MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

SIXTY-SECOND LEGISLATURE

OF THE

STATE OF MAINE.

1885.

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PUBLIC LAWS

OF THE

STATE OF MAINE.

1885.

Chapter 324.

An Act to facilitate the prompt administration of justice by establishing a Superior Court in the County of Aroostook.

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

Superior court for Aroostook county established. SECT. 1. A superior court is hereby established within and for the county of Aroostook, consisting of one justice, who shall be an inhabitant of said county, of sobriety of manners and learned in the law; he shall be appointed, commissioned and qualified according to the constitution.

Seal of court. Writs and processes, how issued, and form. SECT. 2. Said justice shall establish a seal for said court; and all writs and processes issuing therefrom, shall be in the name of the state; of the usual forms, bearing the teste of said justice, under the seal of said court, and shall be signed by its clerk; they shall be obeyed and executed throughout the state.

Clerk and his compensation.

Sect. 3. The clerk for the time being of the supreme judicial court, in said county, shall also be clerk of said superior court, and shall receive for his services as such, the fees allowed other clerks for similar services in the supreme judicial court. He shall appoint a deputy, approved by said justice, who shall act as clerk of said superior court, whenever said court and the supreme judicial court happen both to be in session in said county; and whenever said clerk of the supreme judicial court is absent, or the office is vacant, said justice may appoint one to supply the vacancy during such absence, or until an appointment is made by the governor and council, or by the supreme judicial court.

-shall appoint a deputy, when.

Absence of Clerk or vacancy in office, how filled.

Sheriff of the county, or a deputy, to attend.

When the justice does not attend, sheriff to adjourn the court. SECT. 4. The sheriff of the county of Aroostook shall attend said superior court, unless the supreme judicial court shall be in session in said county, in which case he shall specially designate a deputy, approved by said justice of said superior court, so to attend. And whenever it shall happen that said justice is prevented from attending at the time and place at which said court, by law or by adjournment, ought to be held, said sheriff or such deputy shall, by oral proclamation, adjourn said court from day to day, until said justice shall attend.

-jurisdiction.

Sect. 5. Within said county, said superior court shall have exclusive appellate jurisdiction of civil appeals from

municipal courts, police courts, and trial justices; exclusive original jurisdiction of actions of scire facias on judgments and recognizances not exceeding two hundred dollars; of all bastardy trials, and of all other civil actions at law not exclusively cognizable by municipal courts, police courts, and trial justices, where the damages demanded do not exceed two hundred dollars, except complaints for flowage and real actions, and concurrent original jurisdiction of proceedings in habeas corpus, of actions of trespass quare clausum, and of all other civil actions at law when the damages do not exceed five hundred dollars, except complaints for flowage and real actions.

Said court shall be held on the first Tuesdays, of Terms, SECT. 6. December and May, at Caribou, and on the first Tuesdays of November and April, at Houlton. Traverse jurors shall be drawn and returned to serve at said terms, as in the supreme judicial court, except that the same jurors may be required by the justice to serve for two successive terms, and that no jurors shall be drawn or returned for the April term, eighteen hundred and eighty-five, of said court. If the plaintiff de- Proceedings if sires a jury trial, he shall indorse the same upon his writ at desired by either the time of entry. The defendant shall, within fourteen days after entry, file his pleadings, and if the plaintiff has not demanded a jury, the defendant shall endorse on his plea his demand for a jury, if he desires one. Whenever a jury shall be so demanded by either party, the clerk shall enter that fact on the docket, and all other cases, except appeals, All other cases shall be tried by the justice without the intervention of a be tried by the justice, jury, subject to exceptions in matters of law, in term time, or if both parties desire, at chambers. Whenever, by accident or mistake, the plaintiff fails to endorse upon his writ at the time of entry a request for a jury trial, or if the defendant, by accident or mistake, shall fail to endorse upon his plea when filed, a demand for a jury, the court may, on Court may order trial by jury. motion of either party, at its discretion, order a trial by jury When a defendant, legally served, does not Defendant to be defaulted if he in the cause. appear by himself or attorney within the first three days of the term, he shall be defaulted as in the supreme judicial court. If the defendant does not file his pleadings as here- Proceedings if inbefore provided, he shall be defaulted on the first day of not file pleadings. the next term after entry, unless the court, for good cause,

returned.

jury trial is

except appeals, to

defaulted, if he does not appear.

defendant does

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Order of trial of actions.

Appeals, how

Exceptions may be alleged, as in S. J. court.

--proceedings.

Cases certified upon agreed statement, when and where determined.

Exceptions may be certified to Chief Justice of S. J. court.

Decisions to be certified to the clerk.

When a demurrer is overruled, defendant may plead anew.

Actions to remain on docket until overruling of exceptions would dispose of it.

shall grant leave to file a plea, or shall otherwise lawfully dispose of the action. All actions duly answered to shall be in order for trial at the next term after entry, and shall be so tried, except for good cause. Appeals shall be entered by the appellant as in the supreme judicial court, and shall be in order for trial at the first term.

