

ACTS AND RESOLVES

OF THE

SEVENTY-FIRST LEGISLATURE

OF THE

STATE OF MAINE

1903.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February 18, 1840, and March 16, 1842.

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PUBLIC LAWS

OF THE

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whose name or names shall so appear on such strip or strips of paper so placed and stuck on the ballot, shall be deemed to be voted for by the voter as candidate or candidates for such office or offices. Or if the voter does not desire to vote for a person or persons whose name or names are printed upon the party group or ticket, he may erase such name or names with the effect that the ballot shall not be counted for the candidate or candidates whose names are so erased. In case of a question submitted to the vote of the people he shall place such mark in the appropriate margin above the answer which he desires to give. Before leaving the voting shelf or compartment, the voter shall fold his ballot without displaying the marks thereon, in the same way it was folded when received by him, and he shall keep the same so folded until he has voted. He shall vote in the manner now provided by law before leaving the enclosed space, and shall deposit his ballot in the box with the official endorsement uppermost. He shall mark and deposit his ballot without undue delay and shall quit said enclosed space as soon as he has voted. No such voter shall be allowed to occupy a voting shelf or compartment already occupied by another, or to remain within said enclosed space more than ten minutes, or to occupy a voting shelf or compartment for more than five minutes in case all of such shelves or compartments are in use, and other voters are waiting to occupy the same. No voter not an election officer or an election clerk, whose name has been checked on the list of the ballot clerks, shall be allowed to re-enter said enclosed space during said election. The presiding election officer or officers, for the time being, shall secure the observance of the provisions of this section."

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-may erase such name with the effect that the ballot shall not be counted.

-manner of voting.

-shall mark and deposit ballot without undue delay.

-time voter may occupy compartment.

-no voter shall re-enter enclosed space.

Approved February 11, 1903.

Chapter 7.

An Act to fix the salary of the Judge of Probate for Hancock County.

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

Section 1. On and after the first day of January in the year of our Lord one thousand nine hundred and three, the salary of the judge of probate for Hancock county shall be thirteen hundred dollars a year instead of the sum now established by law. Section 2. This act shall take effect when approved.

Salary of judge of probate for Hancock county, established.

Approved February 11, 1903.

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