 (NEW); PL 2021, c. 650, §13 (AFF).]

B. The State may not exercise primary enforcement authority from the United States Environmental Protection Agency to implement the federal Safe Drinking Water Act and its implementing regulations, as amended, within the Passamaquoddy Indian territory; and [PL 2021, c. 650, §8 (NEW); PL 2021, c. 650, §13 (AFF).]

C. The Passamaquoddy Tribe may seek to be treated as a state and to obtain primary enforcement authority from the United States Environmental Protection Agency to implement the federal Safe Drinking Water Act and its implementing regulations, as amended, within the Passamaquoddy Indian territory. [PL 2021, c. 650, §8 (NEW); PL 2021, c. 650, §13 (AFF).]

Notwithstanding any other provision of this subsection, the Passamaquoddy Tribe's jurisdiction does not extend beyond the Passamaquoddy Indian territory. [PL 2021, c. 650, §8 (NEW); PL 2021, c. 650, §13 (AFF).]

SECTION HISTORY
§6207-A. Jurisdiction of the Passamaquoddy Tribe over drinking water within the Passamaquoddy Indian territory

Notwithstanding any provision of state law to the contrary, pursuant to the federal Maine Indian Claims Settlement Act of 1980, Public Law 96-420, Section 6(e)(1), the State and the Passamaquoddy Tribe agree and establish that: [PL 2021, c. 650, §9 (NEW); PL 2021, c. 650, §13 (AFF).]

1. Jurisdiction of Passamaquoddy Tribe to administer drinking water-related programs. The Passamaquoddy Tribe may seek to be treated as a state pursuant to the federal Safe Drinking Water Act, 42 United States Code, Section 300j-11, and its implementing regulations, as amended, within the Passamaquoddy Indian territory and may otherwise benefit from and exercise jurisdiction under any other federal law enacted after October 10, 1980 that permits a federally recognized Indian tribe to administer drinking water-related programs; and [PL 2021, c. 650, §9 (NEW); PL 2021, c. 650, §13 (AFF).]

2. Administration of drinking water-related programs does not affect or preempt state law. The application of any provision of the federal Safe Drinking Water Act and its implementing regulations, as amended, and of any other federal law enacted after October 10, 1980 that permits a federally recognized Indian tribe to administer drinking water-related programs, and the enforcement of such laws and regulations by the Passamaquoddy Tribe under subsection 1 does not affect or preempt the laws of the State. [PL 2021, c. 650, §9 (NEW); PL 2021, c. 650, §13 (AFF).]

Notwithstanding any other provision of this section, the Passamaquoddy Tribe's jurisdiction does not extend beyond the Passamaquoddy Indian territory. [PL 2021, c. 650, §9 (NEW); PL 2021, c. 650, §13 (AFF).]

SECTION HISTORY


§6208. Taxation

1. Settlement Fund income. The Settlement Fund and any portion of such funds or income therefrom distributed to the Passamaquoddy Tribe or the Penobscot Nation or the members thereof shall be exempt from taxation under the laws of the State. [PL 1979, c. 732, §§1, 31 (NEW).]

2. Property taxes. The Passamaquoddy Tribe and the Penobscot Nation shall make payments in lieu of taxes on all real and personal property within their respective Indian territory in an amount equal to that which would otherwise be imposed by a county, a district, the State, or other taxing authority on such real and personal property provided, however, that any real or personal property within Indian territory used by either tribe or nation predominantly for governmental purposes shall be exempt from taxation to the same extent that such real or personal property owned by a municipality is exempt under the laws of the State. The Houlton Band of Maliseet Indians shall make payments in lieu of taxes on Houlton Band Trust Land in an amount equal to that which would otherwise be imposed by a municipality, county, district, the State or other taxing authority on that land or natural resource. Any other real or personal property owned by or held in trust for any Indian, Indian Nation or tribe or band of Indians and not within Indian territory, shall be subject to levy and collection of real and personal property taxes by any and all taxing authorities, including but without limitation municipalities, except that such real and personal property owned by or held for the benefit of and used by the Passamaquoddy Tribe or the Penobscot Nation predominantly for governmental purposes shall be exempt from property taxation to the same extent that such real and personal property owned by a municipality is exempt under the laws of the State.
2-A. Payments in lieu of taxes: authority. Any municipality in which Houlton Band Trust Land is located has the authority, at its sole discretion, to enter into agreements with the Houlton Band of Maliseet Indians to accept other funds or other things of value that are obtained by or for the Houlton Band of Maliseet Indians by reason of the trust status of the trust land as replacement for payments in lieu of taxes.

Any agreement between the Houlton Band of Maliseet Indians and the municipality must be jointly executed by persons duly authorized by the Houlton Band of Maliseet Indians and the municipality and must set forth the jointly agreed value of the funds or other things identified serving as replacement of payments in lieu of taxes and the time period over which such funds or other things may serve in lieu of the obligations of the Houlton Band of Maliseet Indians provided in this section.

3. Other taxes. The Passamaquoddy Tribe, the Penobscot Nation, the members thereof, and any other Indian, Indian Nation, or tribe or band of Indians shall be liable for payment of all other taxes and fees to the same extent as any other person or entity in the State. For purposes of this section either tribe or nation, when acting in its business capacity as distinguished from its governmental capacity, shall be deemed to be a business corporation organized under the laws of the State and shall be taxed as such.

§6208-A. Houlton Band Tax Fund

1. Fund. The satisfaction of obligations, described in section 6208, owed to a governmental entity by the Houlton Band of Maliseet Indians shall be assured by a trust fund to be known as the Houlton Band Tax Fund. The secretary shall administer the fund in accordance with reasonable and prudent trust management standards. The initial principal of the fund shall be not less than $100,000. The principal shall be formed with moneys transferred from the Land Acquisition Fund established for the Houlton Band of Maliseet Indians pursuant to United States Public Law 96-420, Section 5, United States Code, Title 25, Section 1724. Any interest earned by the Houlton Band Tax Fund shall be added to the principal as it accrues and that interest shall be exempt from taxation. The secretary shall maintain a permanent reserve of $25,000 at all times and that reserve shall not be made available for the payment of claims. The interest earned by the reserved funds shall also be added to the principal available for the payment of obligations.

2. Claims. The secretary shall pay from the fund all valid claims for taxes, payments in lieu of property taxes and fees, together with any interest and penalties thereon, for which the Houlton Band of Maliseet Indians is liable pursuant to section 6208, provided that such obligation is final and not subject to further direct administrative or judicial review under the laws of the State of Maine. No payment of a valid claim may be satisfied with moneys from the fund unless the secretary finds, as a result of his own inquiry, that no other source of funds controlled by the secretary is available to satisfy the obligation. The secretary shall adopt written procedures, consistent with this section, governing the filing and payment of claims after consultation with the Maine Commissioner of Finance and Administration and the Houlton Band of Maliseet Indians.

3. Distributions. If the unencumbered principal available for the payment of claims exceeds the sum of $100,000, the secretary shall, except for good cause shown, provide for the transfer of such
excess principal to the Houlton Band of Maliseet Indians. The secretary shall give 30 days' written notice to the Commissioner of Finance and Administration of a proposed transfer of excess principal to the Houlton Band of Maliseet Indians. Any distribution of excess principal to the Houlton Band of Maliseet Indians shall be exempt from taxation.

[PL 1981, c. 675, §§7, 8 (NEW).]

4. Other remedies. The existence of the Houlton Band Tax Fund as a source for the payment of Houlton Band of Maliseet Indians' obligations shall not abrogate any other remedy available to a governmental entity for the collection of taxes, payments in lieu of taxes and fees, together with any interest or penalty thereon.

[PL 1981, c. 675, §§7, 8 (NEW).]

SECTION HISTORY

PL 1981, c. 675, §§7,8 (NEW).

