MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

FIFTY-EIGHTH LEGISLATURE

OF THE

STATE OF MAINE.

1879.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February 18, 1840, and March 16, 1842.

AUGUSTA:
E. F. PILLSBURY & CO., STATE PRINTERS.
1879.

PRIVATE AND SPECIAL LAWS

OF THE

STATE OF MAINE.

1879.

shall remain in the state treasury subject to the order of the gov- Chap. 191. ernor and council, for the payment of the expenses of said schools, the bills for which shall be approved by the state superintendent of common schools, and audited by the governor and council.'

This act shall take effect when approved. SECT. 2.

Approved March 3, 1879.

Chapter 191.

An Act to authorize Lewis Leadbetter, Jr., and Elisha C. Cooper to build a bridge over tide waters in the town of North Haven.

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

Lewis Leadbetter, Jr., and Elisha C. Cooper, their associates and assigns, are hereby authorized to build a bridge over tide waters, extending from land of Ephraim Cooper on the main island line the town of Newly II. in the town of North Haven, to land of E. C. Cooper on Burnt bridge. island in said town.

ter, Jr., and Elisha C.

Approved March 3, 1879.

Chapter 192

An Act to amend chapter ninety-three of the Private and Special Laws of eighteen hundred and seventy-eight.

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

Legislature assembled, as follows:

SECT. 1. Section two of chapter ninety-three of the private sec, 2, ch. 93

private and special laws

14500 bundred and seventy-eight, is hereby and special laws of eighteen hundred and seventy-eight, is hereby amended so that the third specification in said section shall be as follows:

1878 amended.

Original jurisdiction, concurrent with the supreme Municipal 'Third. judicial court, of all civil actions in which the debt or damages do not exceed one hundred dollars, and any defendant resides within Jurisdiction. the county of Franklin. Provided, that any action, civil or criminal, in which the judge is interested, or related to either of the parties by consanguinity or affinity, within the sixth degree according to the rules of the civil law, or within the degree of second cousin inclusive, but which would otherwise be within the exclusive jurisdiction of said court, may be brought before and disposed of by any trial justice within said county in the same manner and with like effect as other actions before said trial justices.'