MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

SIXTY-FIRST LEGISLATURE

OF THE

STATE OF MAINE.

1883.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February 18, 1840, and March 16, 1842.

A U G U S T A : $\label{eq:sprague} \mbox{ son, printers to the state.}$ 1883 .

PUBLIC LAWS

OF THE

STATE OF MAINE.

1883.

Снар. 188

School districts to instruct committee or supervisor when schools shall begin, etc.

When school districts have been abolished, supervisor or committee to determine. 'Fifth. To instruct the superintending school committee or supervisor at what time the schools shall commence, and the schools shall commence and continue as voted by the district, unless, in the opinion of the superintending school committee or supervisor, it would be detrimental to the best interests of the district on account of any contagious disease, or other good reason; but in towns or cities that have abolished the district system, the school committee, or supervisor, shall determine the time of the commencement and duration of the schools in said towns or cities.'

Approved March 10, 1883.



6

An Act to amend sections one and three of chapter seven of the Public Laws of eighteen hundred and seventy-five, relating to pauper settlements of inmates of the Soldiers' Home at Togus.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 1, ch. 7, public laws 1875, amended.

SECT. 1. Section one of said chapter is hereby amended so as to read as follows:

Pauper settlement of inmates of national home at Togus, established. 'Sect. 1. All persons who now are or may hereafter become inmates of the National Home for disabled volunteer soldiers, at Togus, in the county of Kennebec, or subject to the rules and regulations thereof, or shall receive rations therefrom, shall have their pauper settlement in the respective towns in which they had a legal settlement when their connection with said National Home commenced, so long as such connection shall continue therewith.'

Sec. 3 amended.

SECT. 2. Section three of said chapter is hereby amended so as to read as follows:

Towns furnishing relief to paupers shall be reimbursed by the state. 'Sect. 3. If any town shall furnish relief to any such person, or his family, who shall become a pauper after his connection with said National Home shall cease, having no legal settlement in this state, the state shall reimburse such town for the relief furnished, to such an amount as the governor and council shall adjudge to have been necessarily expended therefor.'

Approved March 10, 1883.