MAINE STATE LEGISLATURE

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NINETY-SIXTH LEGISLATURE

Legislative Document

No. 1081

H. P. 994 House of Representatives, February 24, 1953 Referred to the Committee on Taxation, sent up for concurrence and ordered printed.

HARVEY R. PEASE, Clerk

Presented by Mr. Hussey of Windsor

STATE OF MAINE

IN THE YEAR OF OUR LORD NINETEEN HUNDRED FIFTY-THREE

AN ACT Relating to Exemptions from Taxation of Veterans.

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

- R. S., c. 81, § 6, sub-§ X, amended. Subsection X of section 6 of chapter 81 of the revised statutes, as amended, is hereby further amended to read as follows:
 - 'X. The polls and the estates of persons who by reason of age, infirmity or poverty are in the judgment of the assessors unable to contribute toward the public charges; the polls of all soldiers and sailors who served in the army or navy of the United States in the war of 1861-1865 and were honorably discharged or honorably separated from such service; the polls of all soldiers, sailors and marines who receive state pension; the polls of all soldiers, sailors and marines who served in the Indian wars; the polls and the estates to the value of \$3,500 of all soldiers, sailors and marines who served in the war with Spain, or the unremarried widow of any such soldiers, sailors and marines who served in the Philippine Insurrection, or the unremarried widow of any such soldier, sailor or marine; the polls of all disabled veterans of World War I and II or the

Korean campaign, namely, soldiers, sailors and marines who are receiving pension or retirement pay or compensation or vocational training from the United States government on account of disability incurred in or aggravated by service in World Wars I or II or the Korean campaign; and the estates residence, to the value of \$3,500 of all male or female veterans who have served in the armed forces of the United States during any federally recognized war period and who were honorably discharged, or honorably separated from such service and retired to the reserve, who shall have reached the age of 62 years, or thereby are receiving a pension, retirement pay or compnesation from the United States government for service connected total disability, or the unremarried widow of any veteran who is herself receiving a pension from the United States government, or whose husband died after reaching the age of 62 years or whose husband was during his lifetime receiving, or was awarded after death, a pension, retirement pay or compensation from the United States government for srevice connected total disability, or the minor children of any veteran who shall be receiving a pension from the United States government, and the estates to the value of \$3,500 of all persons determined to be blind within the definition provided by sections 275 to 293, inclusive, of chapter 22 who are receiving aid under the provisions of said sections; and in case any person entitled to such exemption has property taxable in more than one city or town of the state, such proportion of such total exemption shall be made in each city or town, as the value of the property taxable in such city or town bears to the value of the whole of the property of such person taxable in the state; provided, however, that no exemption shall be allowed hereunder in favor of any person who is not a legal resident of this state; and provided further, that any male or female veteran, or blind person, or widow, or minor child of such male veteran or blind person, who desires to secure the aforesaid exemption shall, on or before the 1st day of April, notify in writing the assessors of the city, town or plantation in which he or she resides, and furnish proof of entitlement, and thereafter said assessors shall grant such exemption while so qualified until such year as said person, on or before the 1st day of April, notifies in writing such assessors of his or her desire to pay said tax, whereupon the said assessors shall assess said tax against said male or female veteran, or blind person, or widow or minor child of said male veteran or blind person, and said male or female veteran, or blind person, or widow or minor child of said male veteran or blind person shall be legally holden to pay said tax; and provided further, that no property conveyed to such male or female veteran, or blind person, or widow or minor child of said male veteran or blind person for the purpose of obtaining exemption from taxation under the provisions of this subsection shall be so exempt, and any attempt to obtain such exemption by means of fraudulent conveyance shall be punished by a fine of not less than \$100.'