MAINE STATE LEGISLATURE

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ACTS, RESOLVES AND CONSTITUTIONAL RESOLUTIONS

AS PASSED BY THE

One Hundred and Sixth Legislature

OF THE

STATE OF MAINE

Published by the Director of Legislative Research in accordance with the Revised Statutes of 1964, Title 3, Section 164, Subsection 6.

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PUBLIC LAWS

OF THE

STATE OF MAINE

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- 2. When filed. A report must be filed with the Secretary of State within 30 45 days after any election showing the totals of the entire campaign.
- Sec. 2. R. S., T. 21, § 1576, repealed and replaced. Section 1576 of Title 21 of the Revised Statutes is repealed and the following enacted in place thereof:
- § 1576. Form and content of documents

The Secretary of State may establish the layout and content of all forms, lists, documents and records required by or necessary to the efficient operation of this Title.

r. Exception. The state committees of the major political parties and candidates for federal office shall file one copy of the completed report required of them by federal law with the Secretary of State on the same day as required by federal law, except for the final campaign report, which shall be filed not later than 45 days after the election. Candidates for Governor shall file a report of the same form and content on the same dates as required of federal candidates by federal law, except for the final campaign report, which shall be filed not later than 45 days after the election.

Effective October 3, 1973

CHAPTER 403

AN ACT Relating to Time of Holding a Municipal Caucus Prior to a State Convention.

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

- R. S., T. 21, § 361, sub-§ 1-A, additional. Section 361 of Title 21 of the Revised Statutes is amended by adding a new subsection 1-A, to read as follows:
- I-A. Time. A municipal caucus, held biennially during general election year for the purpose of electing delegates to a state convention and for any other business that may come before a state convention, shall be held prior to April 1st.

Effective October 3, 1973

CHAPTER 404

AN ACT Relating to Penalty for Burglary.

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

Sec. 1. R. S., T. 17, § 751, amended. The 2nd sentence of section 751 of Title 17 of the Revised Statutes is amended to read as follows:

Whether he is, before or after entering, armed with a dangerous weapon, or whether he assaults any person lawfully therein or has any confederate present aiding or abetting or not, in either case he shall be punished by imprisonment for any term of years and in any event the punishment shall be not less than 6 months. When a person is convicted and sentenced to imprisonment for a violation of any of the provisions of this section and such violation occurred at a time when said person was on bail in connection with a prior violation of this section, the sentence imposed for said 2nd offense shall not be served concurrently with any sentence imposed in connection with said first offense.

Sec. 2. R. S., T. 17, § 754, amended. Section 754 of Title 17 of the Revised Statutes is amended to read as follows:

§ 754. Breaking and entering with intent to commit felony or larceny

Whoever, with intent to commit a felony or any larceny, breaks and enters in the daytime or enters without breaking in the nighttime any dwelling house, or breaks and enters any office, bank, shop, store, warehouse, vessel, railroad car of any kind, motor vehicle, aircraft, house trailer, or building in which valuable things are kept, any person being lawfully therein and put in fear, shall be punished by imprisonment for not less than 6 months nor more than 10 years; but if no person was lawfully therein and put in fear, by imprisonment for not less than 6 months nor more than 5 years or by a fine of not more than \$500. When a person is convicted and sentenced to imprisonment for a violation of any of the provisions of this section and such violation occurred at a time when said person was on bail in connection with a prior violation of any provision of this section, the sentence imposed for said 2nd offense shall not be served concurrently with any sentence imposed in connection with said first offense.

Effective October 3, 1973

CHAPTER 405

AN ACT to Clarify Certain Ambiguities in the Chiropractic Licensing Law and to Revise Certain Provisions Relating to the Board of Chiropractic Examination and Registration.

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

Sec. 1. R. S., T. 32, § 551, amended. Section 551 of Title 32 of the Revised Statutes, as amended, is further amended by inserting before the last sentence, a new sentence to read as follows:

The diploma of any applicant matriculating in a chiropractic college after January 1, 1974 shall show that it was granted by a chiropractic college which has been approved by a national accrediting agency, which agency has been approved by the board; or the applicant must present evidence of having become a diplomat of the National Board of Chiropractic Examin rs; or the applicant must present evidence of having successfully passed a licensing procedure from another state having similar requirements.