Sect. 7. Exceptions may be alleged as in the supreme judicial court, and entered, heard and determined at the law term held in the eastern district, provided that when the next law term happens to be held in either of the other districts, the justice of the superior court may, on motion of the party not excepting, certify the exceptions to said next law term, if in his opinion they are alleged mainly for delay; but the party so moving shall be deemed to waive his right to be heard in opposition to said exceptions, which shall be entered and determined at said next law term without argument by said party, and upon the oral or written argument of the party excepting. Cases certified upon agreed statements of facts, reports and motions for new trials, shall be entered, heard and determined at the next law term in the eastern district, but any case for the law court may, by agreement of parties, be entered at the next law term held in either district. And all exceptions arising in cases within the exclusive jurisdiction of said superior court, may be certified at once by said justice to the chief justice of the supreme judicial court, and shall, when so certified, be argued in writing, on both sides, within thirty days thereafter, unless the justice of said superior court shall, for good cause, enlarge the time, and exceptions so certified shall be considered and determined by the justice of the supreme judicial court, as soon as may Decisions of the law court, on all exceptions and questions from said superior court, shall be certified to the clerk of said superior court, with the same effect as in cases originating in the supreme judicial court in said county.

SECT. 8. When a demurrer to a declaration is overruled, the defendant, notwithstanding he excepts, may plead anew within such time as the justice orders, but in all cases where exceptions are alleged by the defendant, the action shall, notwithstanding, remain upon the docket of said superior court, and be proceeded with as if no exceptions had been taken, until the case is in such a condition that the overruling

of said exceptions would finally dispose of it. And the action

shall then be transferred to the law court, or certified to the chief justice thereof, as hereinbefore provided for the hearing

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-transferred to law court or chief justice,

The law court for Eastern district to have juris-diction over questions of law, originating in S. J. C. for Aroos-

took county.

Transfer of law court, to be same as from S.

J. C. for Arooslaw court, and all provisions of law and rules regulating pro- took county.

and determination of all exceptions arising in any stage of the case. The supreme judicial court sitting as a court of Sect. 9. law for the eastern district, shall have the same jurisdiction of all questions of law, motions for new trials, and questions arising on reports or agreed statements of facts, originating in said superior court, as if they had originated in the supreme judicial court for Aroostook county; and said law court sitting in either of the other districts shall have the same jurisdiction of all questions and motions certified thereto from said And all provisions superior court as hereinbefore provided. of law and rules of the supreme judicial court relative to the transfer of actions and other matters from the supreme judicial

court for said county, or from its docket to the docket of said

ceedings in such cases, and the effect of such proceedings shall apply to the transfer of actions from said superior court or its docket to said law court, and to the proceedings in such cases, and the effect thereof, except so far as they may be in-

consistent with the foregoing provisions of this act.

SECT. 10. Said superior court is hereby authorized to Authority of the administer all necessary oaths, render judgment and issue execution, punish for contempt, and compel attendance, in the supreme judicial court; to make all such rules regulations, repugnant to law, as may not necessary and proper for the administration of justice promptly and without delay; and the provisions of law relative to $_{\mathrm{the}}$ jurisdiction of the supreme judicial court in said county over parties, the arrest of persons, attachment of property, the time and mode of service of precepts, proceedings in court, the taxation of costs, the rendition of judgments, the issuing, service and return of executions, and all other subjects, are hereby made applicable and extended to said superior court in all respects, except so far as they are modified by the provisions of this act; and said superior court is hereby clothed as fully as the supreme judicial court, with all the powers necessary for the performance of all its duties.

Final judgment may be re-examined in S. J. Court.

-proceedings.

Sect. 11. Final judgments in said superior court may be re-examined in the supreme judicial court on a writ of error, or on petition for review, and when the judgment is reversed, the supreme judicial court shall render such judgment as said superior court should have rendered, and when a review is granted it shall be tried in said supreme judicial court, which shall have the same power to grant writs of supersedeas of executions issued from said superior court, as it has of executions issued from the supreme judicial court.

Any justice of S. J. C. authorized to hold court in the absence or sickness of justice.

During a vacancy in the office of justice, writs shall bear teste of justice of S. J. C.

Cases to be transferred to S. J. C. when justice is disqualified.

Act to take effect March 10, 1885.

Jurisdiction of S. J. C. in Aroostook county, limited.

Appointment, qualification and salary of justice.

Jurisdiction over eriminal cases in Aroostook county transferred from 8. J. C. SECT. 12. In case the justice of said superior court should, by reason of continued sickness, or other cause, be prevented from holding a term or terms of said court, any justice of the supreme judicial court may, at the request of said justice of said superior court, hold such term or terms of said superior court in place of the justice thereof. And during a vacancy in the office of said justice of said superior court, all writs issued from the office of the clerk thereof shall bear teste of any one of the justices of the supreme judicial court. Whenever the justice of said superior court shall be disqualified, by interest or other lawful cause, from trying any cause pending in said court, said case shall thereupon be transferred to the docket of the supreme judicial court for said county, and disposed of in said court according to law.

