MAINE STATE LEGISLATURE

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Elections - 1970 (June)

The 1970 Elections of the State of Maine

(With a Brief Calendar of Important Dates)



A Compilation Prepared under the Direction of the Secretary of State for the Benefit of Candidates in the 1970 Elections

FOREWORD

This pamphlet has been designed to explain certain portions of the Election Law as it applies to all candidates seeking office in State elections. It covers, with brief explanations, the signing of nomination petitions, campaign reports and finances, inspections, recounts and appeals, tabulating of election returns.

Included is a schedule showing the minimum and maximum number of signatures required on nomination petitions for the various offices. A "Brief Calendar of Important Dates" is also included for your convenience.

Please retain this pamphlet for the entire year as the informataion contained herein pertains to both the Primary and General Elections of 1970.

The Election Division is available at all times to offer assistance to candidates and others who desire information about the State Election Laws.

JOSEPH T. EDGAR Secretary of State

(Form #46 Approp. 2020)

BRIEF CALENDAR OF IMPORTANT DATES

Election Dates

June 15 — Primary Election

Nov. 3 — General Election

Dates Relating to Nomination Petitions

Jan. 1 — Petitions may be circulated.

Apr. 1 — Final date for filing.

(No petitions will be received in the Secretary of State's office after 5:00 P.M. but envelopes bearing a postmark as having been received in Augusta not later than midnight, April 1, will be accepted.)

Dates for Filing Campaign Reports

July 15—PRIMARY CAMPAIGN RE-PORT, deadline for filing of receipts and expenses by all candidates and treasurers of candidates or political committees, showing the totals of the entire campaign.

Dec. 3—FINAL GENERAL ELEC-TION REPORT, deadline for filing by all candidates and treasurers of candidates or political committees, showing totals of entire campaign. (Do not include any primary election figures.)

Campaign Reports Committee Meeting Dates

July 22 — Meeting of Committee to review reports of **Primary** receipts and expenses filed by candidates and treasurers of candidates or political committees.

Dec. 10 — Meeting of Committee to review Final General Election campaign reports.

SIGNING OF NOMINATION PETITIONS

Date

Primary nomination petitions must not be signed prior to January 1, 1970, and must be filed with the Secretary of State on or before April 1, 1970. (§445)

Qualification of Candidate for Office

A candidate for any state or county office must be a voting resident of the electoral division he seeks to represent on the date established for filing primary petitions in the year he seeks election. He must maintain this voting residence during his term of office. (§443)

Signatures of Voters on Petitions

Primary petitions may be signed only by voters of the electoral division which is to make the nomination who are enrolled in the party named in the petition. Other signatures are void. The petition must be signed personally by the voter using one of the following combinations:

First name, middle name, last name (John Henry Jones), or

First name, middle initial, last name (John H. Jones), or

First initial, middle name, last name (J. Henry Jones), or

First name and last name (if no middle name) (John Jones).

Women should sign their given name and married surname (Mary Jones and not Mrs. John Jones).

After his name, the voter must personally add his place of residence. "Residence" in this case means the name of the city, town or plantation. The voter's street address is not necessary. Ditto marks are permitted provided they are added by the voter and refer to the proper place of residence.

A voter may sign only as many primary petitions for each office as there are vacancies to be filled. (§445)

Oath of Circulator

A signer of a primary petition or the person who circulates it shall certify his belief that the signatures on it are genuine, that the signers are members of the party named in it, and that they are residents of the electoral division for which the nomination is proposed. The person who certifies a primary petition may do so by making oath to the above statements on the petition or on a certificate attached to it. (§445)

Number of Signatures Required

The nomination petition must be signed by a number of voters equal to at least 1% but no more than 2% of the total vote cast for Governor at the last gubernatorial election in the electoral division which is to make the nomination, or equal to at least 10% of the total vote for Governor cast in that electoral division at the last gubernatorial election by the party of the candidate, whichever is less. (§445)

The appended schedule has been figured on the basis of the first-named method, as stated above, and is intended to show accurately the minimum and maximum number of signatures required and permitted for the offices shown in which nominations are to be made in the June primaries of 1970.

