

MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

PASSED BY THE

FORTY-THIRD LEGISLATURE

OF THE

STATE OF MAINE.

1864.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820,
February 26, 1840, and March 16, 1842.

AUGUSTA:
STEVENS & SAYWARD, PRINTERS TO THE STATE.
1864.

PUBLIC LAWS

OF THE

STATE OF MAINE.

1864.

Chapter 248.

CHAP. 248.

An act to amend chapter one hundred and seventy-six of the public laws of eighteen hundred and sixty-three, relating to stock insurance companies.

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

SECT. 1. Chapter one hundred and seventy-six of the public laws of eighteen hundred and sixty-three, is amended by adding to the first section thereof, the following words: *provided however, that in cases where the pledge or security consists of real estate, situate in a city, town or plantation other than that where the stockholder resides, the real estate so pledged shall be taxed in the city, town or plantation where it lies, and the stock shall be exempt to the amount for which said real estate so pledged is assessed, so that the said section as amended shall read as follows :*

Chap. 176,
sec. 1, laws of
1863, amended.

SECT. 1. Whenever the capital stock of any insurance company incorporated in this state, is taxed at its full value, the securities and pledges held by said company to the amount of said stock, shall be exempt from taxation; *provided however, that in cases where the pledge or security consists of real estate, situate in a city town or plantation other than that where stockholder resides, the real estate so pledged shall be taxed in the city town or plantation where it lies, and the stock shall be exempt to the amount for which said real estate so pledged, is assessed.*

Stock insurance
companies
exempt from
taxation in
certain cases.

Proviso.

SECT. 2. This act shall take effect when approved by the governor.

Approved March 22, 1864.

Chapter 249.

An act to define where inhabitants set off from one town and annexed to another, may vote in certain cases.

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

SECT. 1. In all cases where any portion of territory has been or may be set off from one town and annexed to another, the inhabitants of the territory so set off, otherwise qualified, may vote for representative to congress, senators or representative to the state legislature in the town to which they are annexed, if said town is within the limits of the congressional, senatorial or representative district, as the case may be, to which they previously belonged. And if the town to which they are annexed, lies in a congressional, senatorial or representative district other than the one to which they previously belonged, such inhabitants shall have the right to

May vote when
annexed, if
within the
district to
which they
previously
belonged.

—if not then in
the town
where set off
from.