

# 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

AS PASSED BY THE

Ninety-eighth Legislature

OF THE

# STATE OF MAINE

Published by the Director of Legislative Research in accordance with subsection VI of section 27 of chapter 10 of the Revised Statutes of 1954.

---

KENNEBEC JOURNAL

AUGUSTA, MAINE

1957

---

---

PUBLIC LAWS  
OF THE  
STATE OF MAINE

As Passed by the Ninety-eighth Legislature

1957

---

---

made in each place as the value of the property taxable in such place bears to the value of the whole of the property of such person taxable in the State.'

Effective August 28, 1957

---

---

## Chapter 156

### AN ACT Relating to Membership of Certain Teachers in State Retirement System.

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

R. S., c. 63-A, § 6, sub-§ V, additional. Section 6 of chapter 63-A of the Revised Statutes, as enacted by section one of chapter 417 of the public laws of 1955, is hereby amended by adding thereto a new subsection to be numbered V, to read as follows:

'V. Any teacher who first began to teach in the public schools of Maine prior to July 1, 1924 shall upon proper application, and verification of at least 15 years of such teaching service, be granted whatever retirement benefit may be developed on the basis of the total number of years of such service and the average compensation received during the 5 years during which the compensation was the highest.'

Effective August 28, 1957

---

---

## Chapter 157

### AN ACT Relating to Indian Voting.

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

Sec. 1. R. S., c. 5, § 65-A, repealed and replaced. Section 65-A of chapter 5 of the Revised Statutes, as enacted by chapter 190 of the public laws of 1955, is hereby repealed and the following enacted in place thereof:

#### 'Indian Island Voting District.

Sec. 65-A. Voting place, procedure, Registration Commissioner. A voting district comprising all of the Penobscot tribal reservation situate on Indian Island, so called, within the limits of the city of Old Town in the county of Penobscot is hereby created. Such voting area shall be known as Indian Island Voting District. The Secretary of State shall prepare and provide sufficient ballots containing such designation for use at all state, county and national elections, including primary elections. The Commissioner of Health and Welfare shall provide a suitable building for use as a voting place for all elections and equip it with a voting compartment and guard rail in accordance with the provisions of section 15.

The Governor, with the advice and consent of the Council, shall appoint some suitable person to the office of Registration Commissioner of Indian Island voters hereinafter referred to as Registration Commissioner. He shall serve

for a term of 2 years and shall receive a salary of \$20 for each day or part thereof while engaged in the actual performance of his duties. The Registration Commissioner shall determine the constitutional qualifications of residents of the Indian Island Voting District who desire to vote in accordance with this section. If he finds the applicant qualifies as an Indian in accordance with the provisions of section 321 of chapter 25 and if he has been a resident of Indian Island for 3 months and if he meets the educational and other requirements of section 1 of Article II of the Maine Constitution, he shall permit him to register as a voter and enroll as a member of any political party.

The Registration Commissioner shall be in session at the voting place or in some other convenient location on Indian Island on the Monday preceding each election from 2 o'clock to 5 o'clock and from 7 o'clock to 9 o'clock in the afternoon for the purpose of registering and enrolling Indian voters. Such registration and enrollment may also take place on the day of election.

The Registration Commissioner shall act as warden and ward clerk and shall have the powers of a moderator in the conduct of the election. Two election clerks who, if available and qualified, shall be Indian residents of Indian Island representing the 2 political parties polling the highest and next highest vote for Governor at the preceding gubernatorial election and shall be selected from candidates nominated by the chairman of the respective Penobscot county political committees. The compensation of the election clerks shall be \$10 per diem.

Notice of all elections to be held in the Indian Island Voting District shall be given by a warrant signed by the Registration Commissioner and posted by him in at least 2 conspicuous public places on Indian Island. Such warrant shall be posted at least 7 days before any election and a copy thereof with his doings thereon shall be filed by the Registration Commissioner in the office of the Secretary of State before the day of the election for which such warrant is issued. The registration and enrollment of voters and the conduct of the elections shall be in accordance with the provisions of chapters 3 to 9, inclusive, insofar as they do not conflict with the provisions of sections 65-A to 65-C, inclusive.

After the votes have been sorted, counted and preserved according to law, the return of said votes shall be filled out and signed by the election clerks and attested by the Registration Commissioner and mailed or delivered promptly by him into the office of the Secretary of State.