Consent of Candidate

Each candidate must file a written statement over his signature stating that he will accept the nomination of the primary election, that he will not withdraw, and that he will qualify for the office if he is elected. The statement may be printed as a part of the primary petition. Only one acceptance form is required to be signed. (§446)

Candidate's Name and Address

The name of the proposed candidate should either be printed or typewritten in order that there may be no misunderstanding as to the exact manner in which his name shall appear on the ballot. Particular care should be taken that the name of the candidate should be written and spelled the same on all the petitions circulated. The signature on the acceptance portion should agree with the printed or typed name.

All nomination petitions, when filed with the Secretary of State will be immediately opened, catalogued and subject to public inspection under proper restrictions. Candidates are urgently requested to give their post office addresses, as well as their residences, not only for their own protection but also in order that all communications sent out from this department may reach them promptly.

CAMPAIGN REPORTS AND FINANCES

Duties of Candidates and Political Committees

Each political committee must appoint a treasurer before accepting or spending any money. (§1392)

A candidate or political committee shall advise the Secretary of State the name and address of its treasurer within 7 days after his appointment, the candidate or committee by which he was appointed, and his term of office. (§1393)

In addition to the registration of its treasurer, a political committee shall submit to the office of the Secretary of State the names and addresses of all of its officers, whether or not said committee expends any money for the purposes set forth in section 1391. (§1393-A)

Only a treasurer or a candidate may accept money to promote or defeat a candidate; except that this does not prohibit the receipt of contributions by a solicitor to be transferred to a treasurer, or the acceptance of money by a person who furnishes goods or services. (§1394)

Only a treasurer or a candidate may spend money to promote or defeat a candidate; except that this does not prohibit contributions to a candidate, political committee or party by a person other than a treasurer or candidate, or the spending of his own money by any person. The spending of money for alcoholic beverages is prohibited. (§1395)

Each treasurer and each candidate shall keep detailed records of all money received or spent and liability incurred by him in the campaign, including the name and address of each donor, the amount given, the name and address of each payee or creditor, the amount spent or liability incurred and the purpose. (§1396)

The treasurer of a municipal committee shall not file campaign reports with the Secretary of State, but the amounts of money received and spent and the liabilities incurred by his committee shall be filed with the treasurer of the county committee, who shall forward such reports with the county committee report to the Secretary of State. (§1397)

Available from the Secretary of State's office are forms for the appointment of treasurers and officers of candidates or political committees and also Campaign Report Forms of expenses and receipts, which treasurers and candidates are required to file.

Definition of "Treasurer" and "Political Committee"

"Treasurer," as used in the Election Laws, means a person appointed by a candidate or a political committee to accept or disburse money to promote or defeat a candidate, party or principle. A person who collects money to be transferred to the treasurer of a candidate or committee is not himself a treasurer. (§1)

"Political Committee" means 2 or more persons associated for the purpose of promoting or defeating a candidate, party or principle. (§1)

Filing of Campaign Reports of Receipts and Expenses

To be filed with the Secretary of State by each candidate and by the treasurer of each candidate or political committee:

Primary Election:

One report showing totals of the entire campaign — to be filed within 30 days after Primary Election. (Not later than July 15)

General Election:

Final report to be filed within 30 days after the election, showing the totals of the entire campaign. (Not later than Dec. 3)

Forms will be issued by the Secretary of State to all candidates and known treasurers of candidates and committees, or upon request.

The report must contain the itemized amounts of money received to date and the name and address of each donor. It must also contain the itemized amounts of money spent and liability incurred to date, the purpose of each, and the name of each payee and creditor.

Exception: The name and address of a donor of less than \$50 need not be included. Total contributions or total expenditures of less than \$100 need not be itemized. (§1397)

No person shall publish, or cause to be published, in a newspaper or other periodical, any paid matter which is designed or tends to promote or defeat any candidate for public office, party, principle, initiative or referendum question, unless the name of the person or chairman of the organization inserting the same, or the name of some voter who is responsible therefor, with his residence and the street and number thereof, if any, appear in the nature of a signature. No person or corporation within this State, operating a radio station, television station, or network of either, shall broadcast or telecast any such paid political matter without announcing the person or organization paying therefor.

