

MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

SIXTY-SIXTH LEGISLATURE

OF THE

STATE OF MAINE.

1893.

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

AUGUSTA :
BURLEIGH & FLYNT, PRINTERS TO THE STATE.
1893.

PUBLIC LAWS
OF THE
STATE OF MAINE.

1893.

CHAP. 224

Chapter 224.

An Act to amend Section four of Chapter sixty-three of the Revised Statutes, relating to Courts of Probate.

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

Sec. 4, ch. 63,
R. S., amended.

Section four of chapter sixty-three of the revised statutes is hereby amended by adding at the end thereof the following :
'but petitions for the probate of wills, or the appointment of administrators may be presented and notice thereon ordered in vacation, whenever the judge of probate may deem it advisable,' so that said section as amended, shall read as follows :

Judges shall
have fixed days
and places for
holding court.

‘SECT. 4. Judges of probate shall have certain fixed days and places for holding their courts, and making and publishing their orders and decrees, where no express provision is made by law ; and such days shall be made known by public notifications thereof in their respective counties ; they may adjourn their courts to any time not beyond the next regular day, and appoint special courts when necessary ; and in case of the absence of the judge or vacancy in the office at the time of holding any court, the register may, by posting notice thereof at the probate office, adjourn the same until the judge can attend, or some other probate judge can be notified and attend, but petitions for the probate of wills, or the appointment of administrators may be presented, and notice thereon ordered in vacation whenever the judge of probate may deem it advisable.’

—adjournments.

Approved March 17, 1893.

Chapter 225.

An Act to establish certain fees of Registers of Deeds.

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

Fees of register
of deeds, for
recording any
instrument
under seal.

In all cases where books with printed forms are not furnished therefor, registers of deeds shall receive for receiving, filing and recording any instrument under seal, by law entitled to record, in addition to the fees now fixed by law, the sum of fifteen cents for each hundred words or fraction thereof, in excess of five hundred words.

Approved March 17, 1893.