# MAINE STATE LEGISLATURE

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### PUBLIC ACTS

OF THE

## STATE OF MAINE,

PASSED BY THE

#### FOURTEENTH LEGISLATURE,

At its Session, held in January, 1834.

PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

AUGUSTA:

1. BERRY & CO., PRINTERS TO THE STATE.

1834.

Repealed.

Sect. 2. Be it further enacted, That all Public Statutes shall begin to take effect, and have force, in twenty days from the date of their publication as above unless the provisions of any statute otherwise order.

[Approved by the Governor, January 25th, 1833.]

#### Chapter 93.

AN ADDITIONAL ACT respecting salaries of Registers of Probate.

Be it enacted by the Senate and House of Representatives, in Legislature assembled, That Salary increas- the Salary of the Register of Probate for the County ed to \$600. Chap 343, Vol. of York shall be Six Hundred Dollars instal of the County chap 343, Vol. of York shall be Six Hundred Dollars instal of the County chap 343, Vol. of York shall be Six Hundred Dollars instal of the County chap 343, Vol. of York shall be Six Hundred Dollars instal of the County chapter of the County c of York shall be Six Hundred Dollars instead of the salary now established by law, commencing on the first day of January one thousand eight hundred and thirty four.

[Approved by the Governor, January 29, 1834.]

#### Chapter 94.

AN ACT to prohibit Minors from the practice of Law.

Be it enacted by the Senate and House of Representatives, in Legislature assembled, That no person under twenty one years of age shall hereafter be admitted by any Court in this State to practise law therein.

[Approved by the Governor, January 31, 1834.]

#### Chapter 95.

AN ACT additional to "An Act regulating Judicial Process and Proceedings."

Be it enacted by the Senate and SECT. 1. House of Representatives, in Legislature assembled, That whenever any suit shall hereafter be instituted for the recovery of any debt, and the defendant in said suit shall be summoned, as the trustee

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No minor to practise law.

of said plaintiff, said action shall stand continued to Action to be await the disclosure of said trustee: and in case said defendant is defendant shall be adjudged trustee, such adjudica-summoned as Trustee of Plf. tion may be given in evidence in the trial of the action, between the trustee and his creditor, in the Majudication may be given suit aforesaid; and if the amount disclosed by said in evidence. trustee shall be equal to the sum recovered in said action, the trustee shall not be liable for any cost Trustee not liawhich shall accrue subsequent to the interposition of ble for costs. said adjudication.

SECT. 2. Be it further enacted, That whenever any suit shall hereafter be instituted for the recovery of any debt, and the defendant in said action shall be summoned as the trustee of said plaintiff, the intervention of said trustee process, shall not recover costs in prevent the plaintiff from the recovery of his costs certain cases as provided in in his said action against his debtor except as is pro- Sect. 1. vided in and by the first section of this Act.

SECT. 3. Be it further enacted, That this Act When to take shall take effect from and after the passage of the effect. same.

[Approved by the Governor, January 31, 1834.]

#### Chapter 96.

AN ACT in addition to "An Act for the prevention of damage by fire, and the safe keeping of Gunpowder."

Be it enacted by the Senate and House of Representatives, in Legislature assembled, That if any person or persons shall carry on the business No person to of manufacturing Gunpowder, or of mixing or grinding the composition therefor, in any building, situated within eighty within the distance of eighty rods from any dwelling rods from dwelling inghouse, store, house, store, mill or other valuable building, erect- &c. ed at the time when such business may be commenced as aforesaid, the building in which any such Building in business shall be carried on as aforesaid, shall be which such business is carried deemed and taken to be a public nuisance, and may on to be deemed be, in all respects, dealt with or abated as such. And