Any person or chairman of any organization who sponsors or causes to be published, broadcast or telecast political advertising as set forth in this section through the submission or use of a false name, or who in any manner knowingly aids or abets the violation of any provision of this section, shall be fined not more than \$500 or imprisoned for not more than 90 days. (\$1575 amended)

Campaign Reports Committee

The law creates a Campaign Reports Committee, composed of 5 members of the Legislature. It shall meet in Augusta to review the final campaign reports for the regular primary or general election within 7 days after the filing date provided by section 1397, subsection 2. (§1400, sub-§ 1 amended)

The Campaign Reports Committee may investigate for the purpose of determining the facts concerning money received or spent, or liability incurred, by any treasurer, candidate or political committee. (§1401)

Penalty for Failure to File Reports

A person who fails to file a campaign report within the time required by law shall be assessed not more than \$5 for each day he is in default by the Campaign Reports Committee, unless he is excused by the committee.

If the assessment is not paid at the order of the committee, the person becomes disqualified and his name shall not be printed on an official ballot used at any election held during the same calendar year. (§1398)

A person who fails to pay any fine assessed by the Campaign Reports Committee shall be punished by a fine of not more than \$1,000, or by imprisonment for not more than 11 months, or by both. (§1579)

INSPECTIONS, RECOUNTS AND APPEALS

Ballot and Check List Inspection

On the written application of a candidate in any election within 7 days after election day, the clerk shall permit him or his counsel to inspect the ballots and check lists under proper protective regulations. The purpose of such an inspection shall be to provide factual basis for a request for recount. Such inspection must be of reasonable duration and may not be used for harassment, assessment of ballot splitting, or other purpose not related to the determination of whether ballots were counted in a proper and lawful manner.

On receipt of the applications, the clerk shall send written notice of the inspection to the candidates for the office in question, stating the time and place of inspection.

The inspection must be held as soon as reasonably possible at such a time and place as to afford the candidates a reasonable opportunity to be present.

After the inspection, the clerk shall reseal the packages of ballots and the check lists, and shall note the fact and date of inspection on them. (§1151)

Recount Application

On the written application of a losing candidate in any election not later than 10 days after the tabulation of the vote is submitted to the Governor and Council, the Secretary of State shall permit him or his counsel to recount the ballots under proper protective regulations, subject to the following provisions:

Percentage of Difference. The percentage of difference between the combined vote received by the losing candidate and the nearest winning candidate, as shown by the official tabulation must meet the following requirements:

If the combined vote is 1,000 or less, the percentage of difference between the vote must be 10%, or less, of the total vote.

If the combined vote is 1,001 to 5,000, the percentage of difference between the vote must be 5%, or less, of the total vote.

If the combined vote is 5,001 to 10,000, the percentage of difference between the vote must be 4%, or less, of the total vote.

If the combined vote is 10,001 to 50,000, the percentage of difference between the vote must be 3%, or less, of the total vote.

If the combined vote is 50,001 to 100,000, the percentage of difference between the vote must be 1%, or less, of the total vote.

If the combined vote is 100,001, or over, the percentage of difference between the vote must be $\frac{1}{2}$ of $\frac{1}{6}$, or less, of the total vote.

Deposit. A losing candidate may request a recount upon making a deposit with the Secretary of State in the following amounts:

If the combined vote is 1,000 or less, and the percentage of difference between the vote for the 2 candidates is more than 10%, \$100.

If the combined vote is 1,001 to 5,000, and the percentage of difference between the vote for the 2 candidates is more than 5%, \$150.

If the combined vote is 5,001 to 10,000, and the percentage of difference between the vote for the 2 candidates is more than 4%, \$200.

If the combined vote is 10,001 to 50,000, and the percentage of difference between the vote for the 2 candidates is more than 3%, \$250.

If the combined vote is 50,001 to 100,000, and the percentage of difference between the vote for the 2 candidates is more than 1%, \$500.

If the combined vote is 100,001, or over, and the percentage of difference between the vote for the 2 candidates is more than $\frac{1}{2}$ of 1%, \$1,000.

The deposit made by the candidate requesting the recount shall be forfeited to the State in the event that the recount fails to change the result of the election. If the recount reverses the election, the deposit shall be returned to the candidate requesting the recount.

