

LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

ONE HUNDRED AND SEVENTEENTH LEGISLATURE

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> J.S. McCarthy Company Augusta, Maine 1995

nominating convention. In the event of such a withdrawal, delegates elected for that particular candidate become uncommitted delegates.

Sec. 9. 21-A MRSA §601-A, sub-§2, ¶¶F and G are enacted to read:

F. At the end of the list of candidates for nomination, there must be printed the word "uncommitted" in such a way that a voter may choose this preference rather than a listed candidate.

G. At the end of the list of candidates for nomination and after the "uncommitted" option, there may not be any blank spaces left where a voter could write in the name or place a sticker containing the name of any person for whom a voter desires to vote.

See title page for effective date.

CHAPTER 155

S.P. 354 - L.D. 982

An Act to Clarify Juvenile Detention

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

Sec. 1. 15 MRSA §3203-A, sub-§7, ¶B-1, as amended by PL 1993, c. 354, §3, is further amended to read:

B-1. After December 31, 1991 and until Deeember 31, 1995 the Northern Maine Regional Juvenile Detention Facility begins operating, if the juvenile caseworker determines there is no acceptable alternative, a juvenile may be detained for up to 24 hours, excluding Saturday, Sunday and legal holidays, in a jail or other secure detention facility intended or primarily used for the detention of adults, if:

(1) The facility is not located in a standard metropolitan statistical area and meets the statutory criteria outlined in the federal Juvenile Justice Delinquency Act, Section 223(a)(14)(A), (B) and (C);

(2) The facility complies with mandatory sight and sound separation standards established by the Department of Corrections in accordance with Title 34-A, section 1208;

(3) The facility has adequate certified correctional staff to monitor and supervise the juvenile at all times during detention; and (4) The juvenile is detained only to await a court hearing, a preliminary hearing pursuant to Title 17-A, section 1205, an entrustment violation hearing or transfer to another detention facility.

Sec. 2. 15 MRSA §3203-A, sub-§7, ¶B-2, as amended by PL 1993, c. 354, §4, is further amended to read:

B-2. Notwithstanding any other provision of law, until December 31, 1995 the Northern Maine Regional Juvenile Detention Facility begins operating, a juvenile may be detained in a county jail, as long as the juvenile is detained in a separate juvenile section approved by the federal Office of Juvenile Justice and Delinquency Prevention and in compliance with paragraph A.

Sec. 3. 15 MRSA §3203-A, sub-§7, ¶B-3, as enacted by PL 1993, c. 238, §1, is repealed.

See title page for effective date.

CHAPTER 156

H.P. 790 - L.D. 1107

An Act to Establish Minimum Qualifications for the Office of Sheriff

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

Sec. 1. 30-A MRSA §371, as amended by PL 1989, c. 104, Pt. C, §§8 and 10, is repealed.

Sec. 2. 30-A MRSA §371-A is enacted to read:

<u>§371-A. Election or appointment; minimum quali-</u> fications

1. Manner of election or appointment. Sheriffs are elected or appointed and hold their offices according to the Constitution of Maine. Their election must be conducted and determined as is provided for county commissioners. Sheriffs take office on the first day of January following their election.

2. Minimum qualifications for officers. A person may not be appointed to the office of sheriff or be a candidate for election to the office of sheriff or serve as sheriff of any county in the State unless the candidate meets the following qualifications:

<u>A. The candidate attests to the Law Enforcement</u> Code of Ethics;