§6209. Jurisdiction over criminal offenses, juvenile crimes, civil disputes and domestic relations (REPEALED)

SECTION HISTORY


§6209-A. Jurisdiction of the Passamaquoddy Tribal Court

1. Exclusive jurisdiction over certain matters. Except as provided in subsections 3 and 4, the Passamaquoddy Tribe has the right to exercise exclusive jurisdiction, separate and distinct from the State, over:

A. Criminal offenses for which the maximum potential term of imprisonment is less than one year and the maximum potential fine does not exceed $5,000 and that are committed on the Indian reservation of the Passamaquoddy Tribe by a member of any federally recognized Indian tribe, nation, band or other group, except when committed against a person who is not a member of any federally recognized Indian tribe, nation, band or other group or against the property of a person who is not a member of any federally recognized Indian tribe, nation, band or other group; [PL 2019, c. 621, Pt. D, §1 (AMD); PL 2019, c. 621, Pt. D, §5 (AFF).]

B. Juvenile crimes against a person or property involving conduct that, if committed by an adult, would fall within the exclusive jurisdiction of the Passamaquoddy Tribe under paragraph A, and juvenile crimes, as defined in Title 15, section 3103, subsection 1, paragraphs B and C, committed by a juvenile member of the Passamaquoddy Tribe, the Houlton Band of Maliseet Indians or the Penobscot Nation on the reservation of the Passamaquoddy Tribe; [PL 2009, c. 384, Pt. E, §1 (AMD); PL 2009, c. 384, Pt. E, §3 (AFF).]

C. Civil actions between members of the Passamaquoddy Tribe, the Houlton Band of Maliseet Indians or the Penobscot Nation arising on the Indian reservation of the Passamaquoddy Tribe and cognizable as small claims under the laws of the State, and civil actions against a member of the Passamaquoddy Tribe, the Houlton Band of Maliseet Indians or the Penobscot Nation under Title 22, section 2383 involving conduct on the Indian reservation of the Passamaquoddy Tribe by a member of the Passamaquoddy Tribe, the Houlton Band of Maliseet Indians or the Penobscot Nation; [PL 2009, c. 384, Pt. E, §1 (AMD); PL 2009, c. 384, Pt. E, §3 (AFF).]

D. Indian child custody proceedings to the extent authorized by applicable federal law; [PL 2021, c. 650, §10 (AMD); PL 2021, c. 650, §13 (AFF).]
E. Other domestic relations matters, including marriage, divorce and support, between members of the Passamaquoddy Tribe, the Houlton Band of Maliseet Indians or the Penobscot Nation, both of whom reside within the Indian reservation of the Passamaquoddy Tribe; and [PL 2021, c. 650, §11 (AMD); PL 2021, c. 650, §13 (AFF).]

F. Notwithstanding any other provision of this subsection, civil and criminal actions regarding the enforcement of ordinances enacted pursuant to section 6207, subsection 10, except that the Passamaquoddy Tribe may not exercise jurisdiction over a nonprofit public municipal corporation, including, but not limited to, the water district established by Private and Special Law 1983, chapter 25. [PL 2021, c. 650, §12 (NEW); PL 2021, c. 650, §13 (AFF).]

The governing body of the Passamaquoddy Tribe shall decide whether to exercise or terminate the exercise of the exclusive jurisdiction authorized by this subsection. If the Passamaquoddy Tribe chooses not to exercise, or chooses to terminate its exercise of, jurisdiction over the criminal, juvenile, civil and domestic matters described in this subsection, the State has exclusive jurisdiction over those matters. Except as provided in paragraphs A and B, all laws of the State relating to criminal offenses and juvenile crimes apply within the Passamaquoddy Indian reservation and the State has exclusive jurisdiction over those offenses and crimes.

[PL 2021, c. 650, §§10-12 (AMD); PL 2021, c. 650, §13 (AFF).]

1-A. Concurrent jurisdiction over certain criminal offenses. The Passamaquoddy Tribe has the right to exercise jurisdiction, concurrently with the State, over the following Class D crimes committed by a person on the Passamaquoddy Indian Reservation or on lands taken into trust by the secretary for the benefit of the Passamaquoddy Tribe, now or in the future, for which the potential maximum term of imprisonment does not exceed one year and the potential fine does not exceed $2,000: Title 17-A, sections 207-A, 209-A, 210-B, 210-C and 211-A and Title 19-A, section 4011. The concurrent jurisdiction authorized by this subsection does not include an offense committed by a juvenile or a criminal offense committed by a person who is not a member of any federally recognized Indian tribe, nation, band or other group against the person or property of a person who is not a member of any federally recognized Indian tribe, nation, band or other group.

The governing body of the Passamaquoddy Tribe shall decide whether to exercise or terminate the exercise of jurisdiction authorized by this subsection. Notwithstanding subsection 2, the Passamaquoddy Tribe may not deny to any criminal defendant prosecuted under this subsection the right to a jury of 12, the right to a unanimous jury verdict, the rights and protections enumerated in 25 United States Code, Sections 1302(a), 1302(c), 1303 and 1304(d) and all other rights whose protection is necessary under the United States Constitution in order for the State to authorize concurrent jurisdiction under this subsection. If a criminal defendant prosecuted under this subsection moves to suppress statements on the ground that they were made involuntarily, the prosecution has the burden to prove beyond a reasonable doubt that the statements were made voluntarily.

In exercising the concurrent jurisdiction authorized by this subsection, the Passamaquoddy Tribe is deemed to be enforcing Passamaquoddy tribal law. The definitions of the criminal offenses and the punishments applicable to those criminal offenses over which the Passamaquoddy Tribe has concurrent jurisdiction under this subsection are governed by the laws of the State. Issuance and execution of criminal process also are governed by the laws of the State.


2. Definitions of crimes; tribal procedures. In exercising its exclusive jurisdiction under subsection 1, paragraphs A and B, the Passamaquoddy Tribe is deemed to be enforcing Passamaquoddy tribal law. The definitions of the criminal offenses and juvenile crimes and the punishments applicable to those criminal offenses and juvenile crimes over which the Passamaquoddy Tribe has exclusive jurisdiction under this section are governed by the laws of the State. Issuance and execution of criminal process also are governed by the laws of the State. The procedures for the establishment and operation
of tribal forums created to effectuate the purposes of this section are governed by federal statute, including, without limitation, the provisions of 25 United States Code, Sections 1301 to 1303 and rules or regulations generally applicable to the exercise of criminal jurisdiction by Indian tribes on federal Indian reservations.

[PL 1995, c. 388, §6 (NEW); PL 1995, c. 388, §8 (AFF).]

2-A. Criminal records, juvenile records and fingerprinting. At the arraignment of a criminal defendant, the Passamaquoddy Tribal Court shall inquire whether fingerprints have been taken or whether arrangements have been made for fingerprinting. If neither has occurred, the Passamaquoddy Tribal Court shall instruct both the responsible law enforcement agency and the person charged as to their respective obligations in this regard, consistent with Title 25, section 1542-A.

At the conclusion of a criminal or juvenile proceeding within the Passamaquoddy Tribe's exclusive or concurrent jurisdiction, except for a violation of Title 12 or Title 29-A that is a Class D or Class E crime other than a Class D crime that involves hunting while under the influence of intoxicating liquor or drugs or with an excessive alcohol level or the operation or attempted operation of a watercraft, all-terrain vehicle, snowmobile or motor vehicle while under the influence of intoxicating liquor or drugs or with an excessive alcohol level, the Passamaquoddy Tribal Court shall transmit to the Department of Public Safety, State Bureau of Identification an abstract duly authorized on forms provided by the bureau.

[PL 2019, c. 621, Pt. D, §3 (NEW); PL 2019, c. 621, Pt. D, §5 (AFF).]