Recount Procedure

On receipt of the application, the Secretary of State shall recall all the ballots and check lists from the clerk of each municipality concerned. The clerk shall return or release them to him as soon as any pending ballot inspection has been made.

The Secretary of State shall send written notice of the recount to the candidates for the office in question, stating the time and place of the recount.

The recount must be held as soon as reasonably possible at such a time and place

as to afford the candidates a reasonable opportunity to be present.

At the recount, the Secretary of State shall segregate any disputed ballots.

If it is found that there was a mistake made in counting the ballots on election day the Secretary of State shall submit a corrected tabulation to the Governor and Council.

If there are enough disputed ballots to affect the result of the election, the interested candidate may appeal to the Governor and Council for a determination of the election on written application to the Secretary of State at the close of the recount.

(Exception: This does not apply where final determination of the election of a candidate is governed by the State or Federal Constitution.)

A losing candidate who requests and receives a recount may withdraw from the recount at any time while the recount shows him to be the loser. If during the recount, the losing candidate shall overtake and pass the winning candidate, the losing candidate shall not be permitted to withdraw and the recount shall be completed.

After the recount, the Secretary of State shall reseal the packages of ballots and the check lists, and shall note the fact and date of the recount on them. If there is an appeal to determine the validity of the disputed ballots, the Secretary of State shall keep them until needed by the Governor and Council. (§1152)

Appeal to Governor and Council

On the written application of a candidate as provided in section 1152, the Governor and Council shall hold a hearing on the appeal.

On receipt of the application, the Secretary of State shall send written notice of the appeal to the candidates for the office in question, stating the time and place of the hearing on the appeal.

The hearing on the appeal must be held as soon as reasonably possible at such a time and place as to afford the candidates a reasonable opportunity to be present.

At the hearing, the Governor and Council shall examine the disputed ballots, hear the arguments of each candidate or his counsel and determine who was elected. In making this determination, they may accept as facts any relevant conclusions agreed upon by the nominees. (§1153)

TABULATION OF ELECTION RETURNS

Within 20 days after an election, the Secretary of State shall tabulate the election returns and submit the tabulation to the Governor and Council.

The Secretary of State shall tabulate all votes which appear by an election return to have been cast for a candidate, even though his name is misspelled, written with his initials, with wrong initials, or otherwise, on the return.

If it appears that an election return does not agree with the record of the vote at any voting place, he shall correct the tabulation by obtaining a certified copy of the record from the clerk.

The Secretary of State shall have copies of the tabulation printed and made available to the public. (§1092)

The Secretary of State shall notify each nominee of his nomination forthwith by mail. (§450)

Within 7 days after receiving notice of his nomination, a write-in candidate must file a written acceptance with the Secretary of State. If he fails to do so, he becomes disqualified and his name must not be printed on the general election ballot. (§451)

Within a reasonable time after an election, the Governor shall issue an election certificate or a notice of apparent election to each person elected to office according to the tabulation or on appeal according to the determination of the Governor and Council. (§1095)

NUMBER OF SIGNATURES REQUIRED AND PERMITTED ON PRIMARY NOMINATION PETITIONS

The following schedule, figured from the 1966 gubernatorial tabulation, is intended to show accurately the number of signatures required and permitted on primary nomination petitions for the offices shown.

	${\bf Minimum}$	Maximum			
State at large	3238	6477			
First Congressional District					
Counties: Cumberland, Kenne bec, Knox, Lincoln, Sagadahoo Waldo, York	3,	3349			
Second Congressional District					
Counties: Androscoggir Aroostook, Franklin, Hancock Oxford, Penobscot, Piscataquis Somerset, Washington	¢, §,	3128			
COUNTY OFFICERS					
Androscoggin	311	622			
Aroostook		474			
Northern Registry District		127			
Southern Registry District		347			
Cumberland		1276			
Franklin	74	148			
Hancock	110	220			
Kennebec	315	630			
Knox	96	192			
Lincoln	77	153			

