MAINE STATE LEGISLATURE

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Acts and Resolves

As Passed by the

Seventy-Eighth Legislature

OF THE

STATE OF MAINE

1917

Including Acts and Resolves of the Special Session of the Seventy-Seventh Legislature held in 1916.

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PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Seventy-Eighth Legislature

1917

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sary to send any of them out of the state temporarily for purposes incident to the business of owning or managing such securities by savings banks;' so that said section as amended shall read as follows:

'Sec. 43. May be taken out of state under certain conditions. All securities owned or held by savings banks shall be kept within the state, except as provided in sections thirty-three and thirty-four of this chapter, and except when a sale or exchange thereof shall require delivery out of the state, or when necessary to send any of them out of the state temporarily for purposes incident to the business of owning or managing such securities by savings banks; and the place of their deposit shall be selected with reference to insuring the greatest possible security for their safe keeping, and shall be subject to the approval of the bank commissioner.'

Approved March 26, 1917.

Chapter 84.

An Act to Amend Section Seven of Chapter One Hundred and Two of the Revised Statutes, Relating to Bastard Children and their Maintenance.

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

- R. S., c. 102, § 7, relating to proceedings after verdict in bastardy cases. Section seven of chapter one hundred and two of the revised statutes is hereby amended by inserting after the word "court" in the eleventh line the following: 'or by the clerk of said court, in term time, or in vacation', so that said section as amended shall read as follows:
- 'Sec. 7. Bond of respondent may be approved by clerk of courts, in term time or vacation. If, on such issue, the jury finds the respondent not guilty, he shall be discharged; but if they find him guilty, or the facts in the declaration filed are admitted by default or on demurrer, he shall be adjudged the father of said child; stand charged with its maintenance, with the assistance of the mother, as the court orders; and shall be ordered to pay the complainant her costs of suit and for the expense of her delivery, and of her nursing, medicine and medical attendance, during the period of her sickness and convalescence, and of the support of such child to the date of rendition of judgment; and shall give a bond, with sufficient sureties approved by the court, or by the clerk of said court in term time, or in vacation, to the complainant to perform said order, and a bond, with sufficient sureties so approved, to the town liable for the maintenance of such child, and be committed until he gives them. The latter bond shall be deposited with the clerk of the court for the use of such town. If the respondent does not comply with that part of the order relative to payment of expenses and costs of suit, execution may issue therefor as in actions of tort.'

Approved March 26, 1917.