MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

SEVENTY-THIRD LEGISLATURE

OF THE

STATE OF MAINE

1907.

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

AUGUSTA
KENNEBEC JOURNAL PRINT
1907

PUBLIC LAWS

OF THE

STATE OF MAINE.

1907.

Снар. 103

provide instruction not less than 30 weeks in each year.

Section 80, chapter 15, R. S., amended.

Conditions as to attendance.

section shall provide instruction as contemplated by this section for not less than thirty weeks in each year; and provided further, that no academy shall be credited with maintaining a course of study under this section unless the said academy shall have an average of not less than twelve students in said course.'

Section 2. Section eighty of chapter fifteen of the revised statutes is hereby amended by inserting after the word "preceding" in the second line thereof the words or for five years next preceding so that said section as amended, shall read as follows:

'No academy shall receive state aid under section seventy-six unless the average attendance in said academy for the year preceding or for five years next preceding shall exceed thirty students, and no academy shall receive to exceed five hundrd dollars unless the average attendance in said academy for the year preceding shall exceed sixty students.'

Approved March 22, 1907.

Chapter 103.

An Act to amend Section six of Chapter one hundred thirteen of the Revised Statutes, to provide for the recording of assignments of Wages.

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

Section I. Section six of chapter one hundred thirteen of the revised statutes is hereby amended, so as to read as follows:

'Section 6. No assignment of wages is valid against any other person than the parties thereto unless such assignment is recorded by the clerk in the town where the assignor is employed while earning such wages; provided, that if said assignor is employed in an unorganized place while earning such wages, said assignment to be valid against any other person than the parties thereto, shall be recorded in the office of the register of deeds for the registry district in which said unincorporated place is located. No such assignment of wages shall be valid against the employer unless he has actual notice thereof.'

Section 2. All acts and parts of acts inconsistent with this act, are hereby repealed.

Section 3. This act shall take effect when approved.

Approved March 22, 1907.

Section 6, chapter 113, R. S., amended. Assignment of wages, not valid unless recorded, etc.

—where assignment shall be recorded.

Inconsistent acts repealed.