3. Lesser included offenses in state courts. In any criminal proceeding in the courts of the State in which a criminal offense under the exclusive jurisdiction of the Passamaquoddy Tribe constitutes a lesser included offense of the criminal offense charged, the defendant may be convicted in the courts of the State of the lesser included offense. A lesser included offense is as defined under the laws of the State.

[PL 1995, c. 388, §6 (NEW); PL 1995, c. 388, §8 (AFF).]

4. Double jeopardy, collateral estoppel. A prosecution for a criminal offense or juvenile crime over which the Passamaquoddy Tribe has exclusive jurisdiction under this section does not bar a prosecution for a criminal offense or juvenile crime, arising out of the same conduct, over which the State has exclusive jurisdiction. A prosecution for a criminal offense over which the Passamaquoddy Tribe has concurrent jurisdiction under this section does not bar a prosecution for a criminal offense, arising out of the same conduct, over which the State has exclusive jurisdiction. A prosecution for a criminal offense over which the State has concurrent jurisdiction under this section does not bar a prosecution for a criminal offense, arising out of the same conduct, over which the Passamaquoddy Tribe has exclusive jurisdiction. A prosecution for a criminal offense or juvenile crime over which the State has exclusive jurisdiction does not bar a prosecution for a criminal offense or juvenile crime, arising out of the same conduct, over which the Passamaquoddy Tribe has exclusive jurisdiction under this section. The determination of an issue of fact in a criminal or juvenile proceeding conducted in a Passamaquoddy tribal forum does not constitute collateral estoppel in a criminal or juvenile proceeding conducted in a state court. The determination of an issue of fact in a criminal or juvenile proceeding conducted in a state court does not constitute collateral estoppel in a criminal or juvenile proceeding conducted in a Passamaquoddy tribal forum.


5. Future Indian communities. Any 25 or more adult members of the Passamaquoddy Tribe residing within their Indian territory and in reasonable proximity to each other may petition the commission for designation as an extended reservation. If the commission determines, after investigation, that the petitioning Passamaquoddy tribal members constitute an extended reservation, the commission shall establish the boundaries of the extended reservation and recommend to the Legislature that, subject to the approval of the governing body of the Passamaquoddy Tribe, it amend this Act to extend the jurisdiction of the Passamaquoddy Tribe to the extended reservation. The
boundaries of an extended reservation may not exceed those reasonably necessary to encompass the petitioning Passamaquoddy tribal members.

[PL 1995, c. 388, §6 (NEW); PL 1995, c. 388, §8 (AFF).]

SECTION HISTORY


§6209-B. Jurisdiction of the Penobscot Nation Tribal Court

1. Exclusive jurisdiction over certain matters. Except as provided in subsections 3 and 4, the Penobscot Nation has the right to exercise exclusive jurisdiction, separate and distinct from the State, over:

A. Criminal offenses for which the maximum potential term of imprisonment does not exceed one year and the maximum potential fine does not exceed $5,000 and that are committed on the Indian reservation of the Penobscot Nation by a member of any federally recognized Indian tribe, nation, band or other group, except when committed against a person who is not a member of any federally recognized Indian tribe, nation, band or other group or against the property of a person who is not a member of any federally recognized Indian tribe, nation, band or other group; [PL 1997, c. 595, §1 (AMD); PL 1997, c. 595, §2 (AFF).]

B. Juvenile crimes against a person or property involving conduct that, if committed by an adult, would fall within the exclusive jurisdiction of the Penobscot Nation under paragraph A, and juvenile crimes, as defined in Title 15, section 3103, subsection 1, paragraphs B and C, committed by a juvenile member of either the Passamaquoddy Tribe or the Penobscot Nation on the Indian reservation of the Penobscot Nation; [RR 2009, c. 1, §19 (COR).]

C. Civil actions between members of either the Passamaquoddy Tribe or the Penobscot Nation arising on the Indian reservation of the Penobscot Nation and cognizable as small claims under the laws of the State, and civil actions against a member of either the Passamaquoddy Tribe or the Penobscot Nation under Title 22, section 2383 involving conduct on the Indian reservation of the Penobscot Nation by a member of either the Passamaquoddy Tribe or the Penobscot Nation; [PL 1995, c. 388, §6 (NEW); PL 1995, c. 388, §8 (AFF).]

D. Indian child custody proceedings to the extent authorized by applicable federal law; and [PL 1995, c. 388, §6 (NEW); PL 1995, c. 388, §8 (AFF).]

E. Other domestic relations matters, including marriage, divorce and support, between members of either the Passamaquoddy Tribe or the Penobscot Nation, both of whom reside on the Indian reservation of the Penobscot Nation. [PL 1995, c. 388, §6 (NEW); PL 1995, c. 388, §8 (AFF).]

The governing body of the Penobscot Nation shall decide whether to exercise or terminate the exercise of the exclusive jurisdiction authorized by this subsection. If the Penobscot Nation chooses not to exercise, or chooses to terminate its exercise of, jurisdiction over the criminal, juvenile, civil and domestic matters described in this subsection, the State has exclusive jurisdiction over those matters. Except as provided in paragraphs A and B, all laws of the State relating to criminal offenses and juvenile crimes apply within the Penobscot Indian reservation and the State has exclusive jurisdiction over those offenses and crimes. [RR 2009, c. 1, §19 (COR).]

1-A. Concurrent jurisdiction over certain criminal offenses. The Penobscot Nation has the right to exercise jurisdiction, concurrently with the State, over the following Class D crimes committed by a person on the Penobscot Indian Reservation or on lands taken into trust by the secretary for the
benefit of the Penobscot Nation now or in the future, for which the potential maximum term of imprisonment does not exceed one year and the potential fine does not exceed $2,000: Title 17-A, sections 207-A, 209-A, 210-B, 210-C and 211-A and Title 19-A, section 4011. The concurrent jurisdiction authorized by this subsection does not include an offense committed by a juvenile or a criminal offense committed by a person who is not a member of any federally recognized Indian tribe, nation, band or other group against the person or property of a person who is not a member of any federally recognized Indian tribe, nation, band or other group.

The governing body of the Penobscot Nation shall decide whether to exercise or terminate the exercise of jurisdiction authorized by this subsection. Notwithstanding subsection 2, the Penobscot Nation may not deny to any criminal defendant prosecuted under this subsection the right to a unanimous jury verdict, the rights and protections enumerated in 25 United States Code, Sections 1302(a), 1302(c), 1303 and 1304(d) and all other rights whose protection is necessary under the United States Constitution in order for the State to authorize concurrent jurisdiction under this subsection. If a criminal defendant prosecuted under this subsection moves to suppress statements on the ground that they were made involuntarily, the prosecution has the burden to prove beyond a reasonable doubt that the statements were made voluntarily.

In exercising the concurrent jurisdiction authorized by this subsection, the Penobscot Nation is deemed to be enforcing Penobscot tribal law. The definitions of the criminal offenses and the punishments applicable to those criminal offenses over which the Penobscot Nation has concurrent jurisdiction under this subsection are governed by the laws of the State. Issuance and execution of criminal process also are governed by the laws of the State.

2. Definitions of crimes; tribal procedures. In exercising its exclusive jurisdiction under subsection 1, paragraphs A and B, the Penobscot Nation is deemed to be enforcing Penobscot tribal law. The definitions of the criminal offenses and juvenile crimes and the punishments applicable to those criminal offenses and juvenile crimes over which the Penobscot Nation has exclusive jurisdiction under this section are governed by the laws of the State. Issuance and execution of criminal process are also governed by the laws of the State. The procedures for the establishment and operation of tribal forums created to effectuate the purposes of this section are governed by federal statute, including, without limitation, the provisions of 25 United States Code, Sections 1301 to 1303 and rules or regulations generally applicable to the exercise of criminal jurisdiction by Indian tribes on federal Indian reservations.