	$\mathbf{Minimum}$	${\bf Maximum}$
Oxford	167	335
Eastern Registry District	145	289
Western Registry District		45
Penobscot		746
Piscataquis	56	113
Sagadahoc	79	159
		253
Somerset County Commissioner		,=00
District No. 1	43	86
Waldo	72	144
County Commissioner		م ت
District No. 3		52
Washington		218
York	397	794
REPRESENTATIVE CLA	SS DISTR	ICTS
Androscoggin Co	ounty	
Lewiston (entitled to six)	155	311
Auburn (entitled to four)	84	168
Durham and Lisbon	21	42
Livermore, Livermore Falls and		
Turner		45
Mechanic Falls, Minot and Polane	d 14	28
Greene, Leeds, Wales and		
Webster	14	29
Aroostook Cou	nty	
Caribou (entitled to two)	23	47
Houlton (entitled to two)	23	45
Presque Isle (entitled to two)		60
Limestone		15
Easton and Fort Fairfield		45
		40
Crystal Haynesville Hododon	·,	
Amity, Bancroft, Benedicta Crystal, Haynesville, Hodgdon Island, Falls, Linneus, Nev	v,	
Limerick, Orient, Sherman Weston, Plantations of Cary Glenwood, Macwahoc, Reed and	, L,	
Weston, Plantations of Cary	2	
Glenwood, Macwahoc, Reed and	d £	
the unorganized townships of Molunkus and Silver Ridge	17	34
Rlaine Bridgewater Dwar Brook		. 04
Blaine, Bridgewater, Dyer Brook Hersey, Littleton, Ludlow, Mer rill, Monticello, Oakfield	., -	
rill, Monticello, Oakfield	!,	
Smyrna, Plantations of E Hammond, Moro and the unor	i,	
Hammond, Moro and the unor	-	
ganized townships of Dudley 7 R-5 and Webbertown	, 16	33
Aghland Cagtle Hill Channe	10	99
Ashland, Castle Hill, Chapman Mars Hill, Masardis, Westfield Plantations of Garfield, Nash		
Plantations of Garfield, Nash	-	
ville, Oxbow and the unorgan ized township of 11 R-4	-	
ized township of 11 R-4	. 17	34
Mapleton, New Sweden, Perham Wade, Washburn, Woodland	, ·	
Plantation of Westmanland	. 16	32
2 mileston of 11 commentant	10	92

