CHAPTER 20

FORMER TITLE 22 M.R.S.A.
("BLUE BOOK")
TITLE 22 - INDIANS

INDIANS AND TRIBES GENERALLY

Sec. 4701. Indians defined.
Sec. 4702. General supervision; records; filing and auditing accounts.
Sec. 4703. Record of proceedings; account of receipts and expenditures.
Sec. 4704. Health officers.
Sec. 4705. Overseers of the poor and other special officers.
Sec. 4706. Clerks of tribes.
Sec. 4707. Contracts of Indians for timber and grass.
Sec. 4708. Limitations on leases and contracts made by commissioner.
Sec. 4709. Actions by Attorney General.
Sec. 4710. Warrants.
Sec. 4711. Bounties on produce; proof.
Sec. 4712. Account of Appropriation.
Sec. 4713. Relief of Indians not members of tribes; statements; reimbursement.
Sec. 4714. Expenditure of tribal funds.
Sec. 4715. Posing as an Indian in vending.
Sec. 4716. Constables.
Sec. 4717. Adoption of ordinance.
Sec. 4718. Registration and licensing of dogs.
Sec. 4719. School Committee.
Sec. 4720. Indian bones.
Sec. 4721. Baptismal records in lieu of birth certificates.
Sec. 4722. Tribal relief of the poor.
Sec. 4723. Program for relief, rule making.
Sec. 4724. Superior Court Jurisdiction.
Sec. 4725. Confidentiality of Information.

Sec. 4701. Indians Defined

An Indian is defined for all purposes as being a person who is in whole or to the extent of at least 1/4 part of Indian blood.

Sec. 4702. Department of Indian Affairs; commissioner, qualifications, employment and salary; personnel

The duties and powers heretofore given the Commissioner of Health and Welfare relating to Indians, except their education and except section 4713 are transferred to the Department of Indian Affairs; hereinafter in this part called the 'department', which is created to exercise general supervision over the Indian tribes.

The Department of Indian Affairs shall be under the control and supervision of the Commissioner of Indian Affairs, hereinafter in
this part called the 'commissioner', who shall be qualified by experience, training and demonstrated interest in Indian affairs. The commissioner shall be appointed by the Governor to serve for a term of 4 years and until his successor shall be appointed and qualified. Any vacancy shall be filled by appointment for a like term. The commissioner shall receive such salary as shall be fixed by the Governor.

The commissioner may employ the necessary assistance to carry out the duties and responsibilities of the Department of Indian Affairs. All of these employees shall be subject to the Personnel Law except for the Deputy Commissioner of Indian Affairs.

Sec. 4703. Record of proceedings; account of receipts and expenditures

The commissioner shall keep a true record of his proceedings and correct accounts of all receipts and expenditures of every kind; and shall carry into effect all treaties with said tribes.

Sec. 4704. Health officers

A tribal physician or nurse for each of the reservations of the Penobscot and Passamaquoddy tribes of Indians shall be appointed by the Director of the Bureau of Health, subject to the approval of the commissioner. Such tribal physician or nurse shall be a physician or other person approved because of training and experience in public health work and shall serve for a term of 3 years and until his successor is appointed and approved; compensation to be determined by the commissioner.

Sec. 4705. Overseers of the poor and other special officers

An overseer of the poor, a road commissioner, a local health officer and tribal hall keeper may be appointed by the tribal governor of each of the Indian tribes subject to the approval of the tribal council, if any, of each such tribe. Such officers shall advise with the commissioner and receive compensation for duties performed upon his authorization.

Sec. 4706. Clerk of tribes

1. Appointments. The tribal governor of each reservation, with the advice and consent of the tribal council of each such reservation, shall appoint a tribal clerk for the reservation.

The qualifications for such positions and the duties of such positions will be determined by the respective tribal governor and council.

The compensation for such positions shall be mutually agreed upon in writing by the respective tribal governor and council and the Commissioner of Indian Affairs or his representative.

The terms of appointments for such positions will be for the term of the appointing tribal governor and council.
2. Duties and powers. Each tribal clerk shall keep a record of the births and deaths of persons living on such reservations and shall perform all other duties with respect to the same as are required of the clerks of towns under section 2702. Each clerk shall receive a fee of 25 cents for each certificate returned to the Bureau of Vital Statistics.

All excise taxes of residents of the various reservations shall be paid to the respective tribal clerk, who shall hold and disburse the proceeds for the benefit of each such tribe in accordance with the vote of the respective tribal council.

Each such tribal clerk shall give a corporate surety bond for the faithful discharge of his duty to the respective tribal council in the sum and with sureties as the tribal council approves.

The accounts of each tribal clerk shall be audited annually by the State Department of Audit or by a qualified public accountant. The report of each audit shall be certified to the tribal governor and council by the person conducting such audit.

Each such tribal clerk shall perform other duties of a clerical or record-keeping nature as may be specified by the respective tribal governor and council, including keeping minutes of all tribal and council meetings.

3. Removal. For inefficiency or neglect of duty or misconduct in office a tribal clerk may be removed after a hearing by the appointing tribal governor with the advice and consent of the respective tribal council, provided he shall have been given a copy of the charges at least 10 days prior to the hearing and had an opportunity to be heard in person or by council. In the event of the removal of a tribal clerk, a record of the proceedings shall be filed in the office of the respective tribal council and with the Department of Indian Affairs.

Sec. 4707. Contracts of Indians for timber and grass

Contracts relating to the sale or disposal of trees, timber or grass on the Indian lands made with any Indian belonging to either of said tribes, unless examined and allowed by the commissioner are void.

Sec. 4708. Limitations on leases and contracts made by the commissioner

No lease of land or contract for trees, timber or grass made by the commissioner has effect for more than one year; nor shall the commissioner, in any one year, sell or dispose of trees or timber of said Indians to an amount exceeding $500, except as provided in sections 4775 to 4788.

Sec. 4709. Actions of Attorney General

The Attorney General upon his own initiative, or at the request of the governing body of any of the Indian tribes in this State, may in the name of any such tribe and in his said capacity, maintain actions for money due any such tribe and for injuries done to tribal lands.
All sums or damages so recovered shall be distributed by the commis-
sioner to the Indians of the tribe concerned according to their
usages, or be invested in useful articles. This section shall apply
only to tribal and unassigned lands not privately owned and shall apply
only to damages and injuries arising out of acts done after September

Sec. 4710. Warrants (As amended by Sec. 226 of Chap. 771 of P.L. 1975)

The Governor may draw warrants on the Treasurer of State for such
sums as are payable to the Indians for the bounties on agricultural
products.

Sec. 4711. Bounties on produce; proof

Bounties shall be paid to every Indian of either of said tribes for
produce raised by him either on his own land or on land belonging to
the tribe as follows:

1. Wheat. For every bushel of wheat, 20 cents.
2. Oats, beans and others. For every bushel of rye, oats,
barley, buckwheat, peas or beans, 10 cents.
3. Potatoes, beets and others. For every bushel of potatoes,
turnips, parsnips, beets or carrots, 5 cents.

Before any bounty is paid to such Indian, he shall prove to the satis-
faction of the commissioner the number of bushels or each article before
named, raised by him on such land.

Sec. 4712. Account of appropriations

The commissioner shall keep an account of appropriations so paid out.

Sec. 4713. Relief of Indians not members of tribes; statements; reimburse-
ment

Whenever any Indian, or any member of the family of such Indian, is
found destitute and in distress, and is relieved by the overseers of
the poor of the municipality required by law to provide relief for such
persons, pursuant to chapter 1251, the overseers of the poor shall trans-
mit to the Department of Human Services a statement specifying the
nature, dates and amounts of the assistance furnished and such other
information as may be required by the Department of Human Services. The
State shall reimburse municipalities for the expenditures made for the
relief so furnished which the Department of Human Services considers to
be reasonable and appropriate. The Department of Human Services may
refuse to accept and pay any claim for reimbursement which is not sub-
mitted by a municipality to that department within 90 days of the pay-
ment upon which the claim is based.
Sec. 4714. Expenditure of tribal funds (As amended by Sec. 227 of Chap. 771 of P.L. 1975)

The department, subject to the approval of the Governor, may extend for the benefit of either Indian tribe, any portion of the funds of that tribe, provided the expenditure will not decrease the principal of the fund to such an extent as to prevent compliance with any existing statute, and provided the tribe whose funds are used shall consent to the expenditure at a meeting duly called for the purpose.

Sec. 4715. Posing as an Indian in vending

Whoever, not a member Indian of either of said tribes, represents himself to be such Indian in the vending of goods and wares, shall be punished by a fine not more than $250.

Sec. 4716. Constables

1. Appointment. The tribal governor, with the advice and consent of the tribal council, is authorized to appoint one or more Indians, age 18 or over in each of the Indian tribes in this State, as special constables with like powers, and duties of constables and police officers within towns and cities, in the enforcement of the laws of the State, within the limits of the reservation of his tribe, with authority to take any offender before any court of competent jurisdiction within his country. Such constables shall act as school attendance officers for their respective tribes. They shall receive such compensation as may be determined by the department.

2. Term of office. Said constables shall be appointed for a term of 2 years from the date of their appointments or until their successors have been duly appointed and qualified. Any constable may be removed by the tribal governor upon the recommendation of the department.

Sec. 4717. Adoption of ordinances by the Penobscot and Passamaquoddy Tribes of Indians

The Governor and Council of the Penobscot Tribe and of the Passamaquoddy Tribes of Indians shall prepare the ordinances, rules, and regulations for such tribe after a hearing held at a special meeting of such tribe called for the purpose. Said ordinances, rules and regulations shall be submitted for approval by the tribe at a general meeting called by the Governor. Such ordinances, rules and regulations shall be enforced by the constables of the tribe under the supervision and direction of said Governor and Council. The governor and council of the respective reservations may prescribe penalties for violations of ordinances not to exceed $100. Any ordinances, rules or regulations adopted by either tribe shall not be deemed to be rules within the meaning of Title 5, sections 2502 and 8001.
Sec. 4718. Registration and licensing of dogs

1. Clerk to be furnished with list of dogs. The governors of the Penobscot and Pleasant Point Passamaquoddy Tribes of Indians shall make or cause to be made a list of all dogs each member of said tribes and all other persons residing on said Indian reservations and deliver such list to the clerks of said tribes.

2. Dogs to be licensed; fee and general provisions. Each member of said tribes and all other persons residing on said reservations, who owns, keeps or has in his possession a dog more than 4 months old, shall annually before the first day of April cause it to be registered, numbered, described and licensed for one year from said first day of April, in the offices of said clerks, and shall keep around its neck a collar distinctly marked with the owner's name and its registered numbers, and shall pay to said clerks for a license $1.25 for each male dog, and $3.25 for each female dog capable of bearing young. All female dogs shall be considered capable of bearing young, unless a certificate issued by any licensed veterinarian stating that such female was made incapable of bearing young by spaying, or any previous license record so indicating, is presented. When such certificate or record accompanies the application a fee of $1.25 shall then be paid on such spayed female. Any member of said tribe and all other persons residing on said reservations becoming the owner or keeper of a dog after the first day of April, not duly licensed, shall cause it to be registered, numbered, described and licensed as provided.

3. License fees; how expended. Said clerks shall issue said license and receive the money therefor, and turn the same into the fund for the municipal purposes of said tribes, retaining to his own use 25 cents for each license issued.

