MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

PASSED BY THE

THIRTIETH LEGISLATURE

OF THE

STATE OF MAINE,

A. D. 1850.

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

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PUBLIC LAWS

OF THE

STATE OF MAINE.

1850.

Снар. 161.

Chapter 161.

An act in addition to an "act establishing town courts."

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

Powers of justices of the peace and quorum in case of vacancy in the office of justice and recorder of town courts.

That whenever a justice and recorder of any town court have both died or removed from the state, any disinterested justice of the peace and of the quorum of the county, shall have power to issue original and renew old executions in the same manner and under the same legal restrictions as such deceased or absent town justice or recorder might do, if alive or present; and the execution shall be enforced and obeyed like all other executions issuing from lawful authority: provided nevertheless, that this power shall not be in force for more than four years from and after the death or removal of such town justice or recorder; and provided also, that such disinterested justice shall file in the office of the clerk of the courts for said county, a certified copy of each execution he may issue by virtue of this act.

Judgments and records, how certified.

Proviso.

That any justice of the peace and of the quorum as aforesaid, may make and certify copies of judgments and other records of such deceased or absent town justice or recorder, which documents thus certified shall have the same validity as if made and certified by such town justice or recorder himself.

[Approved July 17, 1850.]

Chapter 162.

An act fixing the times of holding the district court in the county of Franklin.

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

Terms of western district court for Franklin

The terms of the district court for the western county, changed, district, within and for the county of Franklin, shall commence on the last Monday in March, and on the Monday next but one preceding the first Tuesday in October, annually; and all acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

Processes, how disposed of.

All writs, warrants, complaints, executions, petitions, recognizances, orders, certificates, reports and all processes of every kind whatever, commenced for, pending in, or returnable to said court for and within said county, shall be returned to, have day in, and be acted upon by said court, at the terms Chap. 163. thereof established by the first section of this act.

This act shall take effect and be in force from and Sect. 3. after its approval by the governor.

[Approved July 27, 1850.]

Chapter 163.

An act in addition to the one hundred and sixth chapter of the revised statutes, in relation to the publication of notices ordered by any judge of probate.

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

SECT. 1. That whenever the judge of probate in any county Probate notice, where published. in this state shall order the publication of any notice, the party required to publish the same may select the paper in which such notice shall be published, unless said judge should be of opinion that such paper was unsuitable from its want of circulation or other substantial reason.

SECT. 2. This act shall be in force from and after its approval by the governor.

[Approved July 27, 1850.]

Chapter 164.

An act establishing the salary of the county attorney for Oxford county.

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

Sect. 1. The salary of the county attorney within and for Salary, \$250. the county of Oxford is hereby established at the sum of two hundred and fifty dollars; and said salary as established by this act, shall be deemed to have commenced the first day of January, in the year of our Lord one thousand eight hundred and fifty.

Sect. 2. All acts and parts of acts inconsistent with the provisions of this act are hereby repealed.

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

[Approved July 27, 1850.]