

# MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

SEVENTY-SIXTH LEGISLATURE

OF THE

STATE OF MAINE

*1913*

Including Acts and Resolves of the Special Session held  
in 1912.

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

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AUGUSTA  
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PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Seventy-Sixth  
Legislature

*1913*

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houses and storehouses, educational institutions,' so that said section as amended, shall read as follows: CHAP. 127

'Section 30. Any railroad corporation, under the direction of the railroad commissioners, may locate, construct and maintain branch railroad tracks to any railroad station of another corporation or to connect with another railroad or to any mills, mines, quarries, gravel pits, log landing or yard, warehouses and storehouses, educational institution, or manufacturing establishments erected in any town or township, through which the main line of said railroad is constructed, but not within any city without the consent of the city council and for that purpose said corporation shall have all the powers and rights granted and be subject to all the duties imposed upon it by its charter.'

Railroad companies may build branch tracks to mills, mines, etc.

Approved March 26, 1913.

## Chapter 127.

An Act to Amend Section Five of an Act to Provide for Nomination of Candidates of Political Parties by Primary Election.

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

Section five of the act entitled "An Act to provide for nomination of candidates of political parties by primary elections," is hereby amended by adding to said section the following words: 'provided that nothing herein shall make it necessary for nomination papers for any candidate to be signed in the aggregate by qualified voters greater in number than ten per cent of the last gubernatorial vote cast by the party of such candidate within the electoral division or district wherein such candidate is to be voted for,' so that said section as amended shall read as follows:

Section 5 of act to provide for nomination of candidates of political parties by primary elections, amended.

'Section 5. Nominations for places on the ballots to be used at primary elections shall be made for each of the political parties entitled as aforesaid to representation thereon by nomination papers signed in the aggregate for each candidate of each political party by qualified voters within the electoral division or district, wherein such candidate is to be voted for, in number not less than one per cent nor more than two per cent of the entire vote cast for governor in the last preceding state election in the state at large, if the office for which such candidate is to be voted for is to be filled by the voters of the state at large or is for the office of United States senator, otherwise not less than one per cent nor more than two per cent of such gubernatorial

Nominations for places on ballots, how made.

—number of signatures required for state officers or for U. S. Senator.

—signatures required for electoral divisions.

CHAP. 128

—other re-  
quire-  
ments.

natorial vote within the electoral division or district wherein such proposed candidate is to be voted for. All such nomination papers shall besides containing the names of the proposed candidates specify as to each, first, the name of the office for which he is proposed as a candidate; second, the political party which he represents; third, his place of residence. There shall not be in any nomination papers the name of more than one candidate proposed for nomination. Nomination papers shall be signed by members of the political party named therein for which the nomination is made. Each voter signing a nomination paper shall make his signature in person and add to it his place of residence. Each voters may subscribe his name to one nomination for a candidate for each office to be filled, and no more, except in cases where the office is to be filled by more than one person and in such cases only to the extent of such number. One of the signers to each such separate paper, or the person circulating the same, shall make oath thereon, or by certificate of oath annexed thereto, that he believes the signatures are genuine and that the persons signing are members of the political party named therein and that they reside within the electoral division or district for which the nomination is proposed. The state at large shall be considered an electoral division within the meaning of this section; provided, that nothing herein shall make it necessary for nomination papers for any candidate to be signed in the aggregate by qualified voters greater in number than ten per cent of the last gubernatorial vote cast by the party of such candidate within the electoral division or district wherein such candidate is to be voted for.'

—state of  
Maine con-  
sidered to  
be an elec-  
toral di-  
vision.

—proviso.

Approved March 26, 1913.

**Chapter 128.**

An Act to Amend Section Seventy of Chapter Eight of the Revised Statutes, as Amended by Chapter One Hundred Eighty-six of the Public Laws of Nineteen Hundred Nine, Relating to the Collection of Inheritance Taxes.

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

Section 70  
of chap. 8,  
R. S., as  
amended by  
chap. 186 of  
P. L. of  
1909, fur-  
ther  
amended.

Section 1. Section seventy of chapter eight of the revised statutes, as amended by chapter one hundred eighty-six of the public laws of nineteen hundred nine is hereby further amended by striking out the word "Compound" in the sixth line and inserting in the place thereof the word 'Combined,' and by adding to said section the following: 'In every case in which it is impossible to compute the present value of any interest, by rea-