4. Penalty for violation. Any member of said tribes and all other persons residing on said reservations who keeps a dog, contrary to this section shall pay a fine of $10, or be punished by imprisonment in jail in the appropriate county for not more than 30 days.

5. Dogs, not licensed, to be killed; warrant to be issued by clerk.

Said clerks shall annually, within 10 days from the first day of June, issue a warrant to the constables of said tribes directing them to proceed forthwith, either to kill or cause to be killed, all dogs on said reservations not licensed and collared according to this section, and to enter complaint against the owners or keepers thereof. Such constables shall receive from the fund derived from said registrations $1 for each dog so killed.

Sec. 43. R.S., T. 22 §4719, amended. The last 3 paragraphs of section 4719 of Title 22 of the Revised Statutes, as enacted by section 53-C of chapter 571 of the public laws of 1973, are repealed and the following enacted in place thereof:

Sec. 4719. School committees

The Passamaquoddy Tribe of Indian Township, the Passamaquoddy Tribe of Pleasant Point and the Penobscot Tribe of Indian Island shall each
be authorized to elect by popular election a school committee of not more than 5 tribal members to provide educational and cultural services for its residents. It shall be the responsibility of the school committee to approve all programs, expenditures of funds and procurement of personnel in accordance with the general laws applying to public schools. Should any reservation fail to elect a school committee, the Commissioner of Education and Cultural Services shall provide for the education of students on that reservation in the same manner as is done for unorganized territory students.

The Indian school committee shall jointly, in a manner agreed upon by all of the committees, select a superintendent of schools, subject to the approval of the Commissioner of Educational and Cultural Services, whose duties shall be the same as public school superintendents under the general law. The committees shall jointly select a treasurer.

The school committees shall determine the terms of employment for the superintendent, including compensation and length of contract, subject to the approval of the Commissioner of Educational and Cultural Services.

Each school committee shall employ its own personnel and establish and operate a system of fiscal and personnel procedures in accordance with the general law as it applies to administrative units.

All expenditures must be authorized by the school committee. All bills and payrolls must be approved for payment by the superintendent of schools before being paid by the treasurer. The State Controller shall forward monthly to the treasurer such sum as may be requested by him, the annual total not to be in excess of the sum appropriated. The execution of the budget must be carried out within the funds made available and in accordance with the laws and state regulations governing fiscal responsibility. The accounts shall be audited by the State Auditor.

The biennial budgets shall be drawn up by the superintendent and school committee and forwarded to the Commissioner of Educational and Cultural Services for his consideration and recommendation before being submitted to the Legislature.

Sec. 4720. Indian bones

From the date this Act becomes effective, all Indian skeletons and bones that come into the possession of any person, state department or organization, whether public or private, shall be transferred to the appropriate Indian Tribes in Maine for reburial.

Prior to the time of transferral to the Indian Tribes, any such Indian bones or skeletons found may be subjected to scientific study by persons skilled in the anthropological and archaeological fields, but in no instance may such study continue longer than one year from the time of the bones' discovery, before being transferred to the Indian Tribe.

(P.L. of 1973, Chap. 353)
Sec. 4721. Baptismal records in lieu of birth certificates

Any Indian whose birth is not recorded pursuant to this Title relating to the registration of live births may, in lieu of such birth certificate, present an official copy of the baptismal record from the files of the mission where such Indian was baptized, and such baptismal record shall have the same evidentiary character as an unamended and undelayed birth certificate under section 2707. (P.L. 1973, Sec. 1 of Chapter 740)

§4722. Tribal relief of the poor

Tribal overseers of the poor, appointed in accordance with section 4705, shall have the care of all eligible persons whether or not they are members of the Passamaquaddy or Penobscot Tribes, who are found destitute and in distress upon tribal reservations and shall cause them to be relieved at the expense of the tribe.

The department shall reimburse the tribe for 100% of the amount expended for furnishing such relief which the department considers to be reasonable, appropriate and furnished in accordance with section 4723. Either the tribal overseers of the poor, or the tribal clerk, if authorized by the tribal governor and council, shall submit to the department a monthly return on forms provided by the department stating the amount of expenditures made for furnishing this assistance. The department may refuse to accept and pay any claim for reimbursement which is not submitted by a tribe to the department within 90 days of the payment upon which the claim is based.

Tribal overseers of the poor may arrange to have relief furnished to eligible persons by a vendor of services or goods. When relief is furnished to eligible persons by a vendor of services or goods. When relief is furnished by a vendor of services or goods, the tribal overseers of the poor shall obtain an invoice from the vendor indicating the cost, quantity and kind of services or goods furnished. The tribal overseers of the poor shall certify to the department that the invoice represents a charge for relief furnished in accordance with section 4723 and shall forward it, along with section 4723 and shall forward it, along with their certification, to the department for payment. The department shall pay the vendor directly the full amount indicated on the invoice, unless it finds that the relief so furnished was unreasonable, inappropriate and not furnished in accordance with section 4723. The department may refuse to make payment on any invoice which is not submitted to it by the tribal overseers of the poor within 90 days of the date upon which the relief was furnished.

The tribal overseers of the poor, as well as all other tribal officers having charge of the administration of assistance furnished pursuant to this chapter, shall keep full and accurate records of the names of persons relieved or supported, including the cost, quantity and kinds of relief provided to them. The records required under this section shall be maintained in such a manner and contain information in such detail as may be required by the commissioner. The records required to be kept under this section are subject to audit by the Department of Audit.
§4723. Program for relief; rule making

The program for tribal relief of indigent persons shall be operated and administered in accordance with written rules which shall include standards of eligibility based upon need and shall define the amount and kind of assistance to be furnished to eligible persons.

The commissioner shall promulgate these rules after consultation with the tribal governors within 6 months after the effective date of this Act. The rules shall not be effective until filed with the Secretary of State and the respective tribal clerks.

In addition to defining need and specifying the amount and kind of assistance available, the rules shall provide the following:

1. Application. All persons wishing to apply for relief shall have an opportunity to do so and relief shall be furnished to eligible persons within 24 hours of the time of application.

2. Action denying, reducing or terminating assistance. Any action denying, reducing or terminating assistance shall be communicated to the applicant or recipient in writing and shall include the specific reason for such action making reference to the relevant sections of the rules upon which the decision was based.

3. Fair hearing. A fair hearing before a person or persons designated by the tribal governor who did not participate or have any responsibility for making the decision being questioned shall be available to any applicant who has been denied relief. The fair hearing shall be held within 7 days following the receipt of the request by an applicant for a fair hearing. The person requesting the hearing shall be afforded the right to confront and cross examine any witnesses against him, present witnesses in his own behalf and be represented by counsel or other spokesman and must be advised of these rights in writing. The decision of the fair hearing shall be based solely upon evidence presented at the hearing. The Maine rules of evidence shall not apply at the fair hearing. Within a reasonable time after the hearing, the applicant shall be furnished with a written decision detailing the reasons for it.

4. Pretermination hearing. A recipient of assistance shall be afforded a right to a pretermination hearing in the event that assistance of a continuing nature, which may be provided to him, will be terminated or reduced. The pretermination hearing shall be conducted in the same manner as outlined in subsection 3 for the conduct of fair hearings. The impending action of termination or reduction shall not be carried out until the pretermination hearing has been held, if requested, and written notice of the decision has been given to the recipient. The recipient shall be given a timely and advanced notice of termination or reduction in relief being provided which details the reasons for the proposed action and informs the recipient of his right to request a pretermination evidentiary hearing within 5 days following receipt of the notice. Nothing in this subsection shall be construed to require pretermination hearing when assistance is furnished for a stated period of time and the recipient is advised, in writing, of the time limitations at the time that eligibility for such assistance is communicated to him.
§4724. Superior Court jurisdiction

Review of fair hearing and pretermination evidentiary hearing decisions shall be within the jurisdiction of the Superior Court and shall proceed in accordance with Title 5, chapter 375, subchapter VII.1

§4725. Confidentiality of information

Records, papers, files and communications relating to an applicant or recipient made or received by persons charged with responsibility of administering this program of relief for indigent persons are confidential and no information relating to a person who is an applicant or recipient may be disclosed to the general public, unless expressly permitted by that person.

Chapter 1352

MAINE INDIAN HOUSING AUTHORITY LAW

Sec. 4731. Short title

This chapter shall be known and may be cited as the "Maine Indian Housing Authority Law."

Sec. 4732. Findings and declarations of necessity

It is hereby found and declared:

1. Shortage. That there exists on the reservations in this State occupied by the Passamaquoddy and Penobscot Tribes, insanitary, unsafe and over-crowded dwelling accommodations; that there is a shortage of safe or sanitary dwelling accommodations available at rents or prices which persons of low income can afford; and that such shortage forces persons to occupy such insanitary, unsafe, and over-crowded dwelling accommodations;
2. Conditions. That these conditions cause an increase in the spread of disease and other conditions and constitute a menace to the health, safety, morals and welfare of the residents of the reservations; that these conditions necessitate public health and safety, fire and accident protection and other public services and facilities;

3. Obstacles. That these slum areas cannot be cleared, nor can the shortage of safe and sanitary dwellings for persons of low income be relieved through the operation of private enterprise, or by any housing authority created by the Maine Housing Authorities Act;

4. Public uses. That the clearance, replanning and preparation for rebuilding of these areas and the providing of safe and sanitary dwelling accommodations and maintaining a wholesome living environment for persons of low income are public uses and purposes for which public money may be spent and are governmental functions of state concern;

5. Residential construction. That residential construction activity is an important factor to general economic activity and that the undertakings authorized by this chapter to aid the production of better housing and more desirable neighborhood and community developments at lower costs will make possible a more stable and larger volume of residential construction activity which will assist materially in maintaining full employment;

6. Necessity. That the necessity in the public interest for the provisions of this chapter enacted is declared as a matter of legislative determination.

Sec. 4733. Creation of Indian Housing Authorities

In the Penobscot tribal reservation at Indian Island, Old Town, and in each reservation of the Passamaquoddy Tribe of Indians at Pleasant Point and Indian Township, there is created a public body corporate and politic to be known as the reservation "Housing Authority." Except as otherwise provided in this chapter or clearly indicated otherwise by the context; the Maine Housing Authorities Act shall apply to the housing authorities created by this section, hereinafter in this chapter referred to as "authority" or "authorities."

Sec. 4734. Appointment and renewal of commissioner

1. Appointment. Each authority shall have 5 commissioners appointed by the reservation governor, with the advice and consent of the tribal council, of the reservation for which the authority is created. No less than 4 commissioners, including the chairman, shall be members of the tribe of the respective reservation. Holding of any tribal office shall not bar appointment of any such tribal member to the Housing Authority of the member's reservation. Holding of any tribal office shall not bar appointment of any such tribal member to the Housing Authority of the member's reservation. The commissioners who are first appointed shall be designated to serve for terms of 1, 2, 3, 4, and 5 years, respectively, from the date of their appointment, but thereafter such commissioners shall be appointed for a term of office of 5 years, except that all vacancies shall be filled for the unexpired term. Each commissioner shall hold office until his successor has been appointed and has qualified. Each authority shall elect a
chairman, a vice-chairman, a secretary and a treasurer from among the commissioners and a commissioner may hold any 2 of these positions except for the positions of the chairman and vice-chairman.