Mir	nimum I	Maximum	Min	nimum	Maximum
Eagle Lake, Portage Lake, Saint			Bucksport, Dedham, Orland, Pen-		
Agatha, St. Francis, Planta-			obscot and Verona	18	37
tions of Allagash, New Canada,			Blue Hill, Ellsworth and Surry	23	47
St. John, Wallagrass, Winter-			Bar Harbor, Cranberry Isles,		
ville and the unorganized	15	30	Mount Desert, Southwest Har-	00	70
township of 17 R-5	15 15	29	bor and Tremont	28	56
Fort Kent and Frenchville	19	20	Amherst, Aurora, Eastbrook, Franklin, Gouldsboro, Hancock,		
Grand Isle, Madawaska and the unorganized townships of 17			Lamoine, Mariaville, Otis, Sor-		
R-3 and 17 R-4	15	30	rento, Sullivan, Trenton, Wal-		
Stockholm, Van Buren, Planta-			tham, Winter Harbor, Planta-		
tions of Caswell, Cyr, Hamlin,			tions of Great Pond, Osborn and all unorganized townships	20	40
and the unorganized townships	20	41		20	40
of Connor and 16 R-4	20	41	Kennebec County		
Cumberland Count	y		Augusta (entitled to three)	73	146
Portland (entitled to eleven)	220	441	Waterville (entitled to three)	66	132
South Portland (entitled to three)	80	159	Gardiner	21	43
Westbrook (entitled to two)	53	107	Winslow	26	51
Brunswick (entitled to two)	42	85	Albion, Benton, Clinton, Sidney		
Scarborough	23	46	and the unorganized township	177	9.4
Falmouth	27	54	of Unity	17	34
Cape Elizabeth	30	59	China, Pittston, Vassalboro and Windsor	21	41
Gorham	20	41	Chelsea, Farmingdale and Ran-		
Windham	18	36	dolph	19	37
Bridgton, Casco, Harrison, Na-			Hallowell, Litchfield, Manchester		
ples, and Otisfield	29	57	and West Gardiner	22	45
Baldwin, New Gloucester, Ray-	00	40	Monmouth, Readfield, Wayne and	20	
mond, Sebago and Standish	23	46	Winthrop	29	57
Cumberland and Gray	22	45	Belgrade, Fayette, Mount Vernon, Oakland, Rome and Vienna	22	44
Harpswell and Yarmouth	26	53	Oakianu, Rome and Vienna	22	44
Freeport, North Yarmouth and Pownal	24	47	Knox County		
			Rockland	25	51
Franklin County			Cushing, Friendship, Isle au		
Chesterville, Jay, New Sharon			Haut, North Haven, Owls Head, St. George, South Thom-		
and Wilton	29	58	aston, Vinalhaven, Plantation		
Carthage, Farmington, Industry,			of Matinicus Isle and the unor-		
New Vineyard, Temple, Weld			ganized townships of Crie-		
and the unorganized townships of Perkins and Washington	23	46	haven, Hurrican Isle and Mus- cle Ridge	24	47
Avon, Eustis, Kingfield, Madrid,			Camden, Hope and Rockport	$\frac{26}{26}$	$\hat{53}$
Phillips, Rangeley, Strong,			Appleton, Thomaston, Union,		
Plantations of Coplin, Dallas,			Warren and Washington	21	41
Rangeley, Sandy River and the unorganized townships of Co-			Lincoln County		
burn Gore, Freeman, Jerusa-			Jefferson, Nobleboro, Waldoboro,		
lem, Lang, Lowelltown, Red-			Whitefield, Plantations of Mon-		
ington, Salem and Sugarloaf	22	43	hegan and Somerville	23	47
Hancock County			Boothbay, Boothbay Harbor,		
-			Southport, Westport and Wis-	05	F 0
Brooklin, Brooksville, Castine, Deer Isle, Sedgwick, Stoning-			casset	25	50
ton, Swan's Island, Plantation			Alna, Bremen, Bristol, Damaris- cotta, Dresden, Edgecomb,		
of Long Island	20	41	Newcastle and South Bristol	29	57
					- •

Min	imum	Maximum	Min	imum	Maximum
Oxford County			ized townships of Grindstone,		
Rumford	40	81	Herseytown, Soldiertown	20	40
Mexico	17	34			
Buckfield, Canton, Dixfield, Hart- ford, Peru and Sumner	21	42	Piscataquis County Abbot, Greenville, Guilford, Mon-		
Hebron, Paris, West Paris, Wood- stock and the unorganized township of Milton	26	52	son, Shirley, Wellington, Willi- mantic, Plantations of Blan- chard, Elliottsville, Kingsbury		
Norway, Oxford, Waterford	23	45	and the unorganized townships		
Brownfield, Denmark, Fryeburg, Hiram, Lovell, Porter, Stow and Sweden	22	44	of Big Squaw, Chesuncook, Day's Academy Grant, Kineo, Lily Bay and North East Carry	19	38
Andover, Bethel, Byron, Gilead, Greenwood, Hanover, Newry, Roxbury, Stoneham, Upton, Plantations of Lincoln, Magalloway and the unorganized townships of Albany, Grafton, Mason, Riley and all other unorganized townships	18	37	Atkinson, Bowerbank, Brownville, Medford, Milo, Sebec, Plantations of Barnard, Lake View and the unorganized townships of Katahdin Iron Works, Orneville, Williamsburg, 1 R-9, 1 R-10, 2 R-9, 2 R-10, 4 R-9, 5 R-9, A. R-10,		
	10	. 01	B. R-10 and B. R-11	19	39
Penobscot County			Dover-Foxcroft, Parkman and	18	36
Bangor (entitled to five)	98	196	Sangerville	10	50
Brewer	32	64	Sagadahoc County		
Old Town	30	60			
Millinocket	23	46	Bath (entitled to two)	39	78
Corinna, Exeter, Newport and Stetson	19	37	Bowdoin, Bowdoinham, George- town, Richmond and West Bath	18	37
Hampden and Newburgh	1 5	30	Arrowsic, Phippsburg, Topsham	22	4.4
Carmel, Dixmont, Etna, Hermon,	10	0.77	and Woolwich	44	44
Levant and Plymouth	13	27	Compaget County		
Dexter and Garland	16	32	Somerset County		
Alton, Bradford, Charleston, Corinth, Edinburg, Glenburn, Hud-			Skowhegan	25	51
son, Kenduskeag, Veazie and			Fairfield	17	34
the unorganized township of			Canaan, Detroit, Palmyra and	••	
Argyle	18	37	Pittsfield	20	39
Clifton, Eddington, Holden and Orrington	16	32	Athens, Bingham, Cambridge, Harmony, Hartland, Moscow, Ripley, St. Albans and Planta-		
Orono	21	42	tion of Brighton and the un-		
Bradley, Enfield, Howland, Lagrange, Maxfield, Milford,	10	90	organized township of Concord Cornville, Madison, Mercer, Nor-	21	43
Plantation of Seboeis	19	38	ridgewock and Smithfield	22	44
Burlington, Chester, Greenbush, Greenfield, Indian_Island Vot-	17	34	Anson, Embden, Jackman, Moose River, New Portland, Solon,		
ing District, Lee, Lowell, Mat- tawamkeag, Passadumkeag, Springfield, Winn, Woodville, Plantations of Carroll, Drew, Grand Falls, Lakeville, Pren- tiss, Webster and the unorgan- ized township of Kingman	15	30	Starks, Plantations of Caratunk, Dennistown, Highland, Pleasant Ridge, The Forks, West Forks and the unorganized townships of Askwith, Attean, Bigelow, Dead River, Flagstaff, Holeb, Lexington, Long Pond, Misery Gore, Moxie		
East Millinocket, Medway, Pat-			Gore, Rockwood, Sand Bar		
ten, Stacyville, Plantation of Mount Chase and the unorgan-			Tract, Sandwich Academy Tract and Seboomook	21	43

