MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

SIXTY-SECOND LEGISLATURE

OF THE

STATE OF MAINE.

1885.

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

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PUBLIC LAWS

OF THE

STATE OF MAINE.

1885.

Снар. 279

Chapter 279.

An Act to amend section sixteen of chapter one hundred and thirty-two of the Revised Statutos, relating to Appeals from Magistrates.

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

Section sixteen of chapter one hundred and thirty-two of the revised statutes is hereby amended, by adding thereto the following words:

Sec. 16, ch. 132,

'The appellant may, at any time before such copy has been sent to the appellate court, come personally before such magistrate, who may permit him, on motion to withdraw his appeal and abide by the sentence appealed from; whereupon, he shall be ordered to comply with said sentence and the sureties taken upon the recognizance upon such appeal shall be dis-If the appellant is detained in jail for want of sureties to prosecute his appeal, he may give notice, in writing, to the jailer, of his desire to withdraw his appeal and abide by the sentence appealed from; whereupon, such jailer shall cause him to be taken before such magistrate, who shall order him to comply with the sentence appealed from, as hereinbefore provided; and in such case the jailer, or officer taking the appellant before the magistrate by his direction, shall be entitled to the same fees, to be taxed and paid as a part of the costs of prosecution, as are allowed to an officer for serving a mittimus.'

Appellant may withdraw appeal and abide by sentence

-fees of officer.

Approved February 27, 1885.

Chapter 280.

An Act amendatory to section twenty-nine of chapter ninety-one of the Revised Statutes, to create a Lien on Wood.

Section twenty-nine of chapter ninety-one of the Sec. 29, ch. 91, R S., amended. Sect. 1. revised statutes is hereby amended by adding after the word "bark," in the first line, the words 'or cutting cord wood,' and by adding after the word "bark," in the fifth line, the words 'or wood,' so that said section, as amended, shall read as follows, namely:

230

EXPENDITURE OF SCHOOL FUNDS IN PLANTATIONS-STATE PRISON.

Снар. 281

Lien on hemlock bark for labor. 'Sect. 29. Whoever labors at cutting and peeling hemlock bark or cutting cord wood, has a lien thereon for the amount due for his personal services, which takes precedence of all other claims, continues for thirty days, and may be enforced by attachment; provided, however, that such lien shall not continue after the bark or wood has arrived at a market.'

-proviso.

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

Approved February 27, 1885.

Chapter 281.

An Act to provide for the proper expenditure of School Funds in plantations.

School moneys of plantations, how expended.

SECT. 1. All moneys due plantations from the state treasury for school purposes, shall be paid to the treasurers of such plantations, under the same conditions as in case of towns, and the same shall be expended by such plantations, under the same restrictions and limitations as are required of towns.

Inconsistant acts repealed.

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

Approved February 27, 1885.

Chapter 282.

An Act to amend section four of chapter one hundred and forty of the Revised Statutes, relating to the State Prison

Sec. 4, ch. 140, R. S., amended. SECT. 1. Section four of chapter one hundred and forty is hereby amended so as to read as follows:

Supervision and officers.

'Sect. 4. The supervision of the state prison is vested in the governor and council, but its government and direction are in a board of three prison and jail inspectors, one warden, one deputy warden, one clerk, eleven guards, one of whom shall perform the duties of commissary, and such number of overseers and aids as the inspectors determine to be necessary.'

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

Approved February 27, 1885.