MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

STATE OF MAINE HOUSE OF REPRESENTATIVES 98th LEGISLATURE

COMMITTEE AMENDMENT "A" to H. P. 217, L. D. 301, Bill, "An Act
Relating to Elections in Towns."

Amend said Bill by inserting after the underlined word "same" in the 5th line thereof the underlined words 'or a nearby'

Further amend said Bill by striking out that part designated as "Sec. 2." and inserting in place thereof the following:

Sec. 2. R. S., c. 91, §52, amended. Section 52 of Chapter 91 of the Revised Statutes is hereby amended to read as follows:

'Sec. 52. Nomination of candidates. Nominations for candidates may be made at a caucus or by nomination papers signed in the aggregate for each candidate by qualified voters of said town not less in number than ene-fer-every-50-veters,-whe-have-registered-fer-the-last preceding-state-election-in-said-tewn;-but-the-veters-se-signing-shall in-ne-ease-be-less-than-25-in-number 2% of the entire vote cast for governor in said town in the last preceding state election. Each voter signing such nomination paper shall add to his signature his place of residence with the street and number thereof, if any; and each voter may subscribe to as many nomination papers for each office as there are members to be elected thereto and no more.'

Reported by the Committee on Judiciary.

Reproduced and distributed under the direction of the Clerk of the House.

(Filing No. 320)