After each election, the Registration Commissioner shall prepare a payroll listing moneys due him and the election clerks and submit same to the Commissioner of Health and Welfare and the same shall be paid from funds appropriated by the State for support of the Indian tribes.

In case the Registration Commissioner resigns, dies or is unable to serve, the Governor shall appoint a successor to fill the unexpired term in the same manner as the original appointment unless the time is insufficient, in which case the Governor shall make an emergency appointment of some suitable person to act as Registration Commissioner until the vacancy can be filled.

Sec. 2. R. S., c. 5, § 65-B, additional. Chapter 5 of the Revised Statutes is hereby amended by adding thereto a new section to be numbered 65-B, to read as follows:

'Peter Dana Point Voting District.

Sec. 65-B. Voting place, procedure, Registration Commissioner. A voting district comprising all of the Passamaquoddy tribal reservation situate on Indian

Township, so called, in the county of Washington is hereby created. Such voting area shall be known as Peter Dana Point Voting District. The Secretary of State shall prepare and provide sufficient ballots containing such designation for use at all state, county and national elections, including primary elections. The Commissioner of Health and Welfare shall provide a suitable building for use as a voting place for all elections and equip it with a voting compartment and guard rail in accordance with the provisions of section 15.

The Governor, with the advice and consent of the Council, shall appoint some suitable person to the office of Registration Commissioner of Peter Dana Point voters hereinafter referred to as Registration Commissioner. He shall serve for a term of 2 years and shall receive a salary of \$20 for each day or part thereof while engaged in the actual performance of his duties. The Registration Commissioner shall determine the constitutional qualifications of residents of the Peter Dana Point Voting District who desire to vote in accordance with this section. If he finds the applicant qualifies as an Indian in accordance with the provisions of section 321 of chapter 25 and if he has been a resident of Peter Dana Point for 3 months and if he meets the educational and other requirements of section 1 of Article II of the Maine Constitution, he shall permit him to register as a voter and enroll as a member of any political party.

The Registration Commissioner shall be in session at the voting place or in some other convenient location on Peter Dana Point on the Monday preceding each election from 2 o'clock to 5 o'clock and from 7 o'clock to 9 o'clock in the afternoon for the purpose of registering and enrolling Indian voters. Such registration and enrollment may also take place on the day of election.

The Registration Commissioner shall act as warden and ward clerk and shall have the powers of a moderator in the conduct of the election. Two election clerks who, if available and qualified, shall be Indian residents of Peter Dana Point representing the 2 political parties polling the highest and next highest vote for Governor at the preceding gubernatorial election and shall be selected from candidates nominated by the chairman of the respective Washington county political committees. The compensation of the election clerks shall be \$10 per diem.

Notice of all elections to be held in the Peter Dana Point Voting District shall be given by a warrant signed by the Registration Commissioner and posted by him in at least 2 conspicuous public places on Peter Dana Point. Such warrant shall be posted at least 7 days before any election and a copy thereof with his doings thereon shall be filed by the Registration Commissioner in the office of the Secretary of State before the day of the election for which such warrant is issued. The registration and enrollment of voters and the conduct of the elections shall be in accordance with the provisions of chapters 3 to 9, inclusive, insofar as they do not conflict with the provisions of sections 65-A to 65-C, inclusive.

After the votes have been sorted, counted and preserved according to law, the return of said votes shall be filled out and signed by the election clerks and attested by the Registration Commissioner and mailed or delivered promptly by him into the office of the Secretary of State.

After each election, the Registration Commissioner shall prepare a payroll listing moneys due him and the election clerks and submit same to the Commissioner of Health and Welfare and the same shall be paid from funds appropriated by the State for support of the Indian tribes.

In case the Registration Commissioner resigns, dies or is unable to serve, the Governor shall appoint a successor to fill the unexpired term in the same manner as the original appointment unless the time is insufficient, in which case the Governor shall make an emergency appointment of some suitable person to act as Registration Commissioner until the vacancy can be filled.'

Sec. 3. R. S., c. 5, § 65-C, additional. Chapter 5 of the Revised Statutes is hereby amended by adding thereto a new section to be numbered 65-C, to read as follows:

'Pleasant Point Voting District.

