# MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

#### ACTS AND RESOLVES

PASSED BY THE

#### TWENTY-EIGHTH LEGISLATURE

OF THE

## STATE OF MAINE,

A. D. 1848.

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

Augusta:

WILLIAM T. JOHNSON, PRINTER TO THE STATE.

### PUBLIC LAWS

OF THE

# STATE OF MAINE,

1848.

CHAP. 90. actions pending in their respective courts, whether made returnable to such justices in their lifetime or to their recorders afterwards, and generally to hear, try and dispose of all actions continued and remaining on their dockets, and render judgments and issue executions thereon in as full and ample a manner as such deceased justices themselves would have power to do were they living and able to perform the duties of their office, hereby making valid and legal all proceedings of such recorders done and performed within the powers granted to such town courts by virtue of said act; provided nevertheless, that such recorders shall be prohibited from issuing any new writs or taking cognizance of the same after the appointment and qualification of such successors or new justices.

Proviso.

Authorized to enter up and record judgments.

\_to remain in force two years.

Power to grant copies of judg-ments, &c.

SECT. 2. Such recorders are authorized and empowered to enter up and record all judgments of their respective courts whether rendered by themselves or by such deceased justices and award and issue original and renew old executions under the rules and restrictions of law; and this power shall remain and be in force for the term of two years from and after the passage of this act and no longer.

**Sect. 3.** That such recorders shall have power to grant copies of judgments and records of such courts, which, when certified by them, shall have the same validity as they would have had if made and certified by their respective justices when living.

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

[Approved August 11, 1848.]

#### Chapter 90.

An act to increase the salary of the judge of probate for the county of Lincoln.

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

Salary of judge, \$350

The salary of the judge of probate for the county of Lincoln shall be three hundred and fifty dollars per annum, in lieu of the salary heretofore established by law in chapter one hundred and fifty of the revised statutes.

SECT. 2. This act shall take effect and be in force from and Chap. 90. after July first, in the year of our Lord one thousand eight hundred and forty-eight.

[Approved August 11, 1848.]