SECT. 13. This act shall take effect March ten, eighteen hundred and eighty-five, if approved on or before that time, otherwise it shall take effect when approved, and the first term of said superior court shall be held on the first Tuesday of May, eighteen hundred and eighty-five. And upon the taking effect of this act, the jurisdiction of the supreme judicial court for the trial of civil cases in said county shall be limited in conformity to the foregoing provisions; and all acts and parts of acts relating to courts and judicial proceedings shall be modified so far as to give full effect to this act, and all acts and parts of acts inconsistent with this act are hereby repealed.

SECT. 14. The justice of said superior court may be appointed, commissioned and qualified at any time after the approval of this act, and his salary shall be fifteen hundred dollars per annum, payable quarterly.

SECT. 15. The original and appellate jurisdiction in all criminal matters now vested in, and exercised by the supreme

judicial court within and for the county of Aroostook and all powers incident thereto, shall, on and after the taking effect of this act, be transferred to and conferred upon the superior court within and for said county, which court shall thereafter exercise the same in the same manner as theretofore authorized by law to be exercised by the supreme judicial court in said county, except as hereinafter provided.

SECT. 16. Said criminal business of said county of Aroos-Terms designated took shall, after the taking effect of this act, be transacted at civil business. the terms of said superior court held on the first Tuesdays of May and November, together with the civil business of said court.

for criminal and

Sect. 17. All indictments and informations, and all criminal processes pending in said supreme judicial court for said county, on the taking effect of this act, and all warrants and recognizances, appeals in criminal cases, and all criminal to superior court. processes whatever, which would be returnable to, or which, by law, would be entered in said supreme judicial court in said county, on the third Tuesday of September, eighteen hundred and eighty-five, and all criminal matters arising within the jurisdiction of the supreme judicial court for said county, prior to the taking effect of this act, shall be returnable to and entered upon the docket of said superior court, and be heard and disposed of therein; and all grand jurors, witnesses and others, in criminal matters, who would, but for the passage of this act, be held to appear at said supreme judicial court for said county, on the third Tuesday of September, eighteen hundred and eighty-five, shall be held to appear at said May term of said superior court. Venires for grand jurors to serve at said superior court, shall be issued at least forty days before the first Tuesday of May, annually, and such jurors shall serve at every term of said _term of service. superior court, for the transaction of criminal business, throughout the year.

Processes pending on March 10,1886, and all processes returnable after that date, transferred to and

All jurors and witnesses held to appear at Sept. term S. J. C. to

Venires for grand jurors, when to

All exceptions or questions of law arising in Exceptions and SECT. 18. any way during the trial of criminal cases in said superior court, shall be transferred to the law docket of the supreme judicial court for the eastern district, and shall have day therein; and if said exceptions are sustained or a new trial is ordered, the cause shall be remanded to said superior court All motions for a new trial in criminal cases tried for trial.

questious of law to be heard at law term S. J. C. for Eastern district.

in said superior court, shall be heard and finally determined by the justice thereof.

When any indictment is found for certain offenses, the clerk shall, on motion of either party, certify the same to the S. J. C.

SECT. 19. When any indictment is found for any of the offenses described in sections one and two of chapter one hundred and seventeen of the revised statutes, sections two, three, four, five, six, eight, nine, ten, eleven, twelve, thirteen, fifteen, twenty-five and twenty-seven of chapter one hundred and eighteen of the revised statutes, sections one, two and three of chapter one hundred and nineteen of the revised statutes, on motion of counsel for the state or for the respondent, made when the respondent is arraigned, the clerk of said superior court shall certify and transmit the indictment to the supreme judicial court for said county, at the next term, where it shall be entered. The supreme judicial court shall have cognizance and jurisdiction thereof, and proceedings shall be had therein in the same manner as if the indictment had been found in that court.

Sec. 5, ch. 115, R. S., not to apply to fees received by clerk of.

SECT. 20. Section five of chapter one hundred and fifteen of the revised statutes, so far as it limits the compensation of clerks of judicial court, shall not apply to fees received by the clerk of the superior court for Aroostook county.

Town of Caribou shall furnish rooms for use of court. SECT. 21. The town of Caribou shall furnish proper and convenient rooms and accommodations for the use of the courts to be held in that town, and a proper place for the confinement of prisoners during such terms, free from expense to the county of Aroostook, and until said rooms and accommodations be so furnished, said courts shall be held in Houlton.

Act not to apply to pending actions. SECT. 22. This act shall not affect actions commenced before the taking effect of this act.

Approved March 4, 1885.