MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

PASSED BY THE

TWENTY-FIFTH DEGISLATURE

OF THE

STATE OF MAINE,

A. D. 1845.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February 26, 1840, and March 16, 1842.

 $\label{eq:augusta} \textit{AUGUSTA}:$ Wm. T. Johnson, printer to the state.

1845.

PUBLIC LAWS

OF THE

STATE OF MAINE,

1845.

son on whom the duties of said office shall have devolved, or may $\underline{ ext{Chap. 145.}}$ hereafter devolve, by law, shall complete, examine and certify to or upon such record, in the same manner as might have been done; and such record and certificate shall have the same force and effect as if made by the register with whom such deeds or other instruments were left to be recorded.

Sect. 2. This act and also the act passed the seventeenth day when to take of February last, entitled "an act additional relating to the duties of registers of deeds," shall be in force from and after the passage of this act.

[Approved March 21, 1845.]

Chapter 145.

AN ACT in addition to the nineteenth chapter of the revised statutes.

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

The provisions of the eight, ninth, tenth, eleventh and twelfth Provisions of secsections, of the said nineteenth chapter shall be applied and ex- 12, extended. tended to any organized society; provided such society, or the Proviso. members thereof, own pews to the number of five.

[Approved March 21, 1845.]

Chapter 146.

AN ACT additional to chapter one hundred and one of the revised statutes.

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

SECT. 1. Whenever the attorney general shall deem the testi- Power of attormony of a witness, residing without the limits of the state, to be new general to obtain evidence without the state in procuring the indictment or the conviction of a supposed in criminal criminal, in the supreme judicial court, he is hereby empowered to procure the attendance of such witness; and the court shall allow, to the witness, such further sum, beyond his or her legal fees, as shall be just and reasonable.

This act shall take effect and be in force from and after its approval by the governor.

[Approved March 24, 1845.]