MAINE STATE LEGISLATURE

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Acts and Resolves

As Passed by the

Seventy-Eighth Legislature

OF THE

STATE OF MAINE

1917

Including Acts and Resolves of the Special Session of the Seventy-Seventh Legislature held in 1916.

Published by the Secretary of State, in accordance with the Resolves of the Legislature approved June 28, 1820, March 18, 1840, and March 16, 1842.

PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Seventy-Eighth Legislature

1917

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CHAP. 109

said second set of ballots at the office of the city, town or plantation clerk under the supervision of said clerk.'

Approved March 29, 1917.

Chapter 109.

An Act Additional to Chapter Five of the Revised Statutes, Imposing an Added Duty on Boards of Registration and Municipal Officers Acting as a Board of Registration.

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

- R. S., c. 5, relating to registration of voters, supplemented. The following section is hereby added to chapter five of the revised statutes:
- 'Sec. 47. Boards of registration and municipal officers acting as such, when registering voter coming from another town in state, shall notify officers of latter town. Whenever an applicant for registration before any board of registration or the municipal officers of any town, acting as a board of registration, states his last voting place as a city or town in the state of Maine, and the board determines that the applicant is entitled to register, it shall immediately notify by mail the board of the city or town where such person last voted, of such registration and the board, receiving such notice, shall at its first meeting strike from its list the said name, if satisfied as to the identity of the person.'

Approved March 29, 1917.

Chapter 110.

An Act to Amend Section Fifty-seven of Chapter Fifty-three of the Revised Statutes, Relating to Guaranty Capital of Mutual Insurance Companies.

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

- R. S., c. 53, § 57, relating to the organization of mutual insurance companies, amended. That section fifty-seven of chapter fifty-three of the revised statutes be amended by adding thereto the following: 'The holders of such guaranty capital may receive dividends for the like amount provided for the guaranty capital of mutual fire insurance companies in section fifty-six, and said guaranty capital may be retired in the same manner as provided in said section and amendments thereto', so that the section as amended shall read as follows:
- 'Sec. 57. Holders of guaranty capital may receive dividends. How capital may be retired. Any mutual insurance company may be organized under the provisions of sections fifty-five to sixty-six, inclusive, with a guaranty capital of not less than one hundred thousand dollars, divided into shares of one hundred dollars each; and no policy shall be issued by such corporation until one fourth, at least, of its guaranty capital has been paid in, in cash, and invested as provided in section twenty. The