

EIGHTIETH LEGISLATURE

SENATE

NO. 16

In Senate, Jan. 20, 1921.

Reported by Senator Parent from Committee on Legal Affairs and laid on table to be printed under joint rules.

L. ERNEST THORNTON, Secretary.

Presented by Senator Farrington of Kennebec.

STATE OF MAINE

IN THE YEAR OF OUR LORD ONE THOUSAND NINE HUNDRED AND TWENTY-ONE

AN ACT to Amend Section Twenty-four of Chapter Sixtyseven of the Revised Statutes Relating to Certification of Copies of Wills by Registers of Probate to Registers of Deeds.

Be it enacted by the People of the State of Maine, as follows:
Section twenty-four of chapter sixty-seven of the revised
2 Statutes is hereby amended by inserting after the word
3 "will," in the sixth line of said section, the words 'including
4 so much of said will as may relate to powers of executors
5 and trustees named in said will to sell real estate without
6 license of court,' so that as amended said section twenty7 four shall read as follows:

SENATE-No. 16

'Sect. 24. Within thirty days after a will has been proved 2 and allowed in the probate court, or in the supreme court 3 of probate, the register shall make out and certify to the 4 register of deeds in the county where the real estate is situ-5 ated, a true copy of so much of said will as devises real 6 estate, with the description thereof, so far as it can be fur-7 nished from said will, including so much of said will as 8 may relate to powers of executors and trustees named in 9 said will to sell real estate without license of court, and 10 the name of the testator and of the devisee; and the register 11 of deeds receiving such copy shall forthwith file the same, 12 minuting thereon the time of the reception thereof as afore-13 said, and record it in the same manner as a deed of real 14 estate.'