MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

SIXTY-THIRD LEGISLATURE

OF THE

STATE OF MAINE.

1887.

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

AUGUSTA:

SPRAGUE & SON, PRINTERS TO THE STATE. 1887.

PUBLIC LAWS

OF THE

STATE OF MAINE.

1887.

proceedings in law and equity, shall be governed by the east- Chap. 30 ern division of standard time.

Approved February 18, 1887.

Chapter 30.

An Act to repeal section four of chapter fifty-two of the revised statutes, relative to returns by treasurers of Steam Navigation Companies.

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

Section four of chapter fifty-two of the revised statutes is Sec. 4, ch. 52, R. S., repealed. hereby repealed.

Approved February 21, 1887.

Chapter 31.

An Act to amend sections twenty-nine and thirty of chapter twenty-four of the Revised Statutes, relating to persons in unincorporated places needing relief.

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

SECT. 1. Chapter twenty-four, section twenty-nine of the Sec. 29, ch. 24, revised statutes is hereby amended by striking out the words, "and have not lived in the town furnishing them relief," in the thirteenth line of said section, so that the whole section, when amended, shall read as follows:

R. S., amended.

'Sect. 29. Persons found in places not incorporated and needing relief, are under the care of the overseers of the oldest incorporated adjoining town, or the nearest incorporated town where there are none adjoining, who shall furnish relief to such persons, as if they were found in such towns; and such overseers may bind to service, the children of such -they and their persons as they may those of paupers of their own town, bound out. and may bind out persons described in section twenty-seven. in manner therein provided, residing in such unincorporated place, as if in their own town, and such persons shall be entitled to a like remedy and relief. When relief is so pro- -remedy of vided, the towns so furnishing it, have the same remedies ing state pauagainst the towns of their settlement as if they resided in the town so furnishing relief. And when such paupers have no legal settlement in the state, the state shall reimburse said

Persons in uninplaces needing relief, are under care of assessors of oldest adjoin-

towns, so reliev-