2. Removal. For inefficiency or neglect of duty or misconduct in office, a commissioner may be removed after a hearing by the reservation governor and tribal council of the reservation for which the authority is created, provided he shall have been given a copy of the charges at least 10 days prior to the hearing and had an opportunity to be heard in person or by counsel. In the event of the removal of a commissioner, a record of the proceedings shall be filed in the office of the respective reservation Housing Authority.

Sec. 4735. Area of operation

The area of operation of an authority is within the territorial boundaries of the reservation for which it is created. Each authority is empowered to construct, develop, operate and maintain water and sewer systems to insure that adequate water and sewer services are available to the housing project.

Sec. 4736. Referendum approval not applicable

Title 30, section 4701, requiring referendum approvals under the Maine Housing Authorities Act, does not apply to the authorities created by this chapter.

§4736-A. Eminent domain power of the Penobscot Indian tribal governor and council

Title 30, section 4656, shall not apply to the Housing Authority of the Penobscot tribal reservation. The tribal governor and council of the Penobscot Indian reservation shall have the right to acquire, by the exercise of the power of eminent domain, any real property within the territorial boundaries of the reservation which they may deem necessary for the purposes set out in this chapter, after the adoption of a resolution declaring that the acquisition of the real property described therein is necessary for these purposes. The tribal governor and council shall exercise the power of eminent domain in the manner provided in Title 30, section 4807, but references in section 4807 to an authority shall mean the tribal governor and council, and references to an urban renewal project and a renewal project area and the like shall be inapplicable. Any real property acquired pursuant to this section, shall be transferred by the governor and council to the reservation authority to be used for the purposes set out in this chapter.

§4736-B. Referendum

No real property within the territorial boundaries of the reservation shall be acquired pursuant to section 4736-A, unless or until a majority of the members of the Penobscot tribal reservation eligible to vote under section 4792, voting in a referendum duly held, have voted in favor of the acquisition. The tribal governor and council shall determine the form and operation of the referendum vote and shall make all rules and regulations necessary to carry out the referendum.
Sec. 4737. Authorization for transfer of real property

Any real property required by an authority for use in its area of operation in providing housing shall be leased to the authority by the respective Governor and Council with the approval of the Governor of the State of Maine upon such lawful terms as shall be agreeable to the parties.

Sec. 4738. State aid

In addition to its other powers, the State is empowered to provide facilities, services and financial aid, by loan, donation, grant, contributions and appropriations of money or by any other means, to an authority and, in connection therewith, to enter into agreements, which may extend over any period, notwithstanding any provisions or rule of law to the contrary, excepting constitutional provisions or treaty.

Sec. 4739. Relation of powers of local officials and state public bodies

For the purposes of this chapter, the powers and duties conferred and imposed by the Maine Housing Authorities Act upon municipalities and their governing bodies, mayors and specified local officials are hereby vested in tribal governors, tribal councils and tribal officials. The term "state public body," as defined in the Maine Housing Authorities Act, includes the state for the purpose of their chapter, and the term "municipality" in the opening paragraph of Title 30, section 4652 includes the respective reservations of the Passamaquoddy and Penobscot Indian Tribes, for the purposes of this chapter.
Chapter 1353

PENOBSCOT TRIBE

Sec. 4761. Membership.

Sec. 4762. Adoption of person into tribe.

Sec. 4763. Filing certificate of adoption; exclusion from certain offices.

Sec. 4764. Oath of adopted person.

Sec. 4765. Loss of membership by abandonment.

Sec. 4766. Loss of membership does not affect membership of other members of family.

Sec. 4767. Restoration to membership.

Sec. 4768. Dividends and rentals with respect to nonresident members.

Sec. 4769. Forfeited money used for family benefit.

Sec. 4770. Removal of non-members from reservation.

Sec. 4771. Destitute person on reservation.

Sec. 4772. Destitute members outside of reservation.

Sec. 4773. Payments due under treaty of law.

Sec. 4774. Schools (Repealed - see section 4719).

Sec. 4775. Leases of islands.

Sec. 4776. Restrictions on sale of wood or timber.

Sec. 4777. Conveyances.

Sec. 4778. Lots not to be sold or leased.

Sec. 4779. Surveys; tribal use of waters and timberland.

Sec. 4780. Assignments of unassigned lands.

Sec. 4781. Certificate of commissioner; form.

Sec. 4782. Abandonment as forfeiture of lands.

Sec. 4783. Death of landowner.

Sec. 4784. Conveyances by release deed; lots on Old Town Island, miscellaneous.

Sec. 4785. Deposit of deeds with commissioner.

Sec. 4786. Copies of deeds as evidence.

Sec. 4787. Lease of island shores.

Sec. 4788. Privileges for mills, booms and fisheries.

Sec. 4789. Warrants for interest on 4 townships purchased; rents.

Sec. 4790. Excise taxes. (Repealed - see section 4706).

Sec. 4791. Census; annual meetings; notices; correction of lists; compensation of committee.

Sec. 4792. Penobscot Tribal Elections.

Sec. 4793. Governor and Council.

Sec. 4794. Fish and Wildlife Violations on Tribal land.

Sec. 4761. Membership

Membership in the Penobscot Tribe of Indians may, after March 22, 1901, be acquired only as follows:

1. Birth. By birth;

2. Adoption. By adoption into the tribe as determined by its tribal council in accordance with sections 4762 and 4763.

3. Marriage. By marriage to a male member of said tribe; membership by marriage can be acquired only by such persons as are in whole or to the extent of at least 1/4 part of Indian blood, and it shall not include the previous issue of the person acquiring it. A certificate of marriage signed by the person solemnizing the same, or an attested copy of the record thereof, shall be sufficient evidence of such marriage.
Sec. 4762. Adoption of person into tribe; rights conferred upon adopted members; exclusion from certain offices (As amended by Chap. 232, P.L. 1973)

1. Adoption. The tribal council at any regularly held meeting may, by 3/4 vote of its total membership, adopt into said tribe any person who is of at least 1/4 part Indian blood, and who is the husband, wife, or child of a member of said tribe, and who has his or her residence for at least one year preceding such adoption upon any reservation of said tribe. An adoption by an member of the tribe under ordinary legal process shall not of itself confer tribal membership upon such adopted person. The power of adoption into the tribe shall rest exclusively with the tribal council. The decision of said council shall be conclusive and upon an affirmative decision by the tribal council, the adoption shall be effective immediately.

(As amended by Chap. 232, P.L. 1973)

2. Rights. Every person adopted into the tribe pursuant to subsection 1 shall be deemed and accepted to be a member of said tribe for all intents and purposes, except as set forth in subsection 3, and shall be entitled to have their names enrolled upon the tribal census as a member of said tribe.

3. Ineligibility to office. No person adopted into the tribe shall be eligible to hold the office of the governor, lieutenant governor or representative of said tribe.

Sec. 4763. Filing certificate of adoption (As amended by Chap. 232, P.L. 1973)

Whenever said tribal council shall vote to adopt any person into said tribe, a certificate of such vote of adoption shall be signed by the person presiding at the meeting and said certificate shall forthwith be forwarded to the Commissioner of Indian Affairs, who shall forthwith record such adopted person's name upon the official census or tribal membership roll.

Sec. 4764. Oath of adopted persons (As amended by Chap. 232, P.L. 1973)

Every person adopted as provided in section 4762 shall, within one month after the adoption, or if a minor at the time of adoption, within one month after reaching the age of 18 years, make oath before the governor of the tribe that they will demean themselves as discreet, industrious and good members of said tribe, will abide by the laws of the State of Maine and ordinances of the tribe relating to tribal membership and will faithfully fulfill the duties incumbent upon them as such members.

Sec. 4765. Loss of membership by abandonment

If any member of said tribe shall abandon it and join another tribe of Indians, he shall be deemed to have lost his membership in the Penobscot tribe, and shall not be entitled to any share of dividends, rentals or other money thereafter apportioned among the members of said tribe, nor to any other subsequent rights of membership.

-15-
Sec. 4766. Loss of membership by abandonment

If any member of said tribe shall abandon it and join another tribe of Indians, he shall be deemed to have lost his membership in the Penobscot tribe, and shall not be entitled to any share of dividends, rentals or other money thereafter apportioned among the members of said tribe, nor to any other subsequent rights of membership.

Sec. 4766. Loss of membership does not affect membership of other members of family

When any member loses his membership under section 4765, or his right to share in dividends, rentals or other moneys under section 4768, no member of his family to whom said sections do not personally apply shall be deemed to have lost such membership or right.

Sec. 4767. Restoration to membership

Any person a member of said tribe on March 22, 1901, as shown by the tribal census taken under the laws of the State, who shall have forfeited any rights of membership may regain said rights by petition, under oath, to the commissioner, alleging 30 days continuous residence within the State. If at the end of 60 days said commissioner shall have refused or neglected to restore said person to membership, he shall have the right of appeal to the tribal council which shall thereupon forthwith hear the facts and enter such judgment as to restoration to membership as is just and right. Such renewal of rights shall not entitle such person to any share of the dividends, rentals or moneys which previously thereto have come into the hands of the commissioner, nor have any other retrospective effect.

Sec. 4768. Dividends and rentals with respect to non-resident members

If any member of the tribe shall reside outside the tribal reservation, but within the State, he shall report to the commissioner at least once in each year in order to be entitled to his share of dividends, rentals or other money apportioned to members of the tribe. During such time as he shall reside without the State he shall not be entitled to any part of the dividends, rentals or other money apportioned to members of the tribe.

Sec. 4769. Forfeited money used for family benefit

If any member of said tribe shall desert his family or fail to provide properly for said family's support, the commissioner may in his discretion use for the benefit of such family any part of all of said member's dividends or share of rentals or any money assigned to him from state funds or coming to him in any way by apportionment or distribution through the hand of said commissioner.

Sec. 4770. Removal of non-members from reservation

Any person who shall reside or be comorant upon the tribal reservation of the Penobscot Tribe of Indians, not being a member nor the
husband, wife or legally adopted child of a member of the tribe, under 18 years of age, or a person of religious organizations having permanent domicile as determined by the governor and council, shall appear before the governor and council for a special hearing on residency. The governor, or lieutenant governor, in his absence, shall be required to remove, that person, therefrom by a written notice given to him in hand under the signature of the governor, or lieutenant governor in his absence, as a result of the hearing. A copy of that notice attested by the tribal clerk, with a return of service thereon by any officer qualified to serve criminal precepts, or an affidavit of service by any other person, shall be filed with the tribal clerk and be sufficient evidence of that service. If a person so notified shall not remove from the reservation within 2 days after service of the notice upon him, the governor or lieutenant governor in his absence or any member of the tribe may make complaint to the proper officer of the District Court for Southern Penobscot, who shall cause a certified copy of that complaint with a notice of time and place of court hearing thereon to be given in hand to the person or left at his place of last and usual abode at least 2 days before the time fixed for the court hearing, before the court. After due hearing, the judge with the recommendation of the tribal governor and council may order the respondent to remove within a specified time beyond the tribal reservation limits. If the respondent fails to obey the order, or if within one year after the service of the notice he shall again become resident or commorant upon any reservation of the tribe without the consent of the governor or lieutenant governor and council, the judge shall cause the person to be apprehended and brought before the court and shall punish him by a fine of not more than $100 or by imprisonment for not more than 60 days, or by both. The costs of the court proceeding under this section may be included in the order or sentence of the judge. If the respondent fails to pay the same, he may be committed to jail for not more than 30 days additional to any imprisonment otherwise imposed upon him. Court costs shall be taxed as in ordinary proceedings upon complaint.