<u> </u>	Iinimum	Maximum
Waldo County		
Belfast	18	37
Belmont, Freedom, Islesboro, Knox, Liberty, Lincolnville, Montylle, Morrill, Northport,	10	٠.
Brooks, Burnham, Jackson, Mon-	19	39
roe, Swanville, Thorndike, Troy, Unity, Waldo	15	31
port	19	38
Washington Cour	ıty	
Addison, Beals, Beddington, Centerville, Cherryfield, Columbia, Columbia Falls, Deblois, Harrington, Milbridge, Steuben and		
East Machias, Jonesboro, Jonesport, Machias, Machiasport, Marshfield, Northfield, Roque	25	50
Bluffs and Wesley	25	50
and the unorganized townships of Edmunds, Marion, Trescott Alexander, Charlotte, Danforth, Eastport, Indian Township Voting District, Meddybemps, Perry, Pleasant Point Voting District, Robbinston, Talmadge, Topsfield, Vanceboro, Waite, Plantations of Codyville, Grand Lake Stream, No. 21 and the unorganized townships of Brookton, Forest City, Indian Township, Kossuth, Lambert Lake, 10 R-3, 27 E.D.	14	28
Baileyville, Calais, Princeton.	23	46
Plantation of Baring	22	44
York County		
Biddeford (entitled to three)	86	172
Sanford (entitled to two)	60	121
Saco	44	89
Kittery	22	43
Kennebunk	20	39
Old Orchard Beach	20 22	
		45
York	20	41
Eliot and South Berwick	22	45
North Berwick and Wells	22	45
Acton, Berwick and Lebanon	17	33 45
and Dyman	23	45

Buxton, Dayton, Hollis and Limington Cornish, Limerick, Newfield, Parsonsfield, Shapleigh and	20	41
Waterboro	18	36
Somerset County Commissione	r District	No. 1
Anson, Athens, Bingham, Cambridge, Cornville, Embden, Harmony, Hartland, Jackman, Moose River, Moscow, New Portland, Palmyra, Ripley, St. Albans, Plantations of Brighton, Caratunk, Dennistown, Highland, Pleasant Ridge, The Forks and West Forks	43	86
Waldo County Commissioner	District	No. 3
Brooks, Burnham, Freedom, Knox, Liberty, Lincolnville, Montville, Morrill, Palermo, Searsmont, Thorndike, Troy and Unity	72	144

Minimum Maximum