2-A. Criminal records, juvenile records and fingerprinting. At the arraignment of a criminal defendant, the Penobscot Nation Tribal Court shall inquire whether fingerprints have been taken or whether arrangements have been made for fingerprinting. If neither has occurred, the Penobscot Nation Tribal Court shall instruct both the responsible law enforcement agency and the person charged as to their respective obligations in this regard, consistent with Title 25, section 1542-A.

At the conclusion of a criminal or juvenile proceeding within the Penobscot Nation's exclusive or concurrent jurisdiction, except for a violation of Title 12 or Title 29-A that is a Class D or Class E crime other than a Class D crime that involves hunting while under the influence of intoxicating liquor or drugs or with an excessive alcohol level or the operation or attempted operation of a watercraft, all-terrain vehicle, snowmobile or motor vehicle while under the influence of intoxicating liquor or drugs or with an excessive alcohol level, the Penobscot Nation Tribal Court shall transmit to the Department of Public Safety, State Bureau of Identification an abstract duly authorized on forms provided by the bureau.

3. Lesser included offenses in state courts. In any criminal proceeding in the courts of the State in which a criminal offense under the exclusive jurisdiction of the Penobscot Nation constitutes a lesser included offense of the criminal offense charged, the defendant may be convicted in the courts of the State of the lesser included offense. A lesser included offense is as defined under the laws of the State. [PL 1995, c. 388, §6 (NEW); PL 1995, c. 388, §8 (AFF).]

4. Double jeopardy, collateral estoppel. A prosecution for a criminal offense or juvenile crime over which the Penobscot Nation has exclusive jurisdiction under this section does not bar a prosecution for a criminal offense or juvenile crime, arising out of the same conduct, over which the State has exclusive jurisdiction. A prosecution for a criminal offense over which the Penobscot Nation has concurrent jurisdiction under this section does not bar a prosecution for a criminal offense, arising out of the same conduct, over which the State has exclusive jurisdiction. A prosecution for a criminal offense over which the State has concurrent jurisdiction under this section does not bar a prosecution for a criminal offense, arising out of the same conduct, over which the Penobscot Nation has exclusive jurisdiction. A prosecution for a criminal offense over which the State has exclusive jurisdiction does not bar a prosecution for a criminal offense or juvenile crime, arising out of the same conduct, over which the Penobscot Nation has exclusive jurisdiction. A prosecution for a criminal offense or juvenile crime over which the State has exclusive jurisdiction does not bar a prosecution for a criminal offense or juvenile crime, arising out of the same conduct, over which the Penobscot Nation has exclusive jurisdiction. A prosecution for a criminal offense or juvenile crime over which the State has exclusive jurisdiction does not bar a prosecution for a criminal offense or juvenile crime, arising out of the same conduct, over which the Penobscot Nation has exclusive jurisdiction. A prosecution for a criminal offense or juvenile crime over which the State has exclusive jurisdiction does not bar a prosecution for a criminal offense or juvenile crime, arising out of the same conduct, over which the Penobscot Nation has exclusive jurisdiction. The determination of an issue of fact in a criminal or juvenile proceeding conducted in a tribal forum does not constitute collateral estoppel in a criminal or juvenile proceeding conducted in a state court. The determination of an issue of fact in a criminal or juvenile proceeding conducted in a state court does not constitute collateral estoppel in a criminal or juvenile proceeding conducted in a tribal forum. [PL 2019, c. 621, Pt. C, §3 (AMD); PL 2019, c. 621, Pt. C, §4 (AFF).]

5. Future Indian communities. Any 25 or more adult members of the Penobscot Nation residing within their Indian territory and in reasonable proximity to each other may petition the commission for designation as an extended reservation. If the commission determines, after investigation, that the petitioning tribal members constitute an extended reservation, the commission shall establish the boundaries of the extended reservation and recommend to the Legislature that, subject to the approval of the governing body of the Penobscot Nation, it amend this Act to extend the jurisdiction of the Penobscot Nation to the extended reservation. The boundaries of an extended reservation may not exceed those reasonably necessary to encompass the petitioning tribal members. [PL 1995, c. 388, §6 (NEW); PL 1995, c. 388, §8 (AFF).]

SECTION HISTORY


§6209-C. Jurisdiction of the Houlton Band of Maliseet Indians Tribal Court

1. Exclusive jurisdiction over certain matters. Except as provided in subsections 3 and 4, the Houlton Band of Maliseet Indians has the right to exercise exclusive jurisdiction, separate and distinct from the State, over:

A. Criminal offenses for which the maximum potential term of imprisonment does not exceed one year and the maximum potential fine does not exceed $5,000 and that are committed on the Houlton Band Jurisdiction Land by a member of the Houlton Band of Maliseet Indians, except when committed against a person who is not a member of the Houlton Band of Maliseet Indians or against the property of a person who is not a member of the Houlton Band of Maliseet Indians; [PL 2009, c. 384, Pt. B, §1 (NEW); PL 2009, c. 384, Pt. B, §2 (AFF).]

B. Juvenile crimes against a person or property involving conduct that, if committed by an adult, would fall within the exclusive jurisdiction of the Houlton Band of Maliseet Indians under paragraph A and juvenile crimes, as defined in Title 15, section 3103, subsection 1, paragraphs B
and C, committed by a juvenile member of the Houlton Band of Maliseet Indians on the Houlton

C. Civil actions between members of the Houlton Band of Maliseet Indians arising on the Houlton
Band Jurisdiction Land and cognizable as small claims under the laws of the State and civil actions
against a member of the Houlton Band of Maliseet Indians under Title 22, section 2383 involving
conduct on the Houlton Band Jurisdiction Land by a member of the Houlton Band of Maliseet

D. Indian child custody proceedings to the extent authorized by applicable federal law; and [PL

E. Other domestic relations matters, including marriage, divorce and support, between members
of the Houlton Band of Maliseet Indians, both of whom reside within the Houlton Band Jurisdiction

The governing body of the Houlton Band of Maliseet Indians shall decide whether to exercise or
terminate the exercise of the exclusive jurisdiction authorized by this subsection. The decision to
exercise, to terminate the exercise of or to reassert the exercise of jurisdiction under each of the subject
areas described by paragraphs A to E may be made separately. Until the Houlton Band of Maliseet
Indians notifies the Attorney General that the band has decided to exercise exclusive jurisdiction set
forth in any or all of the paragraphs in this subsection, the State has exclusive jurisdiction over those
matters. If the Houlton Band of Maliseet Indians chooses not to exercise or chooses to terminate its
exercise of exclusive jurisdiction set forth in any or all of the paragraphs in this subsection, the State
has exclusive jurisdiction over those matters until the Houlton Band of Maliseet Indians chooses to
exercise its exclusive jurisdiction. When the Houlton Band of Maliseet Indians chooses to reassert the
exercise of exclusive jurisdiction over any or all of the areas of the exclusive jurisdiction authorized by
this subsection it must first provide 30 days’ notice to the Attorney General. Except as provided in
subsections 2 and 3, all laws of the State relating to criminal offenses and juvenile crimes apply within
the Houlton Band Trust Land and the State has exclusive jurisdiction over those offenses and crimes.