Sec. 4771. Destitute persons on reservation

(Repealed April 26, 1977)

Sec. 4772. Destitute members outside of reservation

(Repealed April 26, 1977)

Sec. 4773. Payments due under treaty or law

The Commissioner shall provide, furnish, pay and deliver to the Penobscot tribe, on account of the State, such articles, goods, provisions and moneys as from time to time become due under any treaty or law.

Sec. 4774. Schools (Repealed - see Title 22. Sec. 4719)

Sec. 4775. Lease of islands

The islands belonging to said tribe may be leased by the Commissioner for the benefit of such tribe for a term not exceeding 12 years, if
such lease and the terms and conditions thereof are assented to by the governor and lieutenant governor of the tribe and approved by the department. If such lease is on credit, it shall be at the risk of the Commissioner, and accounted for as money. The avails thereof shall be placed by him in the State Treasury, subject to the order of the department according to law.

Sec. 4776. Restrictions on sale of wood or timber

No member of the Penobscot tribe of Indians shall be permitted to sell any standing wood or timber growing on any islands or lands in the Penobscot River within the limits of the Indian reservation except to members of the tribe for firewood only; nor shall any member of said tribe lease any portion of his lands or islands within the limits of said reservation for the purpose of permitting any standing wood or timber to be cut and removed therefrom, except with the consent and approval of the Commissioner.

Sec. 4777. Conveyances

Any Indian holding lands under a certificate issued under Authority of Chapter 137 of the public laws of 1883, or by virtue of any assignment under the laws for the appointment of the lands of said Penobscot tribe, may sell and convey the same to any member of the same tribe with the approval of the Commissioner. No Indian shall purchase lands upon the reservation of said tribe beyond his fair proportion of such reservation.

Sec. 4778. Lots not to be sold or leased

No such Indian shall sell or lease his lot except as provided by law. If he carries off the growth faster than necessary for cultivation, except by permission of the commissioner, or commits strip or waste, he shall be dealt with as a trespasser.

Sec. 4779. Surveys; tribal use of waters and timberland

Surveys of the islands in Penobscot River from Old Town Falls to Mattawamkeag Point and field notes thereof, as made under chapter 158 of the public laws of 1835 and chapter 396 of the public laws of 1839, plans of which were returned to the land office and to the Indian agent, shall be deemed authentic in all matters to which they relate. The water privileges belonging to said islands, valuable for mills, booms, fisheries, tracts of wood and timberland, and other lots indicated on said plans as reserved for public use, except the public farm which is subject to allotment by chapter 22 of the private and special laws of 1878, are not subject to assignment or distribution to members of said tribe, but shall remain for the benefit of the whole tribe.

Sec. 4780. Assignments of unassigned lands

The commissioner, on application of any Indian thereof, male or female, 18 years of age or more, to whom his proportion of the tribe's lands has never been assigned, or has never come by inheritance or who does not already hold by assignment, purchase or otherwise his fair share of lands may cause a lot suitable for cultivation to be surveyed
to such applicant from the unassigned lands of the tribe, if any, and may assign the same to him and designate the same upon the plan aforesaid. All lots so designated shall be limited by said plan and occupied accordingly and any lot, when so assigned, shall be the property of the person to whom it is assigned.

Sec. 4781. Certificate of commissioner; form

The assignments mentioned in section 4780 shall be accompanied by a certificate from the commissioner to be recorded as in section 4784, in form substantially as follows:

"Know all men by these presents, that I, _______________________, Commissioner of Indian Affairs, have caused to be surveyed and set off to _______________________, a portion of the lands belonging to said tribe on the islands in Penobscot River, as contemplated by acts of the Legislature, bounded and described as follows, viz:

*****

To have and to hold to him, his heirs and assigns, as contemplated by said acts.

In witness whereof I have hereunto set my hand and seal as Commissioner of Indian Affairs, this ______ day of _________, nineteen hundred and _________."

Sec. 4782. Abandonment as forfeiture of lands

Any member of said tribe who abandons it and joins any other tribe forfeits all lands assigned to him, and the same may be assigned anew as provided in section 4780.

Sec. 4783. Death of landowner

The Commissioner shall enter upon his record a memorandum of the death of any Indian owning lands, the date thereof, a description of the lots owned by the deceased and the name of those persons, so far as ascertainable, who are entitled to such lands by inheritance.

Sec. 4784. Conveyances by release deed; lots on Old Town Island; miscellaneous defects (Repealed and replaced by Chap. 299, P.L. 1973)

1. Deeds. Conveyances made by virtue of section 4777 shall be by release deed, quit-claim deed, quit-claim deed with covenant warranty deed, warranty deed with covenant, executed and acknowledged, and the approval of the Commissioner of Indian Affairs shall be written thereon. Said deed and approval shall be recorded by the Register of Deeds of Penobscot County in a book kept in the registry of deeds in said county, upon payment of 25 cents for each deed so recorded; and until recorded, no deed shall pass any title. This chapter and chapters 1351 and 1355 shall apply to house lots on the point of Old Town Island, as well as to land allotted for agricultural purposes.

2. Validation. All deeds heretofore made prior to May 3, 1973 for the conveyance of real property pursuant to subsection 1, and duly recorded in the Penobscot County Registry of Deeds, and otherwise valid except that the same was not in the form of a release deed as required
by said subsection 1, are validated regardless of whether or not they
are in the form of a quit-claim deed, quit-claim deed with covenant,
waranty deed with covenant or such other sufficient to pass title
under the laws of the State of Maine, and whether or not said deeds
contain the approval of the Commissioner of Indian Affairs as required
by subsection 1. All deeds affecting real property on the Penobscot
Indian Reservation duly recorded in the Penobscot County registry of
deeds having certain defects as described in Title 33, sections 351,
352 and 353 and any like provisions of law hereafter enacted by the
Legislature shall apply to conveyances made pursuant to subsection 1.

Sec. 4785. Deposit of deeds with commissioner

Deeds made by any Indian of the Penobscot tribe as provided in
section 4784 may be deposited with said commissioner to be delivered
by him to the grantee named therein, after the death of the grantor,
if the fact that such deed is so deposited to be so delivered appears
by the deed itself. When delivered by said commissioner, it shall
pass all the title of the grantor in the premises at the time of his
death.

Sec. 4786. Copies of deeds as evidence

Copies of deeds or certificates recorded as provided in this chapter
and chapters 1351 and 1355 duly attested by the register of deeds or
by the commissioner, shall be evidence in all actions or controversies
relating to title to lands between members of said tribe.

Sec. 4787. Lease of island shores

The shores of the islands in the Penobscot River belonging to said
tribe shall be leased for booming or hitching logs under the orders of
the department. Such leases shall not run longer than 5 years. All
sums received from rent of said shores shall be paid to the State, to
be held in trust, and paid to said tribe as provided in section 1 of
chapter 267 of the special laws of 1873.

Sec. 4788. Privileges for mills, booms and fisheries

The commissioner may lease any reserved privileges for mills, booms
and fisheries for a term sufficiently long to induce persons to take
leases of them. All rents shall be paid into the State Treasury, to
be expended for the benefit of the tribe, under the direction of the
department.

Sec. 4789. Warrants for interest on 4 townships purchased; rents (As amended by
Sec. 228 of Chap. 771 of P.L. of 1975)

The Governor and the governor of the tribe may draw warrants of
the State Treasury for any sum not exceeding the interest on the price
of the 4 townships purchased by the State of the Penobscot Tribe in
June, 1833, and of any other money paid into the treasury, and for the
full amount of rents paid in as aforesaid. When the whole amounts of
such sums, in the opinion of the department, is more than is necessary
for said tribe, the excess may be invested for their benefit.
Sec. 4790. **Excise taxes** (Repealed - see section 4706)

Sec. 4791. **Census; annual meeting; notices; correction of lists; compensation of committee**

An accurate census of the Penobscot tribe shall be taken early each January by the tribal council upon the best information which they can obtain, stating, as nearly as may be, the name, sex and age of each Indian as it existed on the first day of such January, each family by itself. On or before the 10th day of January, annually, the original certified under oath, shall be delivered to the commissioner, and a copy thereof to the governor of said tribe for their use. On the first Wednesday of January, annually, the said council shall hold a meeting with said tribe on Old Town Indian Island, for receiving information from such of the tribe as may attend, as to the membership of the tribe, the identity of persons and the correctness of names. Due notice in writing of the time and place of which meeting shall be given by said council. At said meeting, 5 of said tribal council shall constitute a quorum thereof.

Corrections of the list, by reason of births, deaths or omissions may, as they come to the knowledge of the council, be certified to the commissioner and he shall correct his list accordingly.

Sec. 4792. **Penobscot tribal elections** (As amended by Chap. 130, P.L. 1973 and Sec. 229 of Chap. 771 of P.L. 1975)

1. Elections. Biennially, on the even-numbered years, on the 2nd Tuesday in September, the Penobscot Indians shall hold their election for the choice of governor and lieutenant governor of said tribe and a representative at the Legislature of this State, and members of a tribal council, each of whom must be at least 18 years of age. Only certified members of the tribe who are 18 years of age or older shall be eligible to vote.

2. Caucus. On the first Tuesday of August biennially on the even-numbered years and to fill any vacancies arising in the interim, the Penobscot Indians shall hold a caucus for the purpose of nominating candidates to be elected as provided in this section. Such caucus shall have the right to establish, by majority vote, rules for the conduct of the following tribal election, providing that such rules do not violate the constitutional rights of any person.

3. Notice; votes; recount. The commissioner shall give notice of the time and place, 14 days before the day of election, by posting notices thereof, one at his office and one or more others in conspicuous places on Indian Island. The Commissioner or his authorized representative shall receive, sort and count the votes given in at said election, in the presence of the members of the tribe, and shall give to those elected certificates thereof, except that no certificate of election shall be issued less than 10 days after the election. On the written application of a candidate in said election within 7 days after election day, the commissioner shall permit him or his counsel to recount the ballots under proper protective regulations. Upon the receipt of the application, the commissioner shall send written notice of the recount.
to the candidates for the office in question, stating the time and place of the recount. The commissioner or his authorized representative shall preside at the recount and shall segregate any disputed ballots. Ballots may be disputed for any or all of the following reasons: If more names are marked for an office than there are vacancies to be filled; if there are any distinguishing marks on the ballot or if the ballot is marked in such a way as to make the voter's choice impossible to determine. In no case shall a ballot be disputed solely because of the type of mark used to indicate the voter's choice, and all votes shall be counted where the voter's intention can be clearly seen and no other reason for challenging the ballot but its type of marking exists. If any mistake was made in counting the ballots on the election day, the commissioner shall correct his tabulation. If the corrected tabulation changes the result declared on election day, the commissioner shall declare the winner as determined by the recount. The commissioner shall issue his certificate of election to the winner of a recount, unless within 4 days of the said recount, the loser appeals its result in writing to the Governor, addressed to the Secretary of State. In all cases the determination of the winner by the Governor shall be final.

