MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

AS PASSED BY THE

Ninety-sixth Legislature

OF THE

STATE OF MAINE

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PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Ninety-sixth Legislature

1953

Chapter 39

AN ACT Relating to Oaths, Acknowledgments and Nominations of Guardians in Probate Court.

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

R. S., c. 140, § 19, amended. Section 19 of chapter 140 of the revised statutes is hereby amended to read as follows:

'Sec. 19. Oaths and acknowledgments taken, and nominations of guardians made, before certain officials within or without state. All oaths required to be taken by executors, administrators, trustees or guardians, and all oaths required of commissioners of insolvency, appraisers, and dividers of estates, or of any other persons in relation to any proceeding in the probate court, or to perpetuate the evidence of the publication of any order of notice, or of any notice of the time and place of sale of real estate by license of a judicial or probate court, may be administered by the judge or register of probate, by any justice of the peace or notary public; and a certificate thereof, when taken out of court, shall be returned into the registry of probate, and there filed. When any person of whom such oath is required, including any person making an affidavit in support of a claim against an estate, or any parent acknowledging consent to an adoption, or any child over 14 years of age nominating his guardian, resides temporarily or permanently without the state, the oath or acknowledgment may be taken before, and said nomination may be certified by, a notary public without the state, a commissioner for the state of Maine, or a United States consul.'

Effective August 8, 1953

Chapter 40

AN ACT Relating to Length of School Year.

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

Sec. 1. R. S., c. 37, § 27, amended. The 1st sentence of section 27 of chapter 37 of the revised statutes is hereby amended to read as follows:

'The school moneys of every town shall be so expended as to give as nearly as practicable the same aggregate annual length of terms in all its schools, and every town shall make provision for the maintenance of all its schools for not less than 32 36 weeks annually.'