

Sixty-Second Legislature.

HOUSE.

128.

STATE OF MAINE.

IN THE YEAR OF OUR LORD ONE THOUSAND EIGHT HUNDRED AND EIGHTY-FIVE.

AN ACT additional relating to the Maine Industrial School for Girls.

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

All precepts issued pursuant to section nineteen 2 of chapter one hundred and forty-two of the 3 Revised Statutes, may be executed by any officer 4 who may execute civil process; and the fees of 5 judges, justices and officers shall be the same as 6 for similar services in civil cases. Section twenty-7 six of said chapter shall not be held to apply to 8 precepts issued pursuant to section nineteen, sav-9 ing cases already commenced. In case of appeal, 10 in lieu of the recognizance now required by law, 11 the justice or judge shall require the recognizance,

HOUSE-No. 128.

12 in a reasonable sum, of some responsible and 13 proper person for the custody, care and nurture of 14 the girl pending the appeal, and for her appearance 15 to abide the final order of the appellate court, and 16 in default thereof may commit her to said Industrial 17 School until final disposition of the appeal. In 18 such cases, no fees shall be required of the appel-19 lant for recognizance or copies of papers. Fees 20 not otherwise provided for shall be audited by the 21 county commissioners and paid from the county 22 treasury.

STATE OF MAINE.

IN HOUSE OF REPRESENTATIVES, February 19, 1885.

,

Reported from Committee on Legal Affairs, by Mr. SPEAR; ordered printed under joint rule.

NICHOLAS FESSENDEN, Clerk.