4. Investigation and invalidation of tribal election. The governor and council shall request the commissioner to investigate any tribal election provided a petition is presented to the governor and council bearing charges and legal signatures of at least 2/3 majority of votes cast in the contested election. The commissioner shall have 15 days to investigate those charges and present his findings to the governor and council who within 5 days shall make a final determination of the validity of the election which shall be final. The commissioner shall not certify any person on the election results until the final determination of the validity of the election which shall be final. The commissioner shall not certify any person on the election results until the final determination of the validity of the election by the governor and council. Any petition contesting a tribal election shall be filed with the tribal clerks office no later than 5 days from the day of the election. A violation of the tribal caucus rules shall be the sole reason for declaring a tribal election null and void.

Sec. 4793. Governor and council

The governor, lieutenant governor and representative at the Legislature of the Penobscot Tribe of Indians shall hold office for 2 years commencing on the first day of October on the even-numbered years beginning October 1, 1968, or until their successors are elected.

The council of the Penobscot Tribe of Indians shall consist of 12 members elected for 4 years, chosen in the following manner: At the election of September 8, 1970, 12 members shall be elected to said tribal council. The 6 members receiving the highest number of votes in the 1970 election shall hold office for 4 years and the remaining 6 members shall hold office for 2 years, commencing on October 1, 1970, unless removed as provided, or resigned. In each subsequent election, thereafter, 6 members of said tribe shall be elected to said tribal council and shall hold office for 4 years, commencing on the first day of October in the even-numbered years, or until their successors are elected. Biennially on the first day of October in the even-numbered years, all correspondence, records, files and other materials pertaining to Penobscot tribal government and tribal activities shall be turned over to the newly elected tribal governor by the former tribal officials.
The governor shall preside over all meetings of the council and be a member ex officio. In the absence of the governor, the lieutenant governor shall preside. Seven members of said council shall constitute a quorum thereof for the purpose of conducting the affairs of the tribe and exercising its powers and for all other purposes, notwithstanding the existence of any vacancies. Tribal council members who are not in attendance at 3 successive tribal council meetings, or at 5 tribal council meetings during a 12-month period, shall be removed from said council by the governor, with the advice and consent of the council. Each council member must be given at least 24 hours advance notice of said meeting by the governor. The governor may excuse tribal council members from attendance at tribal council meetings in advance of such meetings for health or other personal reasons. No member of the council shall be liable to answer for anything spoken in debate at any council meeting.

Whenever any vacancy occurs in the office of governor, lieutenant governor, council and representative at the Legislature, there shall be a special election called by the commissioner within 60 days to fill such vacancy. The governor, lieutenant governor, council and representative at the Legislature may be removed from office by a petition showing charges and signed by a number of registered voters equal to at least a majority of the number of votes cast for tribal governor at the next preceding tribal election, and the petition is presented in writing to the governor, lieutenant governor, council and representative at the Legislature in a formal hearing called by the commissioner, and thereupon such petition shall be acted upon, provided that a majority of the persons legally registered to vote at the next preceding tribal election are present.

The tribal governor shall call a general meeting of the tribe for the purpose of affirming or rejecting legislative proposals prepared by the tribal governor and council for submission to the State Legislature. Notice of the time and place of the general meeting shall be posted 7 or more days before said meeting day at the office of the tribal governor and one conspicuous place on Old Town Island. Legislative proposals that have received an affirmative vote of a majority of those present and voting at the general meeting of the tribe shall be given to the tribal representative of the State Legislature for submission of the State legislature. No private organization, church organization, state department, civic group or individual shall submit legislation directly affecting the Penobscot or Passamaquoddy Tribe of Indians to the Legislature without first meeting and conferring with the respective tribal governor and council.

*Sec. 4794. Fish and Wildlife violations on tribal land

All fines and forfeitures imposed for violations of Title 12, Part 3, committed on land belonging to the Penobscot Tribe shall be returned to the tribal governor and council of the Penobscot Tribe to be used by the tribe for fish and wildlife purposes. All court costs shall be deducted from the fines and forfeitures before transfer to the tribe.
Chapter 1355

PASSAMAQUODDY TRIBE

Sec. 4831. Biennial elections.
4832. Census and membership.
4833. Applicability of provisions.
4834. Indian Township forest resources; Passamaquoddy trust funds.
4835. No sale or permits for foreigners.
4836. Certification to controller; warrants for payment.
4837. Removal of poor to reservation; reimbursement to towns.
4838. Schools (Repealed – see Sec. 4719).
4839. Indian Township Passamaquoddy School Committee (Repealed – see Sec. 4719).
4840. Pleasant Point Passamaquoddy School Committee (Repealed – see Sec. 4719).

Sec. 4831. Passamaquoddy tribal elections

Biennially on the even-numbered years, on the Tuesday following Labor Day in September, the Passamaquoddy Tribe of Indians shall hold their election for the choice of a tribal council to consist of 6 members of said tribe from each reservation, all of whom must be at least 18 years of age. Beginning with the election in 1976, the members of the tribal council shall be elected by a majority vote of those present and voting for terms of 4 years each, except that of those first elected, 3 shall serve for a term of 2 years. Only certified Indian members of the tribe who are 18 years of age or older shall be eligible to vote.

Every 4 years beginning in 1978, on the Tuesday following Labor Day in September, the Passamaquoddy Tribe of Indians shall hold their election for the choice of governor and lieutenant governor of each reservation of the tribe and a representative to the Legislature of this State, all of whom must be at least 18 years of age. The representative to the Legislature of this State shall be chosen alternately between the 2 reservations. Only certified Indian members of the tribe who are 18 years of age or older shall be eligible to vote.

On the first Tuesday of August next prior to an election, the Passamaquoddy Tribe of Indians shall hold a caucus for the purpose of nominating candidates to be elected as provided in this section. Such caucus shall have the right to establish, by majority vote, rules for the conduct of the following tribal election, providing that such rules do not violate the constitutional rights of any person. The commissioner shall give notice of the time and place, 7 days before the day of election, by posting notices thereof in some conspicuous place on the reservations at Pleasant Point and Indian Township. Said commissioner or his authorized representative shall receive, sort and count the votes given in said election, in the presence of members of the tribe, and those elected shall be given certificates therefor, except that no certificate of election shall be issued less than 10 days after the election.

On the written application of a candidate in said election within 7 days after election day, the commissioner shall permit him or his council to recount the ballots under proper protective regulations. Upon the receipt of the application, the commissioner shall send written notice of the recount to the candidates for the office in question, stating the time...
and place of the recount. The commissioner or his authorized representative shall preside at the recount and shall segregate any disputed ballots. Ballots may be disputed for any or all of the following reasons:

A. If more names are marked for an office than there are vacancies to be filled;

B. If there are any distinguishing marks on the ballot;

C. If the ballot is marked in such a way as to make the voter's choice impossible to determine.

In no case shall a ballot be disputed solely because of the type of mark used to indicate the voter's choice, and all votes shall be counted where the voter's intention can be clearly seen and no other reason for challenging the ballot but its type of marking exists. If any mistake was made in counting the ballots on election day, the commissioner shall correct his tabulation. If the corrected tabulation changes the result declared on election day, the commissioner shall declare the winner as determined by the recount. The commissioner shall issue his certificate of election to the winner of a recount unless within 4 days of the said recount, the loser appeals its results in writing to the Governor, addressed to the Secretary of State. In all cases, the determination of the winner by the Governor shall be final.


Sec. 4831-A. Passamaquoddy tribal government

The governors, lieutenant governors, representative to the Legislature and councillors of the Passamaquoddy Tribe of Indians shall hold office for 4 years commencing on the first day of October following their election, or until their successors are elected. Vacancies in the offices of governor, lieutenant governor and representative shall be filled by a special election called by the respective tribal council. Whenever the office of governor shall become vacant, the lieutenant governor shall act as governor until the office is filled by election. Vacancies in the tribal council shall be filled through appointment by the respective tribal governor with the advice and consent of the respective tribal council at a meeting called for that purpose.

The governors shall preside over all meetings of the council and shall be entitled to vote only in case of a tie. In the absence of the governor, the lieutenant governor shall preside but shall be allowed to vote in council on all occasions when he is not the presiding officer.

Four members of such council from each reservation shall constitute a quorum thereof for the purpose of conducting the affairs of the tribe on each reservation and exercising its powers and for all other purposes, notwithstanding the existence of any vacancies. At joint meetings of the tribal councils from both reservations, a total of 7 council members shall constitute a quorum, with at least 3 members being present from each reservation.

The tribal governor of each reservation shall call a general meeting of all tribal members residing on the reservation for the purpose of affirming
or rejecting legislative proposals prepared by the representative of the tribe for submission to the Legislature. The time and place of such meeting shall be posted 7 or more days prior to the meeting day at the office of the tribal governor and at one other conspicuous place on the reservation. All legislative proposals receiving an affirmative vote of a majority of those present and voting at such general meeting shall be given to the tribal representative to the State Legislature for submission to the Legislature.

The governor, lieutenant governor and council members of each reservation of said tribe may be removed from office by the voters of their respective reservations qualified to vote in tribal elections. The procedure for removal shall be as follows:

Upon receipt of a petition signed by 50 persons qualified to vote at the reservation concerned, seeking removal of the governor, lieutenant governor or a council member of that reservation, the commissioner shall call a special election to vote on removal of the official in question. Only persons qualified to vote in tribal elections at Pleasant Point Reservation shall be eligible to vote in a removal election of an official of that reservation and only persons qualified to vote in tribal elections at Indian Township Passamaquoddy Reservation shall be eligible to vote in a removal election of an official of that reservation and said removal election shall be held in the same manner as general tribal elections. Removal shall be accomplished by a majority vote of those voting. Before any such removal election is held, the commissioner shall call a general meeting on the reservation from which he received the removal petition and at such meeting the official whose removal is sought shall have an opportunity to hear the charges against him and present evidence on his own behalf. Any petition seeking removal of an official shall set forth the reasons for seeking removal of such official and the official in question shall be advised of such reasons prior to the meeting called by the commissioner.


Sec. 4832. Census and membership (As amended by Chap. 62, P.L. 1973 and Sec. 7 of Chap. 95 of P.L. 1975)

1. Census. An accurate census of the Passamaquoddy Tribe shall be taken early January by the tribal council of each reservation upon the best information which they can obtain as provided, stating, as nearly as may be, the name, sex and age of each Indian as it existed on the first day of each January, each family by itself. On or before the 20th day of January, annually, the original, certified under oath, shall be delivered to the commissioner, and copies thereof to the governors and councils of each reservation of said tribe for their use. On the first Wednesday of January, annually, the council of each reservation shall hold a meeting for receiving information from such of the tribe as may attend, as to the membership of the tribe, the identity of persons and the correctness of names; due notice by said Council. At said meeting 5 of said tribal council shall constitute a quorum thereof. If this subsection is not compiled with, the commissioner for purposes of his work may use the last previous tribal census.

2. Membership. Membership in the Passamaquoddy Tribe of Indians at Indian Township may, after January 1, 1974, be acquired by birth.

