MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

FORTY-SEVENTH LEGISLATURE

OF THE

STATE OF MAINE.

1868.

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

 ${\bf A}~{\bf U}~{\bf G}~{\bf U}~{\bf S}~{\bf T}~{\bf A}$: owen & nash, printers to the state. 1868 .

PUBLIC LAWS

OF THE

STATE MAINE. OF

1868.

Chapter 134.

An act to provide for the removal of persons imprisoned or under arrest, from one county to another when different offences are charged in the two counties.

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

Section 1. Whenever any person shall be imprisoned or held Prisoners in under arrest in any county in this state, any justice of the supreme judicial court, in term time or vacation, may order the removal of such person into another county when complaint has been made removed to and warrant issued, or an indictment has been found charging the by order of person so arrested, or imprisoned, with the commission of a crime any justice of S. J. C. in such other county, for examination or trial under said complaint or indictment.

one county charged with crime in another, may be such other co.

- Before any justice of the supreme judicial court shall issue his order to any sheriff or his deputies, or any officer, or the keeper of any jail having such person under his charge or in his custody, directing the removal of such person to another county, or his rendition to any other proper officer for the purpose of removal, he shall be satisfied from sufficient proof adduced before him that speedy and impartial justice requires such order.
- SECT. 3. Whenever the order provided for by this act shall be Duty of the duly issued, it shall be the duty of the officer holding under arrest, or in his custody, the person described in such order, to deliver him to the officer who presents the order and delivers to him a true and attested copy of the same and of the complaint and warrant or indictment upon which such order is based, and the officer to whom the accused person shall be so delivered shall bring him

The justice to proof before issuing his order for

upon issue of the order.

CHAP. 135. before the proper court, in the county to which he is removed, for examination and trial and make due return of his proceedings.

SECT. 4. This act shall take effect when approved by the governor.

Approved January 17, 1868.

Chapter 135.

An act to amend section nineteen of chapter ninety-one of the revised statutes, relating to liens on logs and lumber.

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

R. S., chap. 91, sect. 19, amended.

Lien on lumber for labor for sixty days after arrival at destination. Section nineteen of chapter ninety-one of the revised statutes is hereby amended in the first line thereof, by adding the word 'raft'ing,' after the word "hauling," so that the section as amended will read as follows:—'A person who labors at cutting, hauling, 'rafting, or driving logs or lumber, shall have a lien thereon for 'the amount due for his personal services, except liens reserved to 'the states of Maine and Massachusetts; to continue for sixty 'days after the logs or lumber arrive at the place of destination 'for sale or manufacture; and be enforced by attachment.'

Approved January 25, 1868.

Chapter 136.

An act to amend section two of chapter two hundred and fifty-six of the public laws of eighteen hundred and sixty-four, relating to the compensation of temporary clerks in the office of the secretary of state.

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

Public laws of 1864, chap. 256, sect. 2, amended.

Sect. 1. Section two of chapter two hundred and fifty-six of the public laws of eighteen hundred and sixty-four is hereby amended by striking out all after the word "dollars," in the eighth line of said section, and inserting the following words: 'and the compensation of the clerks so employed shall be fixed by the secretary of state, having regard to the character of the service required of 'each clerk, and not in any case exceeding three dollars per day 'for the time such clerk may be actually employed, and travel one 'way,'—so that the last clause of said section as amended will read as follows:—'Temporary clerks may be employed in the 'office of the secretary of state, from time to time during each 'year, as the exigencies of the office may require, the aggregate of whose compensation shall not exceed the sum of five hundred

Temporary clerks authorized to be employed in office of secretary of state.