

# 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.*

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PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

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AUGUSTA :

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

1834.

for a public burying ground in such town or plantation, and for suitably fencing in the same; to be assessed and collected as other town and plantation taxes are by law, to be assessed and collected, and to be expended under the direction of the selectmen of towns and assessors of plantations, respectively.

[Approved by the Governor, March 11, 1834.]

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### Chapter 131.

AN ACT to repeal a part of the third section of an Act entitled an Act to establish a Medical School in this State.

*Be it enacted by the Senate and House of Representatives, in Legislature assembled, That so much of the third section of the act entitled "An Act to establish a Medical School in this State" passed June the twenty seventh, one thousand eight hundred and twenty; which makes provision for a grant of one thousand dollars, to be paid annually out of the Treasury of this State to the President and Trustees and Overseers of Bowdoin College for the benefit of said Medical School, be and the same is hereby repealed from and after the first day of July next.*

[Approved by the Governor, March 11, 1834.]

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### Chapter 132.

AN ACT additional, to repeal certain provisions of "An Act establishing and regulating the fees of the several officers and other persons therein mentioned."

*Be it enacted by the Senate and House of Representatives, in Legislature assembled, That so much of an act entitled "An Act establishing and regulating the fees of the several officers and other*

Former act making provision for Medical School, repealed.

Former act in part repealed. Chap. 105, vol. 1, p. 427.

persons” therein mentioned passed March twentieth one thousand eight hundred and twenty one, which provides that the Justices of the Circuit Court of Common Pleas shall be allowed “in every action where an issue in law or fact is joined” one dollar in addition to the fee for entry; and that for “entering a petition and making an order thereon for the sale or partition of real estate or for the location of public lots seventy cents” be allowed; that the fees of the clerk of the Circuit Court of Common Pleas for “accepting a report of referees, where the acceptance thereof is contested, sixty cents; otherwise thirty cents.”—“For entering a petition and order thereon for the partition or sale of real estate or location of public lots, twenty cents;” for entering a petition, and making order thereon for the sale or partition of real estate, one dollar, (be allowed to said clerk as aforesaid,) be and the same is hereby repealed—and it shall be the duty of the clerks of the several courts hereafter to do and perform the services heretofore required, for which they were entitled to receive the aforesaid fees, free of charge, and without compensation.

Clerk required to perform certain services free of charge.

[Approved by the Governor, March 12, 1834.]

### Chapter 133.

AN ACT additional giving remedies on judgments rendered by Courts of County Commissioners, and prescribing the mode of levying executions against towns and plantations. Laws of 1833, ch. 64, page 64.

SECT. 1. *Be it enacted by the Senate and House of Representatives, in Legislature assembled,* That in all cases when any order or judgment named in the second section of the Act to which this is additional, has been or may be rendered or given against any town or plantation; or whenever any warrant of distress named in the first or second section of said Act, has been or may be or-

When judgment has been rendered on warrant of distress issued against any town or plantation, proprietor of lands may pay