3. Birth; adoption. Membership in the Passamaquoddy Tribe of Indians at Pleasant Point shall be acquired only by birth.
Sec. 4833. Applicability of provisions

All the provisions of section 4770 shall apply to the Passamaquoddy tribe of Indians as well as to the Penobscot tribe, except that complaints under said section relating to the Passamaquoddy tribe shall be made to the proper officer of the District Court for Northern Washington instead of the District Court for Southern Penobscot as provided in said section.

Sec. 4834. Indian Township forest resources; Passamaquoddy trust funds

The Commissioner of Indian Affairs, with the consent of the 2 Passamaquoddy tribal governors and tribal councils, may sell to the best advantage of the Passamaquoddy Tribe, at public or private sale, to a citizen of the State, the timber and grass from township numbered 2 on St. Croix River, called Indian Township, expressly retaining in the written contract of sale a lien on the timber and grass cut, until the amount due for stumpage thereon is paid. The commissioner shall include in each contract of sale specific restrictions and conditions requiring the cutting to be done in accordance with sound forestry management. The commissioner shall require the purchaser to deliver to him a surety bond in a penal sum equal to the amount of the contract conditioned upon the proper performance of the contract to be executed by a surety company authorized to transact business in the State as surety, the contract and bond to be approved as to form by the Attorney General, and to be filed in the office of the Commissioner of Indian Affairs. Every surveyor appointed by said commissioner to scale or survey the timber so sold, before entering on his duties, shall be sworn to the faithful performance of his trust, and shall file a certificate of his oath with the commissioner. From the gross income from the sale of timber and grass, the commissioner shall make payment to the Treasurer of State to be allotted to the Bureau of Forestry on the basis of the statewide, annual per acre expenditure for forest fire protection for the last fiscal year for all lands within Indian Township not already paying a Maine Forestry District tax for the prevention, control and extinguishment of forest fires.

At the end of each fiscal year all net income from the sale of timber and grass from Indian Township shall be distributed in equal amounts to the Passamaquoddy Tribal Councils of Pleasant Point and Indian Township.

Anyone who cuts timber and grass from Indian Township without the written permission of the Commissioner of Indian Affairs shall be guilty of a misdemeanor and upon conviction thereof be punished by a fine of not more than $1,000 or by imprisonment for not more than 11 months, or by both.

(As last amended by Chap. 72 of P.L. 1975)

Sec. 4835. No sale or permits for foreigners

No citizen or subject of a foreign government shall purchase, cut or carry off trees, timber, or grass from the township reserved for the benefit of the Passamaquoddy tribe. If the commissioner gives to such citizen or subject a permit for such unlawful purpose, he forfeits not more than $500 nor less than $100, to be recovered by a civil action, 1/2 to the State and 1/2 to the prosecutor.
Sec. 4736. Certification to controller; warrants for payment

Out of the interest occurring upon the funds belonging to said tribe, the commissioner shall certify to the State Controller the amounts due to said Indians in conformity to resolves of the Legislature and any further amounts that the Legislature may appropriate, and the State Controller shall prepare warrants for the same, making all payments so far as possible direct to the person to whom such payment is due.

Sec. 4837. Removal of poor to reservation; reimbursement to towns

(Repealed 1977, c. 97, §7 eff. April 26, 1977.)

Sec. 4738. Schools (Repealed by Section 56-A, Chap. 571, P.L. 1973)

Sec. 4739. Indian Township Passamaquoddy School Committee (Repealed – see Sec. 4719)

Sec. 4840. Pleasant Point Passamaquoddy School Committee (Repealed – see Sec. 4719)
### Section 2205. Scholarship fund

There is established by the State of Maine a scholarship fund for the purpose of assisting North American Indians residing in Maine to obtain a secondary or post-secondary education, or both, from properly accredited institutions.


### Section 2206. North American Indians residing in Maine defined

As used in this chapter "North American Indians residing in Maine" shall be deemed to include those persons whose names are included on the current tribal census of either the Passamaquoddy or Penobscot Tribes of Indians or who are members of the Malacite and Micmac Tribes who individually shall prove 1/4 Indian blood and who have resided in the State of Maine during 5 consecutive years next preceding their application for a scholarship.


### Section 2207. Properly accredited institutions defined

As used in this chapter "properly accredited institutions" shall be deemed to include any and all secondary and post-secondary institutions of learning which are approved or accredited by the department of
education of the state in which they are located or are approved or accredited by a regional association of secondary schools and colleges, or are approved for payment of tuition by the United States Veterans' Administration.


Sec. 2208. Application

Any student meeting the requirements of properly accredited institutions may apply for a grant, not exceeding $3,000 per year, for the purpose of paying his or her tuition, room board, books and other costs of attending any institution of learning meeting the requirements of properly accredited institutions.


Sec. 2209. Institutional grant

Any institution that enrolls one or more grant recipients may apply for a grant, not to exceed $1,000 per enrolled grant recipient, for purpose of establishing and conducting a program of support services for said grant recipient.


Sec. 2210. Committee

An Indian Scholarship Committee set up by the Department of Educational and Cultural Services shall, at its discretion, approve all grants under this chapter. The composition of the Indian Scholarship Committee shall be as follows: The superintendent of schools of Maine Indian Education; 2 representatives of the Passamaquoddy Tribe, chosen by joint session of the tribal councils of Indian Township and Pleasant Point; 2 representative of the Penobscot Tribe, chosen by the tribal council of the Penobscot Tribe; 2 representatives of the Association of Aroostook Indians, Inc., and a representative of the Chancellor of the University of Maine. The term of service of each member of the Indian Scholarship Committee will be for one, 2 or 3 years as determined by the appointing authority.

The committee is authorized to accept funds for the scholarships provided by this chapter.

AN ACT to Revise the North American Indian Scholarship Act.

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

Sec. 1. 20 M.R.S. § 2210, 2nd sentence, as reenacted by PL 1977, c. 579, § H, § 1, is repealed and the following enacted in its place:

The composition of the Indian Scholarship Committee shall be as follows: The superintendent of schools of Maine Indian Education; one representative of the Passamaquoddy Tribe at Indian Township chosen by the tribal council; one representative of the Passamaquoddy Tribe at Pleasant Point chosen by the tribal council; 2 representatives of the Penobscot Tribe, chosen by the tribal council of the Penobscot Tribe; 2 representatives of the Association of Aroostook Indians, Inc., chosen by the board of directors of the Association of Aroostook Indians, Inc.; 2 representatives of Central Maine Indian Association, Inc., chosen by the board of directors of Central Maine Indian Association, Inc.; and a representative of the Chancellor of the University of Maine.

Sec. 2. 20 M.R.S. § 2211, as enacted by PL 1977, c. 712, Pt. G, § 3, is amended to read:

Sec. 2211. Grant Limitation

No grant shall be given to any student or institution when the student is enrolled in a 4-year post-secondary degree granting program.


STATE OF MAINE
HOUSE OF REPRESENTATIVES
109TH LEGISLATURE
FIRST REGULAR SESSION

COMMITTEE AMENDMENT "A" to H.P. 387, L.D. 497, Bill, "AN ACT to to Revise the North American Indian Scholarship Act."

Amend the Bill in section 1 in the 3rd line from the end (3rd line from the end of the L.D.) by inserting before the underlined word "chosen" the underlined words and punctuation 'one Micmac and one Malecite.'

Further amend the Bill in section 2 by striking out all of that part designated "§2211." and inserting in its place the following:

§2211. Grant Limitation

Provided funds are available from the Federal Bureau of Indian Affairs, no grant shall be given to any Penobscot or Passamaquoddy student or to any institution when the student is enrolled in a 4-year post-secondary degree granting program. This limitation shall not apply to Micmac or Malecite Indians who are not eligible for Federal Bureau of Indian Affairs Scholarship assistance.
TITLE 21 - ELECTIONS

SPECIAL PROVISIONS FOR THE INDIAN VOTING DISTRICTS

Sec. 1621. Indian voting districts.

Sec. 1622. Election procedure.

There are continued 3 voting districts previously created as follows; Indian Island Voting District, comprising all of the Penobscot Tribal Reservation situated on islands in the Penobscot River, in the County of Penobscot; Indian Township Voting District, comprising all of the Passamaquoddy Tribal Reservation situated on Indian Township, in the County of Washington; and Pleasant Point Voting District, comprising all of the Passamaquoddy Tribal Reservation situated on Pleasant Point, in the County of Washington.

Sec. 1622. Election procedure

The following provisions apply to each Indian Voting District:

1. Ballot and voting material. A reasonable time before any election, the Secretary of State shall furnish the registration commissioner of each district with ballots, specimen ballots, instruction posters and other materials necessary for conducting and reporting the results of the election.

2. Voting place. The Commissioner of Indian Affairs shall provide a suitable building for use as a voting place for all elections. He shall equip it with voting booths, guardrails and other necessary equipment as required by this Title.

3. Registration commissioner. The Governor shall appoint a qualified person as registration commissioner of each voting district. The commissioner shall serve for 2 years from the date of his appointment. He shall receive a salary of $25 for each day actually and necessarily employed in the performance of his duties. In case of a vacancy in the office of registration commissioner, the Governor shall make a new appointment in the same manner as the original appointment for a full term. If there is insufficient time before the next election, in the opinion of the Governor, to obtain a person to serve, he may appoint a temporary registration commissioner to conduct that election only.

4. Duties of registration commissioner. The registration commissioner shall determine the constitutional qualifications of residents of his voting district who desire to register. If an applicant is a resident of the district and meets the requirements of the Constitution, Article II, section I, the registration commissioner may permit such applicant to register as a voter and enroll as a member of any political party. An applicant may register and enroll on election day.
5. **Office hours.** The registration commissioner shall hold office at the voting place, or in some other convenient location in his dis­trict, on the Tuesday before each election from 2 to 5 p.m. and from 7 to 9 p.m. for the purpose of registering and enrolling Indian voters.

6. **Procedure at election.** The registration commissioner shall act as a warden, ward clerk and clerk and shall perform all their duties in the conduct of the election. He shall appoint 2 election clerks, if available and qualified, who are Indian residents of the district, and who represent the 2 major parties from candidates nominated by the chairman of the county political committee. Each election clerk shall receive $15 per day.

7. **Election notified.** The registration commissioner shall notify each election by issuing a warrant and posting attested copies of it in at least 2 conspicuous public places in the district. The copies of the warrant shall be posted at least 7 days before the election, and an attested copy with the return of the time it was given, shall be filed by him in the office of the Secretary of State before the day of the election for which the warrant was issued.

8. **Law applicable.** Registration, enrollment and the conduct of the election is governed by this Title, except as otherwise provided by this section.

9. **Election return.** After the votes have been sorted, counted and the ballots preserved according to this Title, the election clerks shall fill out the election return, the registration commissioner shall attest it and deliver it promptly to the office of the Secretary of State.

10. **Compensation.** After each election, the registration commissioner shall prepare an itemized bill stating the amount due him and the election clerks. He shall submit the bill to the Commissioner of Indian Affairs, who shall pay it from funds appropriated by the State for support of the Indian tribes.


**ELECTIONS**

State Representatives & Senators
(Indian Voting Districts Apportioned)

**REPRESENTATIVE CLASS DISTRICTS**

PENOBSCOT COUNTY ... District 79 Indian Island and part of Old Town.

District 103
Cutler, Dennysville, Eastport, Lubec, Northfield, Perry, Pleasant Point, Wesley, and Whiting.