1-A. Exclusive jurisdiction over Penobscot Nation members. The Houlton Band of Maliseet
Indians has the right to exercise exclusive jurisdiction, separate and distinct from the State, over:

A. Criminal offenses for which the maximum potential term of imprisonment does not exceed one
year and the maximum potential fine does not exceed $5,000 and that are committed on the Houlton
Band Jurisdiction Land by a member of the Penobscot Nation against a member or property of a
member of those federally recognized Indian tribes otherwise subject to the exclusive jurisdiction
of the Houlton Band of Maliseet Indians under this subsection, and by a member of those federally
recognized Indian tribes otherwise subject to the exclusive jurisdiction of the Houlton Band of
Maliseet Indians under this subsection against a member or the property of a member of the

B. Juvenile crimes against a person or property involving conduct that, if committed by an adult,
would fall within the exclusive jurisdiction of the Houlton Band of Maliseet Indians under
paragraph A and juvenile crimes, as defined in Title 15, section 3103, subsection 1, paragraphs B
and C, committed by a juvenile member of the Penobscot Nation on the Houlton Band Jurisdiction

C. Civil actions between a member of those federally recognized Indian tribes otherwise subject
to the exclusive jurisdiction of the Houlton Band of Maliseet Indians under this subsection and
members of the Penobscot Nation arising on the Houlton Band Jurisdiction Land and cognizable
as small claims under the laws of the State and civil actions against a member of the Penobscot
Nation under Title 22, section 2383 involving conduct on the Houlton Band Jurisdiction Land by a
member of the Penobscot Nation; [PL 2009, c. 384, Pt. D, §1 (NEW); PL 2009, c. 384, Pt. D, §2 (AFF).]

D. Indian child custody proceedings to the extent authorized by applicable federal law; and [PL 2009, c. 384, Pt. D, §1 (NEW); PL 2009, c. 384, Pt. D, §2 (AFF).]

E. Other domestic relations matters, including marriage, divorce and support, between members of either those federally recognized Indian tribes otherwise subject to the exclusive jurisdiction of the Houlton Band of Maliseet Indians under this subsection or the Penobscot Nation, both of whom reside on the Houlton Band Jurisdiction Land. [PL 2009, c. 384, Pt. D, §1 (NEW); PL 2009, c. 384, Pt. D, §2 (AFF).]

The Houlton Band of Maliseet Indians may assert, terminate or reassert exclusive jurisdiction over these areas as described in subsection 1.


REVISOR'S NOTE: (Subsection 1-A as enacted by PL 2009, c. 384, Pt. E, §2 and affected by §3 is REALLOCATED TO TITLE 30, SECTION 6209-C, SUBSECTION 1-B)

1-B. (REALLOCATED FROM T. 30, §6209-C, sub-§1-A) Exclusive jurisdiction over Passamaquoddy Tribe members. The Houlton Band of Maliseet Indians has the right to exercise exclusive jurisdiction, separate and distinct from the State, over:

A. Criminal offenses for which the maximum potential term of imprisonment does not exceed one year and the maximum potential fine does not exceed $5,000 and that are committed on the Houlton Band Jurisdiction Land by a member of the Passamaquoddy Tribe against a member or property of a member of those federally recognized Indian tribes otherwise subject to the exclusive jurisdiction of the Houlton Band of Maliseet Indians under this subsection, and by a member of those federally recognized Indian tribes otherwise subject to the exclusive jurisdiction of the Houlton Band of Maliseet Indians under this subsection against a member or the property of a member of the Passamaquoddy Tribe; [RR 2011, c. 1, §45 (RAL).]

B. Juvenile crimes against a person or property involving conduct that, if committed by an adult, would fall within the exclusive jurisdiction of the Houlton Band of Maliseet Indians under paragraph A and juvenile crimes, as defined in Title 15, section 3103, subsection 1, paragraphs B and C, committed by a juvenile member of the Passamaquoddy Tribe on the Houlton Band Jurisdiction Land; [RR 2011, c. 1, §45 (RAL).]

C. Civil actions between a member of those federally recognized Indian tribes otherwise subject to the exclusive jurisdiction of the Houlton Band of Maliseet Indians under this subsection and members of the Passamaquoddy Tribe arising on the Houlton Band Jurisdiction Land and cognizable as small claims under the laws of the State and civil actions against a member of the Passamaquoddy Tribe under Title 22, section 2383 involving conduct on the Houlton Band Jurisdiction Land by a member of the Passamaquoddy Tribe; [RR 2011, c. 1, §45 (RAL).]

D. Indian child custody proceedings to the extent authorized by applicable federal law; and [RR 2011, c. 1, §45 (RAL).]

E. Other domestic relations matters, including marriage, divorce and support, between members of either those federally recognized Indian tribes otherwise subject to the exclusive jurisdiction of the Houlton Band of Maliseet Indians under this subsection or the Passamaquoddy Tribe, both of whom reside on the Houlton Band Jurisdiction Land. [RR 2011, c. 1, §45 (RAL).]

The Houlton Band of Maliseet Indians may assert, terminate or reassert exclusive jurisdiction over these areas as described in subsection 1.

[RR 2011, c. 1, §45 (RAL).]
2. Definitions of crimes; tribal procedures. In exercising its exclusive jurisdiction under subsection 1, paragraphs A and B, the Houlton Band of Maliseet Indians is deemed to be enforcing tribal law of the Houlton Band of Maliseet Indians. The definitions of the criminal offenses and juvenile crimes and the punishments applicable to those criminal offenses and juvenile crimes over which the Houlton Band of Maliseet Indians has exclusive jurisdiction under this section are governed by the laws of the State. Issuance and execution of criminal process are also governed by the laws of the State. The procedures for the establishment and operation of tribal forums created to effectuate the purposes of this section are governed by federal statute, including, without limitation, the provisions of 25 United States Code, Sections 1301 to 1303 and rules and regulations generally applicable to the exercise of criminal jurisdiction by Indian tribes on federal Indian reservations.


3. Lesser included offenses in state courts. In any criminal proceeding in the courts of the State in which a criminal offense under the exclusive jurisdiction of the Houlton Band of Maliseet Indians constitutes a lesser included offense of the criminal offense charged, the defendant may be convicted in the courts of the State of the lesser included offense. A lesser included offense is as defined under the laws of the State.


4. Double jeopardy; collateral estoppel. A prosecution for a criminal offense or juvenile crime over which the Houlton Band of Maliseet Indians has exclusive jurisdiction under this section does not bar a prosecution for a criminal offense or juvenile crime arising out of the same conduct over which the State has exclusive jurisdiction. A prosecution for a criminal offense or juvenile crime over which the State has exclusive jurisdiction does not bar a prosecution for a criminal offense or juvenile crime arising out of the same conduct over which the Houlton Band of Maliseet Indians has exclusive jurisdiction under this section. The determination of an issue of fact in a criminal or juvenile proceeding conducted in a tribal forum does not constitute collateral estoppel in a criminal or juvenile proceeding conducted in a state court. The determination of an issue of fact in a criminal or juvenile proceeding conducted in a state court does not constitute collateral estoppel in a criminal or juvenile proceeding conducted in a tribal forum.


5. Houlton Band Jurisdiction Land. For the purposes of this section, “Houlton Band Jurisdiction Land” means only the Houlton Band Trust Land described as follows:

A. Lands transferred from Ralph E. Longstaff and Justina Longstaff to the United States of America in trust for the Houlton Band of Maliseet Indians, located in Houlton, Aroostook County and recorded in the Aroostook County South Registry of Deeds in Book 2144, Page 198; and [PL 2009, c. 384, Pt. B, §1 (NEW); PL 2009, c. 384, Pt. B, §2 (AFF).]


The designation of Houlton Band Jurisdiction Land in this subsection in no way affects the acquisition of additional Houlton Band Trust Land pursuant to applicable federal and state law, nor limits the Houlton Band of Maliseet Indians from making additional requests that portions of the trust land be included in this subsection.


6. Effective date; full faith and credit. This section takes effect only if the State, the Passamaquoddy Tribe and the Penobscot Nation agree to give full faith and credit to the judicial proceedings of the Houlton Band of Maliseet Indians and the Houlton Band of Maliseet Indians agrees
to give full faith and credit to the judicial proceedings of the State, the Passamaquoddy Tribe and the Penobscot Nation.


