

ACTS AND RESOLVES

OF THE

SEVENTY-SECOND LEGISLATURE

OF THE

STATE OF MAINE

1905.

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

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STATE OF MAINE.

1905.

Снар. 72

This act shall not affect inconsistent provisions in city charters. Section 5. This act shall not affect provisions in city charters and ordinances, which provisions are inconsistent herewith. Section 6. This act shall take effect when approved.

Approved March 15, 1905.

Chapter 72.

An Act to amend Section one of Chapter fifty-seven of the Revised Statutes, by providing for the incorporation of Yacht Clubs.

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

Section 1. Section one of chapter fifty-seven of the revised statutes is hereby amended by inserting after the word "society" in the ninth line the words 'as a yacht club,' so that said section as amended, shall read as follows:

Libraries, certain societies for charitable purposes, literary purposes, etc., how incorporated.

--secret societies.

Section 1, chapter 57, R.

S., amended.

---yacht club.

Notice of meeting, how given.

'Section I. When seven or more persons desire to be incorporated as proprietors of a social, military, literary, scientific or county law library; as a Masonic lodge or chapter of any order or degree; as a lodge of the Independent Order of Odd Fellows: as a division of the Sons of Temperance; as a tent of Rechabites; as a grange of Patrons of Husbandry; as a council of the Sovereigns of Industry; as a Grand Army post; as a relief or benefit association for mutual assistance; as a monument or memorial association; as a society to promote temperance; as a village improvement society; as a vacht club, or for any literary, scientific, musical, charitable, educational, social, military, agricultural, moral, religious or benevolent purpose; they may apply in writing to any justice of the peace in the county, who may issue his warrant, directed to one of said applicants, requiring him to call a meeting thereof at such time and place as the justice may appoint.'

Section 2. This act shall take effect when approved.

Approved March 15, 1905.