SENATORIAL DISTRICTS (by: Supreme Judicial Court - Feb. 1, 1972 & Feb. 29, 1972)

Apportionment of Senate

...Supreme Judicial Court...does hereby in making the apportionment cause the State to be divided into districts for the choice of Senators, and does hereby Order and Establish the following districts, each of which shall elect one Senator:

...District Number Twenty-seven, consisting of the municipalities and unorganized territories in Penobscot and Aroostook Counties are as follows: Penobscot County: Alton, Bradford, Burlington, Charleston, Corinth, Edinburg, Enfield, Glenburn, Green bush, Howland, Hudson, Indian Island Voting District, Kenduskeag, LaGrange, Lee, Levant, Lincoln, Lowell, Mattawamkeag, Maxfield, Old Town, Passadumkeag, Springfield, Winn, Plantations of Carroll, Drew, Grand Falls, Lakeville, Prentiss, Webster and the unorganized territories of Silver Ridge Township, TAR2, TAR5 (Molunkus), T1R4, T1R5, T2R4, T3R3, T3R4 and T4R3.

...District Number Twenty-nine consisting of all municipalities and unorganized territories in Washington County, (INDIAN TOWNSHIP VOTING DISTRICT, PLEASANT POINT VOTING DISTRICT) and Amity, Bancroft, Haynesville, Orient and Weston in Aroostook County.

ELECTIONS-CONSTITUTION OF MAINE
ELECTORS - STATE, COUNTY AND NATIONAL ELECTIONS
(ARTICLE II, SECTION 1, AS AMENDED)

Sec. 1. Every citizen of the United States of the age of eighteen years and upwards, excepting persons under guardianship for reasons of mental illness, having his or her residence established in this State for the term of six months next preceding any election, shall be an elector for Governor, Senators and Representatives, in the city, town or plantation where his or her residence has been established for the term of three months next preceding such election, and he or she shall continue to be an elector in such city, town or plantation for the period of three months after his or her removal therefrom, if he or she continues to reside in this State during such period, unless barred by the provisions of the second paragraph of this section; and the elections shall be by written ballot. But persons in the military, naval or marine service in the United States, or this State, shall not be considered as having obtained such established residence by being stationed in any garrison, barrack or military place, in any city, town or plantation; nor shall the residence of student at any seminary of learning entitle him to the right of suffrage in the city, town or plantation where such seminary is established. No person, however, shall be deemed to have lost his residence by reason of his absence from the State in the military service of the United States, or of this State.
No person shall have the right to vote or be eligible to office under the Constitution of this State, who shall not be able to read the Constitution in the English language, and write his name; provided, however, that this shall not apply to any person prevented by a physical disability from complying with its requisitions, not to any person who had the right to vote on the fourth day of January in the year one thousand and eight hundred and ninety-three.

Every Indian, residing on tribal reservations and otherwise qualified, shall be an elector in all county, state and national elections.*

(*Amendment approved 9/21/54)

1964 Maine Revised Statutes Annotated, as amended

TITLE 12—FORESTRY

Sec. 516. Duties of foresters

Foresters under the direction of the commissioner shall provide technical guidance and service to small woodland owners and processors to bring about improvement in the growing, harvesting, marketing and utilization of forest products.

Whenever foresters are used to practice forest management on land belonging to the State on Township numbered 2 on the St. Croix River, called the Indian Township, reimbursement for the time and expenses of the forester, advertising of stumpage and similar expenses incidental thereto shall be deducted from the income received from the sale of stumpage before it is credited to the department that has administration of said lands.

SUBCHAPTER VI
(As added by Chap. 98 of P.L. 1975)

SHADE TREE PLANTING AND GENERAL CARE

Sec. 1131. Purpose

To promote aesthetic and environmental values of trees to communities and to restore those values lost through death of trees from insect and disease depredation, soil depletion, adverse growth factors and old age, the State Entomologist and his agents under the supervision of the Director of the Bureau of Forestry may enter into agreement with municipal officials and Penobscot and Passamaquoddy tribal governments to pay, so far as funds are available, up to 50% of the costs of procuring young tree-planting stock and planting and general care of public shade trees. Whenever the State does contribute funds for this purpose, it shall have the authority to establish requirements for a municipal tree care program and requirements and procedure relative to selecting, planting and care of such trees. This program is not intended to extend beyond village or community limits, except for municipal parks or cemeteries.
TITLE 12-ISLAND FISH AND GAME

(As amended by Chap. 90, 92 & 259, P.L. 1973 and Sec. 1 and Sec. 8 of Chap. 97 of P.L. 1975 and Chap. 314 of P.L. 1975)

Sec. 1960-A. Trapping season for Passamaquoddy.
2401. & 2401-B. Licenses and permits.
2402. Trapping by non-Indian forbidden.
2552. Atlantic Salmon Stamp (Chap. 314 of P.L. 1975)

Sec. 1960-A. Trapping season for Passamaquoddy Tribe

REPEALED 1977, c. 694, §251 eff. July 1, 1978

Sec. 2401-B. Licenses and permits (Subsections 1-6 do not apply)

7. Licenses for Indians. The commissioner (Inland Fisheries and Wildlife) shall issue a hunting, trapping and fishing license to any Indian over the age of 10 years of the Passamaquoddy, Penobscot, Maliseet or Micmac Tribes without any charge or fee, providing the Indian presents a certificate from the respective reservation governor or the president of the Association of Aroostook Indians stating that the person described is an Indian and a member of that tribe. For the purpose of this section, an Indian shall be any member on the tribal lists of the Penobscot and Passamaquoddy Tribes, or a person on the membership list of the Association of Aroostook Indians and who has resided in the State of Maine for at least 5 years. Holders of such licenses shall be subject to all of the laws, rules and regulations of chapters 301 to 335.**

A. Nothing in said chapters shall be construed to encroach upon the right of said Indians to take wildlife for their own sustenance on their own reservation lands.

After having had full consultation with, and the consent of the Commissioner of Inland Fisheries and Wildlife, the tribal governor and Council of each reservation shall have the right to govern by tribal ordinance hunting, fishing and trapping on their respective reservation lands. Copies of the text of any ordinances adopted shall be filed with the Commissioner of Inland Fisheries and Wildlife and in any and all instances not covered by tribal ordinance the Inland Fish and Game Laws of Maine shall apply.

B. It shall be unlawful for any person, except Penobscot Indians as defined in Title 22, chapter 1353, to hunt or trap on the Penobscot Indian lands, except by permission of landowners. Whoever violates this paragraph shall be punished by a fine of $100 or by imprisonment for not more than 30 days, or by both.

C. It shall be unlawful for any person, except members of the Passamaquoddy Tribe of Indians as defined in Title 22, sections 4701 and 4832, to hunt, trap, or fish on any reservation lands of said tribe
without written permission from the governor and council of the appropriate Passamaquoddy reservation. Whoever violates this paragraph shall be punished by a fine of $100 or by imprisonment for not more than 30 days, or by both.

Sec. 2402. **Trapping by non-Indian forbidden**

It shall be unlawful of any person not a member of the Passamaquoddy Tribe of Indians to trap for muskrat and beaver on all lands and islands belonging to the Passamaquoddy Tribe of Indians.

**CONSERVATION**

Sec. 2552. A. Resident and non-resident stamps; fee. An Atlantic salmon stamp shall be issued by the commissioner to fish for Atlantic salmon. The fee for such stamp shall be $1 for any resident of this State, excluding members of Maine's Indian tribes who shall be exempt from the fee, 16 years of age or older, and $15 for any nonresident, 16 years of age or older. The commissioner may also appoint clerks of towns or other agents to issue such stamp. Any clerk or agent so appointed shall retain 25 cents for each stamp issued. Immediately after issuance of such stamp, the purchaser shall sign the stamp across its face and affix the same to the back of a current valid fishing license. All proceeds, except for necessary expenses for issuing, shall be paid to the Atlantic Sea Run Salmon Commission for the purposes of developing the Atlantic Sea Run Salmon Restoration Program.

1973, c. 739, §10; 1975, c. 314; 1975, c. 401, §§ 1 to 5; 1975, c. 772, §§ 12, 13; 1977, c. 269, §§ 1 to 5.

**TITLE 22 - HUMAN SERVICES**

**CHAPTER 426 - FOSTER HOMES**

Sec. 3797. Subsection 1-A additional

1-A. Indian reservations. Subsection 1, shall also apply to homes or day care facilities located upon Indian reservations. The department shall consider for licensure such facilities as are recommended by the Governor and tribal council of the reservations on which they are located.

**TITLE 23 - HIGHWAY**


Sec. 1051. Part of a state highway system.
1052. Maintenance of roads and bridges.
1053. Fund available.
   * Kennebassis Road
Sec. 1051. Part of state highway system (As amended by Chap. 277, P.L. 1973 and Chap. 613 of P.L. 1975)

The Department of Transportation is directed to take over as a part of the State highway system all the roads on Indian Island, Penobscot County, in Pleasant Point and Indian Township in Washington County, and the bridge between Indian Island and Old Town. Said roads and bridges may be reconstructed from time to time as in the judgment of the Department is necessary, and the expense thereof, except as otherwise provided in section 1053, shall be paid from funds available for the construction of state highways.

Additional roads and streets at Indian Island, Pleasant Point and Indian Township proposed by the Penobscot Tribal Reservation Housing Authority, the Pleasant Point and Indian Township Passamaquoddy Reservation Housing Authorities shall be part of the state highway system if there is a dedication of sufficient land by appropriate authority. The housing authority shall obtain approval from the Commissioner of Transportation for its plans of the proposed roads and streets before dedication. The Department of Transportation shall accept the roads and streets set forth on the approved plans when it finds there has been a lawful dedication of the land designated on the plans. The Department of Transportation is authorized to accept funds, other than funds allocated for the construction of state highways, that may be authorized from implementing the housing authority plans for development, and to contract to do all things necessary to cooperate with other governmental agencies in the construction or the maintenance of these roads and streets.

Any balance remaining under this chapter shall be allocated between the Indian Reservations of Pleasant Point and Peter Dana Point for the construction of state highways on the reservations in such proportion as agreed to by the Commissioner of Transportation and both tribal governors.

These funds are to be used for the completion of the roads related to the housing projects for which the funds were intended. Following the completion of the purpose of this Act any funds which may be remaining shall lapse.

Sec. 1052. Maintenance of roads and bridges

The roads and bridges referred to in section 1051, shall be maintained by the Department and the expense thereof charged to such funds under the jurisdiction of the commissioner as are available for the purpose of maintaining state highways.

Sec. 1053. Fund available

The Department shall each year set aside from the fund available for the construction of state aid roads the sum of $1,500, and the same shall be expended for the construction of state roads in Indian Township 2, R.I.
RESOLVE, Designating Kennebassis Road in Indian Township, Washington County, as a State Road (Chap. 57, Resolves 1973)

Kennebassis Road, Indian Township; designated. Resolved:

That the Department of Transportation be authorized and directed to designate as State Highway so much of Kennebassis Road, Indian Township, Washington County, which leads easterly from U.S. Route 1, as may be dedicated by appropriate authority and easements for highway use be granted by the abutting owners at the location and a width and length as may be approved by the Commissioner of Transportation from time to time; and be it further RESOLVED: That there is allocated from the General Highway Fund the sum of $15,000 for the fiscal year ending June 30, 1974 for purpose of improving said highway as designated by this resolve. Any unexpended balance shall not lapse but shall remain a continuing carrying account until the purpose of this resolve has been accomplished.