SECTION HISTORY


§6209-D. Full faith and credit

The Passamaquoddy Tribe, the Penobscot Nation and the State shall give full faith and credit to the judicial proceedings of the Houlton Band of Maliseet Indians. [PL 2009, c. 384, Pt. C, §1 (NEW); PL 2009, c. 384, Pt. C, §2 (AFF).]

The Houlton Band of Maliseet Indians shall give full faith and credit to the judicial proceedings of the Passamaquoddy Tribe, the Penobscot Nation and the State. [PL 2009, c. 384, Pt. C, §1 (NEW); PL 2009, c. 384, Pt. C, §2 (AFF).]

SECTION HISTORY


§6210. Law enforcement on Indian reservations and within Indian territory

1. Exclusive authority of tribal law enforcement officers. Law enforcement officers appointed by the Passamaquoddy Tribe and the Penobscot Nation have exclusive authority to enforce, within their respective Indian territories, ordinances adopted under section 6206 and section 6207, subsection 1, and to enforce, on their respective Indian reservations, the criminal, juvenile, civil and domestic relations laws over which the Passamaquoddy Tribe or the Penobscot Nation have jurisdiction under section 6209-A, subsection 1 and section 6209-B, subsection 1, respectively.

[PL 1995, c. 388, §7 (AMD); PL 1995, c. 388, §8 (AFF).]

2. Joint authority of tribal and state law enforcement officers. Law enforcement officers appointed by the Passamaquoddy Tribe or the Penobscot Nation have the authority within their respective Indian territories and state and county law enforcement officers have the authority within both Indian territories to enforce rules or regulations adopted by the commission under section 6207, subsection 3 and to enforce all laws of the State other than those over which the Passamaquoddy Tribe or the Penobscot Nation has exclusive jurisdiction under section 6209-A, subsection 1 and section 6209-B, subsection 1, respectively.

[PL 1995, c. 388, §7 (AMD); PL 1995, c. 388, §8 (AFF).]

3. Agreements for cooperation and mutual aid. This section does not prevent the Passamaquoddy Tribe or the Penobscot Nation and any state, county or local law enforcement agency from entering into agreements for cooperation and mutual aid.

[PL 1995, c. 388, §7 (AMD); PL 1995, c. 388, §8 (AFF).]

4. Powers and training requirements. Law enforcement officers appointed by the Passamaquoddy Tribe and the Penobscot Nation possess the same powers and are subject to the same duties, limitations and training requirements as other corresponding law enforcement officers under the laws of the State.

[PL 1995, c. 388, §7 (AMD); PL 1995, c. 388, §8 (AFF).]

4-A. Reports to the State Bureau of Identification by Passamaquoddy Tribe. Passamaquoddy Tribe law enforcement agencies shall submit to the Department of Public Safety, State Bureau of Identification uniform crime reports and other information required by Title 25, section 1544.

[PL 2019, c. 621, Pt. B, §2 (NEW); PL 2019, c. 621, Pt. B, §3 (AFF).]
5. Reports to the State Bureau of Identification by Penobscot Nation. Penobscot Nation law enforcement agencies shall submit to the Department of Public Safety, State Bureau of Identification uniform crime reports and other information required by Title 25, section 1544.
[PL 2019, c. 621, Pt. A, §2 (NEW); PL 2019, c. 621, Pt. A, §3 (AFF).]

SECTION HISTORY


§6211. Eligibility of Indian tribes and state funding

1. Eligibility generally. The Passamaquoddy Tribe, the Penobscot Nation and the Houlton Band of Maliseet Indians are eligible for participation and entitled to receive benefits from the State under any state program that provides financial assistance to all municipalities as a matter of right. Such entitlement must be determined using statutory criteria and formulas generally applicable to municipalities in the State. To the extent that any such program requires municipal financial participation as a condition of state funding, the share for the Passamaquoddy Tribe, the Penobscot Nation or the Houlton Band of Maliseet Indians may be raised through any source of revenue available to the respective tribe, nation or band, including but without limitation taxation to the extent authorized within its respective Indian territory. In the event that any applicable formula regarding distribution of money employs a factor for the municipal real property tax rate, and in the absence of such tax within the Indian territory, the formula applicable to such Indian territory must be computed using the most current average equalized real property tax rate of all municipalities in the State as determined by the State Tax Assessor. In the event any such formula regarding distribution of money employs a factor representing municipal valuation, the valuation applicable to such Indian territory must be determined by the State Tax Assessor in the manner generally provided by the laws of the State as long as property owned by or held in trust for a tribe, nation or band and used for governmental purposes is treated for purposes of valuation as like property owned by a municipality.

2. Limitation on eligibility. In computing the extent to which the Passamaquoddy Tribe, the Penobscot Nation or the Houlton Band of Maliseet Indians is entitled to receive state funds under subsection 1, other than funds in support of education, any money received by the respective tribe, nation or band from the United States within substantially the same period for which state funds are provided, for a program or purpose substantially similar to that funded by the State, and in excess of any local share ordinarily required by state law as a condition of state funding, must be deducted in computing any payment to be made to the respective tribe, nation or band by the State. Unless otherwise provided by federal law, in computing the extent to which the Passamaquoddy Tribe, the Penobscot Nation or the Houlton Band of Maliseet Indians is entitled to receive state funds for education under subsection 1, the state payment must be reduced by 15% of the amount of federal funds for school operations received by the respective tribe, nation or band within substantially the same period for which state funds are provided, and in excess of any local share ordinarily required by state law as a condition of state funding. A reduction in state funding for secondary education may not be made under this section except as a result of federal funds received within substantially the same period and allocated or allocable to secondary education.

2-A. Limitation on eligibility.
[PL 1997, c. 626, §2 (RP); PL 1997, c. 626, §3 (AFF).]

3. Eligibility for discretionary funds. The Passamaquoddy Tribe, the Penobscot Nation and the Houlton Band of Maliseet Indians are eligible to apply for any discretionary state grants or loans to the
same extent and subject to the same eligibility requirements, including availability of funds, applicable to municipalities in the State.


4. Eligibility of individuals for state funds. Residents of the Indian territories or Houlton Band Trust Land are eligible for and entitled to receive any state grant, loan, unemployment compensation, medical or welfare benefit or other social service to the same extent as and subject to the same eligibility requirements applicable to other persons in the State as long as in computing the extent to which any person is entitled to receive any such funds any money received by such person from the United States within substantially the same period of time for which state funds are provided and for a program or purpose substantially similar to that funded by the State is deducted in computing any payment to be made by the State.


SECTION HISTORY


§6212. Maine Indian Tribal-State Commission

1. Commission created. The Maine Indian Tribal-State Commission is established. The commission consists of 13 members, 6 to be appointed by the Governor, subject to review by the Joint Standing Committee on Judiciary and to confirmation by the Legislature, 2 to be appointed by the Houlton Band of Maliseet Indians, 2 to be appointed by the Passamaquoddy Tribe, 2 to be appointed by the Penobscot Nation and a chair, to be selected in accordance with subsection 2. The members of the commission, other than the chair, each serve for a term of 3 years and may be reappointed. In the event of the death, resignation or disability of a member, the appointing authority may fill the vacancy for the unexpired term.


2. Chair. The commission, by a majority vote of its 12 members, shall select an individual who is a resident of the State to act as chair. In the event of the death, resignation, replacement or disability of the chair, the commission may select, by a majority vote of its 12 remaining members, a new chair. When the commission is unable to select a chair within 120 days of the death, resignation, replacement or disability, the Governor, after consulting with the chiefs of the Houlton Band of Maliseet Indians, the Penobscot Nation and the Passamaquoddy Tribe, shall appoint an interim chair for a period of one year or for the period until the commission selects a chair in accordance with this section, whichever is shorter. The chair is a full-voting member of the commission and, except when appointed for an interim term, shall serve for 4 years.


