

MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

FORTY-EIGHTH LEGISLATURE

OF THE

STATE OF MAINE.

1869.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820,
February 26, 1840, and March 16, 1842.

AUGUSTA:

SPRAGUE, OWEN & NASH, PRINTERS TO THE STATE.

1869.

PUBLIC LAWS

OF THE

STATE OF MAINE.

1869.

the words, "of the time and place," so that the latter clause of said section shall read as follows: 'and the court shall decide what public notice, if any, shall be given of such private sale, and if any is required, it shall be inserted in the license and given accordingly.'

CHAP. 5.
at private sale,
amended.

Approved February 3, 1869.

Chapter 5.

An act additional to chapter seventy-five of the revised statutes.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

The seventh specification in the first section of chapter seventy-five of the revised statutes, is amended so as to read as follows: 'Seventh, If an intestate leaves no kindred, the real and personal estate of said intestate descends to the widow or husband surviving; if no kindred, widow or husband, it escheats to the state.'

R. S., chap. 75,
sect. 1, relating to
rules of descent,
amended.

Approved February 3, 1869.

Chapter 6.

An act to amend chapter sixty-seven of the revised statutes.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. The second section of chapter sixty-seven of the revised statutes is amended so as to read as follows:

'Sect. 2. If the minor is under fourteen years of age, the judge may nominate and appoint his guardian; if he is over that age, he may nominate his own guardian in presence of the judge or register of probate, or in writing certified by a justice of the peace; and if approved by the judge, such nominee shall be appointed, although the minor has a guardian; but if not thus approved, or if the minor resides out of the state, or, being cited by the judge, neglects to nominate a suitable person, who will accept the trust, the judge may nominate and appoint as if he were under fourteen.'

R. S., chap. 67,
sect. 2, relating
to appointment
of guardian by
minors, amended.

SECT. 2. Guardians may make oath to inventories by them returned, before the judge or register of probate, or any justice of the peace.

Before whom the
oath to invento-
ries may be made.

Approved February 3, 1869.