LEGISLATURE - INDIAN REPRESENTATIVE

ELECTION of Tribal Representatives at Legislature:

Penobscot Tribe - See TITLE 22-4792 (Page 17)
Passamaquoddy Tribe - See TITLE 22-4831 (Page 19)

TITLE 3 - LEGISLATURE - GENERAL PROVISIONS
(1964 MRSA, as last amended by Chap. 750 of P.L. 1975)

Sec. 2
7th ¶ Salary, expenses and travel of members of Legislature and Representatives of Indian Tribes

...The member of the Penobscot Indian Tribe and the member of the Passamaquoddy Indian Tribe elected to represent his tribe at the Legislature shall receive a compensation of $25 for each day's attendance during the first and 2nd regular sessions and allowance for meals, housing and travel expenses as any other Member of the Senate and House of Representatives for attendance at each legislative session. For the duration of any special session of the Legislature, they shall receive the same allowances, including housing, meal and constituent service allowances, as any other Member of the Senate and House of Representatives.

RULES OF THE HOUSE OF REPRESENTATIVES

55. The member of the Penobscot Indian Tribe and the member of the Passamaquoddy Indian Tribe elected to represent their tribes at the biennial session of the Legislature shall be granted seats on the floor of the House of Representatives; be granted, by consent of the Speaker, the privilege of speaking on pending legislation; and be granted such other rights and privileges as may from time to time be voted by the House of Representatives.
Sec. 103. Unincorporated places (1964 M.R.S.A., as amended)

Upon petition signed by 20% or more of the voting age, residents in an unincorporated place requesting a vote on local option questions, the Secretary of State shall forthwith appoint a time and place, give public notice in the same manner as provided for notice in section 252 and cause a vote on such questions to be taken in such unincorporated place under his supervision and subject to such rules and regulations as he shall promulgate. Voting age residents in an unincorporated place shall be as shown by returns to the State Tax Assessor dated April 1, 1971, which returns shall be deposited by the Tax Assessor in the Secretary of State's office. Voting age of Indian reservation residents shall be determined from annual tribal census.

TITLE 29 - MOTOR VEHICLES
Special License Plates for Indian Representatives

Sec. 193. State Officials

The Secretary of State shall, upon application therefor by... members of the Legislature, Representatives of Indian Tribes at the Legislature... issue one pair of specially designed number plates and a certificate of registration for one designated motor vehicle owned or controlled by each of the officials' names. The color, shape, size, lettering and numbering of such special plates shall be determined by the Secretary of State... Such plates shall be issued for and attached to only such motor vehicle as is currently registered in accordance with this Title. Such special plates may be displayed in lieu of the regular number plates issued for such vehicles. A fee of $2 shall be paid to the Secretary of State upon application. Such special number plates shall be valid only during the term of office for which the registrant is elected. In case the office is for any cause vacated during said term, such special numbered plates and registration certificate shall immediately be surrendered to the Secretary of State.

TITLE 36 - MOTOR VEHICLES (Poll & Excise Taxes)
(1964 M.R.S.A., as amended)

Sec. 654. Polls and estates of certain persons (Chap. 66, sec. 8, P.L. 1973, as amended)

The estates of the following persons are exempt from taxation:

1. Estates of certain persons.
   A. ...
   B. ...
   C. The estates of only those Indians who reside on tribal reservations.
Sec. 1484. **Excise taxes – place of payment**

The excise tax on a vehicle shall be paid in accordance with the following:

1. ...

2. **House and camp trailers**
   A. ...
   B. ...
   C. The excise tax for house trailers owned by residents of the various Indian reservations shall be paid to the tribal clerks thereof.

3. **Motor Vehicles**
   A. If the motor vehicle is owned by an individual resident of this State, or a domestic corporation, the excise tax shall be paid in the place where the owner resides; the excise tax for motor vehicles owned by residents of the various Indian reservations shall be paid to the tribal clerks thereof.

Sec. 1487. **Collection of tax**

1. ...

2. ...

3. **Tribal clerk.** Excise taxes of residents of the various Indian reservations shall be paid to the tribal clerks thereof who shall hold and disburse the proceeds for the benefit of the respective tribes in accordance with Title 22, Section 4706.

**MISCELLANEOUS PROVISIONS**

**TITLE 30**

**PUBLIC DUMP – Indian Township**

Sec. 1202. **Assessment for public services tax**

The county commissioners of Washington County are authorized, on behalf of the inhabitants of Trescott, Marion and Edmunds Townships, to enter into contracts on such terms as they deem fit with one or more persons, associations or municipalities, or to take such other steps as they deem advisable, to provide fire protection, other than forest fire protection, and public dumps for said townships. Said commissioners are authorized on behalf of the inhabitants of Lambert Lake, Forest City, INDIAN TOWNSHIP and Brookton Townships to enter into similar contracts or to take similar steps to provide public dumps for said townships...

**CONSTITUTION OF MAINE**

**ARTICLE IX (Trust Funds)**

Sec. 14. The credit of the State shall not be directly or indirectly loaned in any case, except as provided in section 14-A. The Legislature shall not
create any debt or debts, liability or liabilities, on behalf of the State, which shall singly, or in the aggregate, with previous debts and liabilities hereafter incurred at any one time, exceed two million dollars, except to suppress insurrection, to repel invasion, or for purposes of war; and excepting also that whenever two-thirds of both Houses shall deem it necessary, by proper enactment ratified by a majority of the electors voting thereon at a general or special election, the Legislature may authorize the issuance of bonds on behalf of the State at such times and in such amount and for such purposes as approved by such action; but this shall not be construed to refer to any money that has been or may be deposited with this State by the Government of the United States, or to any fund which the State shall hold in trust for any Indian tribe. Whenever ratification by the electors is essential to the validity of bonds to be issued on behalf of the State, the question submitted to the electors shall be accompanied by a statement setting forth the total amount of bonds of the State outstanding and unpaid, the total amount of bonds of the State authorized and unissued, and the total amount of bonds of the State contemplated to be issued if the enactment submitted to the electors be ratified.

CONSTITUTIONAL RESOLUTION (Chapter 3 of the Resolve of 1971)
(Constitution, Article IX amended, Section 14-D, additional)

Sec. 14-D. Insuring payment of mortgage loans for Indian housing.

For the purpose of fostering and encouraging the acquisition, construction, repair and remodeling of houses owned or to be owned by members of the 2 tribes on the several Indian reservations, the Legislature by proper enactment may insure the payment of mortgage loans on such houses not exceeding in the aggregate $1,000,000, in amount at any one time and may also appropriate moneys and authorize the issuance of bonds on behalf of the State at such times and in such amounts as it may determine to make payments insured as aforesaid. (This amendment was voted upon favorably in the November, 1972 general election.)

ARTICLE 7-A. HOUSING MORTGAGE INSURANCE LAW
(MRSA, Title 30, Chap. 239, Sub-Chap. II, Art. 7-A,
added by Chap. 618 of P.L. 1973)

Sec. 4784. Short title

This Article shall be known and may be cited as the "Housing Mortgage Insurance Law."

Sec. 4785. Declaration of purpose

The Constitution of Maine, Article IX, section 14-D, provides for "Insuring payment of mortgage loans for Indian housing for the purpose of fostering and encouraging the acquisition, construction, repair or remodeling of houses owned by members of the 2 tribes on the several Indian reservations." It is the purpose of this Article to designate the State Housing Authority as the state agency responsible for implementing the powers provided by the Constitution in Article IX, Section 14-D.
Whereas the power of the Maine State Housing Authority to insure mortgage on housing, other than Indian housing, needs clarification, and whereas the Maine State Housing Authority is the appropriate agency of the State to administer a State Housing Mortgage Insurance Program and could administer it in conjunction with the Indian Housing Mortgage Insurance Programs, it is the further purpose of this Act to provide that clarification.

Sec. 4786. Definitions

As used in this Article, unless the context otherwise indicates, the following words shall have the following meanings:

1. Housing. "Housing" shall include but not limited to any "project" or "housing project" as defined in section 4552, subsection 12.

2. Housing Mortgage Insurance Fund. "Housing Mortgage Insurance Fund" means any fund established by the Maine State Housing Authority for the purpose of providing insurance for payment of mortgage loans for housing in Maine.

3. Indian Housing Mortgage Insurance Fund. "Indian Housing Mortgage Insurance Fund" means any fund established by the Maine State Housing Authority in cooperation with the Indian Housing Authorities for the purpose of providing insurance for payment of mortgage loans for housing on the several Indian reservations.

4. Indian Housing Authority. "Indian Housing Authority" means any housing authority created by the Maine Indian Housing Authority law.

Sec. 4787. Insurance policies

1. Contracts. The Maine State Housing Authority is authorized to establish housing mortgage insurance contracts, to charge and collect premiums, to make appropriate payments and to do all other things necessary and proper to administer a State Housing Mortgage Insurance Program.

2. Procedure. When providing mortgage insurance on Indian housing, the Maine State Housing Authority shall develop the various contracts and other aspects of the program in cooperation with the Indian Housing Authorities and shall deal with insurance purchases exclusively through the agency of the Indian Housing Authorities or a person acceptable to the Indian Housing Authorities.

Sec. 4788. General obligation bonds for Indian Housing Mortgage Insurance

The Maine State Housing Authority is authorized to request the Treasurer of State 1977, c. 163 to issue up to $1,000,000, in state general obligation bonds for the purpose of providing funds to pay any necessary and proper costs or charges arising for any reason, including default of any policy issued pursuant to section 4787, subsection 2, and incurred as a result of its insuring or undertaking to insure payment of mortgage for Indian housing on an Indian reservation.
Proceeds from said bond issuance may not be used as collateral, payment, or in any other way to assist any insurance of mortgages on other than Indian housing on Indian reservations. Administrative funds used to assist in the management of an Indian Housing Mortgage Insurance Fund or Program may be commingled with administrative funding for other Housing Mortgage Insurance Funds or programs operated or to be operated by the Maine Housing Authority.

Proceeds from said bond issuance shall be accounted for separately from the general assets of any other housing insurance fund and separately from any other funds operated at any time by the Maine State Housing Authority, its successors, assigns, or trustees. Said separate accounting shall be maintained even if funds are commingled for investment purposes by the Authority or by a trustee of any fund operated by or for the authority.

Sec. 4959. Zoning - Municipal - Indian Lands (Chap. 521, P.L. 1969, MRS, Title 30, Sec. 4959 additional)

REPEALED by C. 455, §3 1971

H.P. 976 - L.D. 1290 (Chap. 130, P. & S. 1973)

AN ACT to Appropriate Funds for the Purpose of Creating an Office of Off-reservation Indian Development within the Department of Indian Affairs.

*********

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

Sec. 1 Findings; purpose.

The Legislature finds and declares that the Department of Indian Affairs is presently unable because of lack of funds, to effectively advise Indians residing off-reservation in the State of Maine who desire such information of existing services and programs available to them.

The Legislature further finds and declares that the advancement of such programs to such off-reservation Indians who desire to participate therein would help to generate income for such Indians and improve their social and economic welfare.