3. Responsibilities. In addition to the responsibilities set forth in this Act, the commission shall continually review the effectiveness of this Act and the social, economic and legal relationship between the Houlton Band of Maliseet Indians, the Passamaquoddy Tribe and the Penobscot Nation and the State and shall make such reports and recommendations to the Legislature, the Houlton Band of Maliseet Indians, the Passamaquoddy Tribe and the Penobscot Nation as it determines appropriate.

Nine members constitute a quorum of the commission and a decision or action of the commission is not valid unless 7 members vote in favor of the action or decision.


4. Personnel, fees, expenses of commissioners. The commission may employ personnel as it considers necessary and desirable in order to effectively discharge its duties and responsibilities. These employees are not subject to state personnel laws or rules.
The commission members are entitled to receive $75 per day for their services and to reimbursement for reasonable expenses, including travel.

[PL 1993, c. 600, Pt. A, §24 (AMD); PL 1993, c. 600, Pt. A, §25 (AFF).]

5. **Interagency cooperation.** In order to facilitate the work of the commission, all other agencies of the State shall cooperate with the commission and make available to it without charge information and data relevant to the responsibilities of the commission.

[PL 1993, c. 600, Pt. A, §24 (AMD); PL 1993, c. 600, Pt. A, §25 (AFF).]

6. **Funding.** The commission may receive and accept, from any source, allocations, appropriations, loans, grants and contributions of money or other things of value to be held, used or applied to carry out this chapter, subject to the conditions upon which the loans, grants and contributions may be made, including, but not limited to, appropriations, allocations, loans, grants or gifts from a private source, federal agency or governmental subdivision of the State or its agencies. Notwithstanding Title 5, chapter 149, upon receipt of a written request from the commission, the State Controller shall pay the commission's full state allotment for each fiscal year to meet the estimated annual disbursement requirements of the commission.

The Governor or the Governor's designee and the chief executive elected leader or the chief executive elected leader's designee of the following tribes shall communicate to produce a proposed biennial budget for the commission and to discuss any adjustments to funding:


[PL 2013, c. 81, §§4, 5 (AMD); PL 2013, c. 81, §6 (AFF).]

**SECTION HISTORY**


§6213. **Approval of prior transfers**

1. **Approval of tribal transfers.** Any transfer of land or other natural resources located anywhere within the State, from, by, or on behalf of any Indian nation, or tribe or band of Indians including but without limitation any transfer pursuant to any treaty, compact or statute of any state, which transfer occurred prior to the effective date of this Act, shall be deemed to have been made in accordance with the laws of the State.

[PL 1979, c. 732, §§1, 31 (NEW).]

2. **Approval of certain individual transfers.** Any transfer of land or other natural resources located anywhere within the State, from, by or on behalf of any individual Indian, which occurred prior to December 1, 1873, including but without limitation any transfer pursuant to any treaty, compact or statute of any state, shall be deemed to have been made in accordance with the laws of the State.

[PL 1979, c. 732, §§1, 31 (NEW).]

**SECTION HISTORY**

PL 1979, c. 732, §§1,31 (NEW).
§6214. Tribal school committees

The Passamaquoddy Tribe and the Penobscot Nation are authorized to create respective tribal school committees, in substitution for the committees heretofore provided for under the laws of the State. Such tribal school committees shall operate under the laws of the State applicable to school administrative units. The presently constituted tribal school committee of the respective tribe or nation shall continue in existence and shall exercise all the authority heretofore vested by law in it until such time as the respective tribe or nation creates the tribal school committee authorized by this section. [PL 1979, c. 732, §§1, 31 (NEW).]

SECTION HISTORY
PL 1979, c. 732, §§1,31 (NEW).

CHAPTER 603
MICMAC SETTLEMENT ACT

§7201. Short title

This Act shall be known and may be cited as "The Micmac Settlement Act." [PL 1989, c. 148, §§3, 4 (NEW).]

REVISOR'S NOTE: Needs ratification by Indian tribes per Secretary of State

SECTION HISTORY

§7202. Definitions

As used in this chapter, unless the context otherwise indicates, the following terms have the following meanings. [PL 1989, c. 148, §§3, 4 (NEW).]

1. Aroostook Band of Micmacs. "Aroostook Band of Micmacs" means the sole successor to the Micmac Nation as constituted in aboriginal times in what is now the State of Maine, and all its predecessors and successors in interest. The Aroostook Band of Micmacs is represented, as of the date of enactment of this subsection, as to lands within the United States by the Aroostook Micmac Council. [PL 1989, c. 148, §§3, 4 (NEW).]

2. Aroostook Band Trust Land. "Aroostook Band Trust Land" means land or natural resources acquired by the secretary in trust for the Aroostook Band of Micmacs, in compliance with the terms of this Act, with money from the original $900,000 congressional appropriation and interest thereon deposited in the Land Acquisition Fund established for the Aroostook Band of Micmacs pursuant to federal legislation concerning the Aroostook Band of Micmacs or with proceeds from a taking of Aroostook Band Trust Land for public use pursuant to the laws of this State or the United States. [PL 1989, c. 148, §§3, 4 (NEW).]

3. Land or other natural resources. "Land or other natural resources" means any real property or other natural resources, or any interest in or right involving any real property or other natural resources, including, but without limitation, minerals and mineral rights, timber and timber rights, water and water rights and hunting and fishing rights. [PL 1989, c. 148, §§3, 4 (NEW).]

4. Laws of the State. "Laws of the State" means the Constitution and all statutes, rules or regulations and the common law of the State and its political subdivisions, and subsequent amendments thereto or judicial interpretations thereof. [PL 1989, c. 148, §§3, 4 (NEW).]
5. Secretary. "Secretary" means the Secretary of the Interior of the United States.
[PL 1989, c. 148, §§3, 4 (NEW).]

6. Transfer. "Transfer" includes, but is not limited to, any voluntary or involuntary sale, grant, lease, allotment, partition or other conveyance; any transaction the purpose of which was to effect a sale, grant, lease, allotment, partition or other conveyance; and any act, event or circumstance that resulted in a change in title to, possession of, dominion over, or control of land or other natural resources.
[PL 1989, c. 148, §§3, 4 (NEW).]

**REVISOR'S NOTE:** Needs ratification by Indian tribes per Secretary of State

**SECTION HISTORY**


§7203. Laws of the State to apply to Indian Lands

Except as otherwise provided in this Act, the Aroostook Band of Micmacs and all members of the Aroostook Band of Micmacs in the State and any lands or other natural resources owned by them, held in trust for them by the United States or by any other person or entity shall be subject to the laws of the State and to the civil and criminal jurisdiction of the courts of the State to the same extent as any other person or lands or other natural resources therein. [PL 1989, c. 148, §§3, 4 (NEW).]

**REVISOR'S NOTE:** Needs ratification by Indian tribes per Secretary of State

**SECTION HISTORY**


§7204. Acquisition of Aroostook Band Trust Land

1. Approval. The State of Maine approves the acquisition by the secretary of Aroostook Band Trust Land within the State of Maine provided as follows.

   A. No land or natural resources acquired by the secretary may have the status of Aroostook Band Trust Land, or be deemed to be land or natural resources held in trust by the United States, until the secretary files with the Maine Secretary of State a certified copy of the deed, contract or other instrument of conveyance, setting forth the location and boundaries of the land or natural resources so acquired. Filing by mail shall be complete upon mailing. [PL 1989, c. 148, §§3, 4 (NEW).]

