MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

SIXTY-THIRD LEGISLATURE

OF THE

STATE OF MAINE.

1887.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February 18, 1840, and March 16, 1842.

AUGUSTA:

SPRAGUE & SON, PRINTERS TO THE STATE. 1887.

ACTS AND RESOLVES

OF THE

SIXTY-FOURTH LEGISLATURE

OF THE

STATE OF MAINE.

1889.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February 18, 1840, and March 16, 1842.

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PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1889.

hundred and eighty-nine, and as to all other saw mills, on the $\frac{\text{Chap. }541}{\text{Chap. }541}$ fifteenth day of September, eighteen hundred and ninety.

Approved March 9, 1889

Chapter 541.

An Act to amend Section four of Chapter two hundred and five of the Special Laws of eighteen hundred and eighty-seven, relating to the Police Court of the City of Bangor.

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

SECT. 1. Section four of chapter two hundred and five of Sec. 4, ch. 205, Special Laws of especial laws of eighteen hundred and eighty-seven, is 1887, amended. the special laws of eighteen hundred and eighty-seven, is hereby amended so as to read as follows:

Sect. 4. In case the judge shall be absent or temporarily unable to attend said court, the recorder may enter new actions returnable at that term, and enter up judgment act in certain in all defaulted actions, and may then, by proclamation, adjourn the court to a day certain, or to the next term. case of the more permanent disability of the judge, or his -in case of being interested in any suit, or in case of his continued absence or a vacancy in his office, the recorder shall notify any justice of the supreme judicial court, who shall designate a trial justice in said county, other than the recorder, who, upon being duly sworn, may hold said court during the continuance of such vacancy or absence, or until such disability is removed, or try any suit in which the judge may be Said judge shall hold a court on the first and -terms third Monday in each month, at ten of the clock in the forenoon, and may adjourn from time to time, but shall be considered as in constant session for the trial of criminal offenses. All civil processes from said municipal court shall be under -oivil prothe teste of the judge thereof, and signed by the recorder.'

temporarily unable to attend, recorder may

more permanent disability, etc., S. J. Court may designate trial justice to hold court.

cesses, shall be under teste

This act shall take effect when approved.

Approved March 9, 1889,