

MAINE STATE LEGISLATURE

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Acts and Resolves

As Passed by the

Seventy-Eighth Legislature

OF THE

STATE OF MAINE

1917

Including Acts and Resolves of the Special Session of the
Seventy-Seventh Legislature held in 1916.

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1917

PUBLIC LAWS
OF THE
STATE OF MAINE

As Passed by the Seventy-Eighth Legislature

1917

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Chapter 67.

An Act to Amend Section Seventy-five of Chapter Sixteen of the Revised Statutes Relating to the Payment of Tuition by Towns not Maintaining Standard Schools of Secondary Grade.

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

R. S., c. 16, § 75, relating to obligation of towns to pay tuition, amended. Section seventy-five of chapter sixteen of the revised statutes is hereby amended by inserting after the word "school" in the sixth line thereof the following words: 'or of a school of equal grade,' so that said section when amended shall read as follows:

'Sec. 75. Pupil entitled to tuition upon completion of two years course in school of equal grade with class B. A town, precinct or union maintaining a high school, as provided in class A of section seventy-three, shall not be obliged to pay tuition under sections eighty-five and eighty-six of this chapter. A town, precinct or union maintaining a high school, as provided in class B of section seventy-three shall not be obliged to pay tuition for any pupil until he has completed the first two years of the course of the class B school, or of a school of equal grade, and for only two years of subsequent work. A town, precinct or union maintaining a high school, as provided in class C of section seventy-three, shall be obliged to pay tuition for such portion of a four years course as may be determined by the state superintendent of public schools.'

Approved March 22, 1917.

Chapter 68.

An Act to Amend Section Twenty-four of Chapter Five of the Revised Statutes, Relating to the Challenging of the Right of a Person to Vote.

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

R. S., c. 5 § 24, relating to challenge of person's right to vote, amended. Section twenty-four of chapter five of the revised statutes is hereby amended by inserting after the word "ward," in the sixth line of said section the words 'and upon such ballot so challenged, witnessed by two election officers representing two different parties,' so that said section when amended shall read as follows:

'Sec. 24. Note of challenge to be made upon ballot. Any qualified elector in said cities may challenge the right of any person to vote in any ward of said cities at any election held therein and shall be given the opportunity by the presiding officer thereof, to make such challenge, and such presiding officer shall note the fact of such challenge upon the voting list used in such ward, and upon such ballot so challenged, witnessed by two election officers representing two different parties. But before permitting a person so challenged to vote the warden shall cause him to state his place and date of birth; occupation; place of business; whether married or single; if married, the name and residence of his