   B. No land or natural resources may be acquired by the secretary for the Aroostook Band of Micmacs until the secretary files with the Maine Secretary of State a certified copy of the instrument creating the trust described in section 7207, together with a letter stating that the secretary holds not less than $50,000 in a trust account for the payment of obligations of the Aroostook Band of Micmacs, and a copy of the claim filing procedures the secretary has adopted. [PL 1989, c. 148, §§3, 4 (NEW).]

   C. No land or natural resources located within any city, town, village or plantation may be acquired by the secretary for the Aroostook Band of Micmacs without the approval of the legislative body of the city, town, village or plantation. [PL 1989, c. 148, §§3, 4 (NEW).]

[PL 1989, c. 148, §§3, 4 (NEW).]

2. Takings for public uses. Aroostook Band Trust Land may be taken for public uses in accordance with the laws of the State to the same extent as privately owned land. The proceeds from any such taking shall be deposited in the Land Acquisition Fund. The United States shall be a necessary party to any such condemnation proceeding. After exhausting all state administrative remedies, the United States shall have an absolute right to remove any action commenced in the courts of this State to a United States court of competent jurisdiction.

[PL 1989, c. 148, §§3, 4 (NEW).]
3. **Restraints on alienation.** Any transfer of Aroostook Band Trust Land shall be void ab initio and without any validity in law or equity, except:

A. Takings for public uses pursuant to the laws of this State; [PL 1989, c. 148, §§3, 4 (NEW).]

B. Takings for public uses pursuant to the laws of the United States; [PL 1989, c. 148, §§3, 4 (NEW).]

C. Transfers of individual use assignments from one member of the Aroostook Band of Micmacs to another band member; [PL 1989, c. 148, §§3, 4 (NEW).]

D. Transfers authorized by federal law ratifying and approving this Act; and [PL 1989, c. 148, §§3, 4 (NEW).]

E. Transfers made pursuant to a special act of Congress. [PL 1989, c. 148, §§3, 4 (NEW).]

If the fee to the Aroostook Band Trust Land is lawfully transferred to any person or entity, the land so transferred shall cease to have the status of Aroostook Band Trust Land. [PL 1989, c. 148, §§3, 4 (NEW).]

*REVISOR’S NOTE:* Needs ratification by Indian tribes per Secretary of State

**SECTION HISTORY**


§7205. **Powers of the Aroostook Band of Micmacs**

The Aroostook Band of Micmacs shall not exercise nor enjoy the powers, privileges and immunities of a municipality nor exercise civil or criminal jurisdiction within their lands prior to the enactment of additional legislation specifically authorizing the exercise of those governmental powers. [PL 1989, c. 148, §§3, 4 (NEW).]

*REVISOR’S NOTE:* Needs ratification by Indian tribes per Secretary of State

**SECTION HISTORY**


§7206. **Taxation**

1. **Property taxes.** The Aroostook Band of Micmacs shall make payments in lieu of taxes on Aroostook Band Trust Land in an amount equal to that which would otherwise be imposed by a municipality, county, district, the State or other taxing authority on that land or natural resource. [PL 1989, c. 148, §§3, 4 (NEW).]

*REVISOR’S NOTE:* Needs ratification by Indian tribes per Secretary of State

**SECTION HISTORY**


§7207. **Aroostook Band Tax Fund**

1. **Fund.** The satisfaction of obligations, described in section 7206, owed to a governmental entity by the Aroostook Band of Micmacs shall be assured by a trust fund to be known as the Aroostook Band Tax Fund. The secretary shall administer the fund in accordance with reasonable and prudent trust management standards. The initial principal of the fund shall be not less than $50,000. The principal shall be formed with money transferred from the Land Acquisition Fund established for the Aroostook Band of Micmacs pursuant to federal legislation concerning the Aroostook Band of Micmacs. Any interest earned by the Aroostook Band Tax Fund shall be added to the principal as it accrues and that interest shall be exempt from taxation. The secretary shall maintain a permanent reserve of $25,000 at
all times and that reserve shall not be made available for the payment of claims. The interest earned by the reserved funds shall also be added to the principal available for the payment of obligations.

[PL 1989, c. 148, §§3, 4 (NEW).]

2. Claims. The secretary shall pay from the fund all valid claims for taxes, payments in lieu of property taxes and fees, together with any interest and penalties thereon, for which the Aroostook Band of Micmacs is liable pursuant to section 7206, provided that such obligation is final and not subject to further direct administrative or judicial review under the laws of the State. No payment of a valid claim may be satisfied with money from the fund unless the secretary finds, as a result of the secretary's own inquiry, that no other source of funds controlled by the secretary is available to satisfy the obligation. The secretary shall adopt written procedures, consistent with this section, governing the filing and payment of claims after consultation with the Commissioner of Finance and the Commissioner of Administration and the Aroostook Band of Micmacs.

[PL 1989, c. 148, §§3, 4 (NEW).]

3. Distributions. If the unencumbered principal available for the payment of claims exceeds the sum of $50,000, the secretary shall, except for good cause shown, provide for the transfer of such excess principal to the Aroostook Band of Micmacs. The secretary shall give 30 days' written notice to the Commissioner of Finance and the Commissioner of Administration of a proposed transfer of excess principal to the Aroostook Band of Micmacs. Any distribution of excess principal to the Aroostook Band of Micmacs shall be exempt from taxation.

[PL 1989, c. 148, §§3, 4 (NEW).]

4. Other remedies. The existence of the Aroostook Band Tax Fund as a source for the payment of the obligations of the Aroostook Band of Micmacs shall not abrogate any other remedy available to a governmental entity for the collection of taxes, payments in lieu of taxes and fees, together with any interest or penalty thereon.

[PL 1989, c. 148, §§3, 4 (NEW).]

REVISOR’S NOTE: Needs ratification by Indian tribes per Secretary of State

SECTION HISTORY


PART 5

FEDERALLY RECOGNIZED INDIAN TRIBES

CHAPTER 701

RIGHTS OF FEDERALLY RECOGNIZED INDIAN TRIBES

§8001. Mobile gaming

1. Legislative purpose. The Legislature finds and declares that the conduct of mobile gaming will, if conducted by federally recognized Indian tribes in the State, serve as an effective economic development tool for tribal governments and provide economic stimulus to rural areas of the State. The purpose of this section is to ensure that each federally recognized Indian tribe in this State has the right to conduct all forms of mobile gaming newly authorized in this State on or after the effective date of this section.

[PL 2021, c. 681, Pt. J, §10 (NEW).]

2. Definitions. As used in this section, unless the context otherwise indicates, the following terms have the following meanings.
A. "Gambling" has the same meaning as in Title 17-A, section 952, subsection 4. [PL 2021, c. 681, Pt. J, §10 (NEW).]

B. "Lawful gambling activity" means any type of gambling authorized under the laws of this State, including, but not limited to, the gambling activities described in Title 8, section 1001, subsection 15. [PL 2021, c. 681, Pt. J, §10 (NEW).]

C. "Mobile gaming" means lawful gambling activity conducted through mobile applications or other digital platforms that involve, at least in part, the use of the Internet. [PL 2021, c. 681, Pt. J, §10 (NEW).]

3. Authority to conduct mobile gaming. Notwithstanding any provision of law to the contrary, a federally recognized Indian tribe in this State has the same right as any other person or entity to obtain any license, permit or registration to conduct mobile gaming under a law of this State enacted on or after the effective date of this section as long as the federally recognized Indian tribe meets all of the qualifications for the license, permit or registration, except that the federally recognized Indian tribe is not required to meet any requirement:

A. That the federally recognized Indian tribe is unable to meet due to its status as a federally recognized Indian tribe; or [PL 2021, c. 681, Pt. J, §10 (NEW).]

B. That an applicant possess another type of gambling or wagering license, registration or permit. [PL 2021, c. 681, Pt. J, §10 (NEW).]

SECTION HISTORY