Sec. 65-C. Voting place, procedure, Registration Commissioner. A voting district comprising all of the Passamaquoddy tribal reservation situate on Pleasant Point, so called, in the county of Washington is hereby created. Such voting area shall be known as Pleasant Point Voting District. The Secretary of State shall prepare and provide sufficient ballots containing such designation for use at all state, county and national elections, including primary elections. The Commissioner of Health and Welfare shall provide a suitable building for use as a voting place for all elections and equip it with a voting compartment and guard rail in accordance with the provisions of section 15.

The Governor, with the advice and consent of the Council, shall appoint some suitable person to the office of Registration Commissioner of Pleasant Point voters hereinafter referred to as Registration Commissioner. He shall serve for a term of 2 years and shall receive a salary of \$20 for each day or part thereof while engaged in the actual performance of his duties. The Registration Commissioner shall determine the constitutional qualifications of residents of the Pleasant Point Voting District who desire to vote in accordance with this section. If he finds the applicant qualifies as an Indian in accordance with the provisions of section 321 of chapter 25 and if he has been a resident of Pleasant Point for 3 months and if he meets the educational and other requirements of section 1 of Article II of the Maine Constitution, he shall permit him to register as a voter and enroll as a member of any political party.

The Registration Commissioner shall be in session at the voting place or in some other convenient location on Pleasant Point on the Monday preceding each election from 2 o'clock to 5 o'clock and from 7 o'clock to 9 o'clock in the afternoon for the purpose of registering and enrolling Indian voters. Such registration and enrollment may also take place on the day of election.

The Registration Commissioner shall act as warden and ward clerk and shall have the powers of a moderator in the conduct of the election. Two election clerks who, if available and qualified, shall be Indian residents of Pleasant Point representing the 2 political parties polling the highest and next highest vote for Governor at the preceding gubernatorial election and shall be selected from candidates nominated by the chairman of the respective Washington county political committees. The compensation of the election clerks shall be \$10 per diem.

Notice of all elections to be held in the Pleasant Point Voting District shall be given by a warrant signed by the Registration Commissioner and posted by him in at least 2 conspicuous public places on Pleasant Point. Such warrant shall be posted at least 7 days before any election and a copy thereof with his doings thereon shall be filed by the Registration Commissioner in the office of the Secretary of State before the day of the election for which such warrant is issued.

The registration and enrollment of voters and the conduct of the elections shall be in accordance with the provisions of chapters 3 to 9, inclusive, insofar as they do not conflict with the provisions of sections 65-A to 65-C, inclusive.

After the votes have been sorted, counted and preserved according to law, the return of said votes shall be filled out and signed by the election clerks and attested by the Registration Commissioner and mailed or delivered promptly by him into the office of the Secretary of State.

After each election, the Registration Commissioner shall prepare a payroll listing moneys due him and the election clerks and submit same to the Commissioner of Health and Welfare and the same shall be paid from funds appropriated by the State for support of the Indian tribes.

In case the Registration Commissioner resigns, dies or is unable to serve, the Governor shall appoint a successor to fill the unexpired term in the same manner as the original appointment unless the time is insufficient, in which case the Governor shall make an emergency appointment of some suitable person to act as Registration Commissioner until the vacancy can be filled.'

Effective August 28, 1957

---

---

## Chapter 158

### AN ACT Relating to Appointment of Indian Constables.

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

Sec. 1. R. S., c. 25, § 336, amended. Section 336 of chapter 25 of the Revised Statutes is hereby amended to read as follows:

'Sec. 336. Constables. The Tribal Governor, with the advice and consent of the Tribal Council, is hereby authorized to appoint one or more reliable ~~and well commended~~ Indians, in each of the Indian tribes in this State, as special constables with like powers and duties of constables and police officers, within towns and cities, in the enforcement of the laws of the State, within the limits of the reservation of his tribe, with authority to take any offender before any court of competent jurisdiction within his county. Such constables shall act as school attendance officers for their respective tribes. They shall receive such compensation as may be determined by the Department.'

Sec. 2. R. S., c. 25, § 337, amended. Section 337 of chapter 25 of the Revised Statutes is hereby amended to read as follows:

'Sec. 337. Term of office. Said constables shall be appointed for a term of 2 years from the date of his appointment or until his successor has been duly appointed and qualified. Any constable may be removed by the Tribal Governor upon recommendation of the Department.'

Effective August 28, 1957