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)

ACTS AND RESOLVES

OF THE

SEVENTY-FOURTH LEGISLATURE

OF THE

STATE OF MAINE

1909

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

AUGUSTA
KENNEBEC JOURNAL PRINT
1909

PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Seventy-fourth Legislature

1909

the word "physicians," ending in the ninth line, the words. 'justices of the peace and ministers of the gospel;' and after the word "death," in the last line, the word 'marriage,' so that the same as amended shall read as follows:

'Section 38. The clerk of each city or town shall enforce, so far as comes within his power, sections ten, twenty, twentytwo, twenty-five, twenty-eight and thirty-one of this chapter, and when he knows of any birth, marriage or death, which is not reported to his office in accordance with the provisions of this chapter, he shall collect so far as he is able to do so, the deaths and facts called for in the blank certificates of birth, of marriage not reported. or of death, as furnished by the state registrar, and shall record them as is herein prescribed; for each birth or death or —fees. marriage duly reported to the town clerk, physicians or justices of the peace and ministers of the gospel shall receive twentyfive cents from the town in which the birth or death or marriage has occurred.'

Approved February 25, 1909.

-clerk shall ob-tain facts as to births,

Chapter 27.

An Act to amend Section one hundred and twelve of Chapter fifteen of the Revised Statutes, relating to Normal Schools and Training Schools.

Be it enacted by the People of the State of Maine, as follows:

Section one hundred and twelve of chapter fifteen of the Section 112, revised statutes is hereby amended by striking out all words after the word "tuition" in line five of said section, so that said section, when amended, shall read as follows:

chapter 15, R. S., amended.

'Section 112. Applicants for admission shall be sixteen years of age if females, and seventeen if males, and shall for admission, qualifisignify their intention to become teachers and come under cation of. obligation to teach in this state for at least one year, and if they receive a diploma, two years after they have graduated; on these conditions they shall be received without charge for tuition.'

Approved February 26, 1909.