MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

PASSED BY THE

THIRTY-FIRST LEGISLATURE

OF THE

STATE OF MAINE,

A.D. 1852.

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.

1852.

Снар. 268.

Chapter 268.

An act to amend the ninth section, article first, of the "act to provide for the education of youth," approved August twenty-seventh, eighteen hundred and fifty.

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

Sec. 9, art. 1, act to provide for the education of youth, amendment of. SECT. 1. The ninth section, article first of the "act to provide for the education of youth" is hereby amended by inserting after the word "individual" in the third line of said section the word "annually."

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

[Approved April 22, 1852.]

Chapter 269.

An act to simplify proceedings in writs of error.

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

Revisal, recall or correction of error in judgment, proceedings in. Sect. 1. In any process hereafter commenced to obtain the reversal, the recall or the correction of a judgment, for the cause of error contained in the judgment, process or proceedings, it shall not be necessary that any assignment of the error or errors be filed in the clerk's office, or that any writ or document be addressed to the court or any judge of the court, or to the justice of the peace, before whom the judgment was recovered; or that the record, process or proceedings of the suit be authenticated by such court or any judge of such court or by such justice of the peace.

Writ of error.

[L. S.]

Sect. 2. The writ of error may be a scire-facias, issued substantially as follows, viz:

Form.

STATE OF MAINE.

deputy,

Greeting.

We command you, that you make known unto — of —
that he appear if he see cause, before our supreme judicial court to be holden at — within and for our county of — on the — to answer to — of — in a plea of error, whereas the said — alleges that in the process, proceedings and judgment had before — at — on — wherein the said — was plaintiff, and the said — was defendant, there occurred the