

### ACTS AND RESOLVES

### OF THE

## SEVENTY-SIXTH LEGISLATURE

OF THE

### STATE OF MAINE

## **191**3

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

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

# STATE OF MAINE

As Passed by the Seventy-Sixth Legislature

## *1913*

### WAYS-PRIMARY ELECTION LAW.

#### Снар. 159

### Chapter 159.

An Act to Amend Section Five of Chapter Twenty-three of the Revised Statutes Relating to Ways.

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

Section 5 of chapter 23, R. S., amended.

Return to be filed with clerk.

---notice of appeal from estimate of damages.

---appeal from location, when appeal on damages may be filed. Section five of chapter twenty-three of the revised statutes is hereby amended by adding after the word "regular" in the first line thereof the word 'statute' and also by adding after the word "term" in the fourth line thereof the words 'of record' so that said section as amended shall read as follows:

'Section 5. Their return, made at their next regular statute session after the hearing, shall be placed on file, and remain in the custody of their clerk for inspection without record. The case shall be continued to their next regular term of record and at any time on or before the third day thereof, if no appeal from the location be taken, all persons aggrieved by their estimate of damages shall file their notice of appeal. If no such notice is then presented or pending, the proceedings shall be closed, recorded and become effectual; all claims for damages not allowed by them be forever barred; and all damages awarded under the first thirteen sections of this chapter, paid out of But if an appeal from the location be the county treasury. taken in accordance with section fifty-two, then notice of appeal on damages may be filed with the clerk of the county commissioners within sixty days after the final decision of the appellate court in favor of such way, has been certified to him, to the supreme judicial court first held in the county where the land is situated, more than thirty days after such notice of appeal is filed, which court shall determine the same in the same manner as is provided in section eight, when no appeal on location is taken.'

Approved April 1, 1913.

### Chapter 160.

An Act to Amend Sections Eighteen, Twenty-two and Twenty-three, of the Primary Election Law.

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

Section 1. Section eighteen of "An Act to provide for nomination of candidates of political parties by primary elections," adopted by the qualified voters of this state at the special election held on September eleventh, nineteen hundred and eleven, is hereby amended so as to read as follows:

'Section 18. Each candidate, so nominated, shall, with such

Section 18 of primary election law amended.