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.

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PUBLIC LAWS

OF THE

STATE OF MAINE.

1889.

Снар. 219

Chapter 219.

An Act to amend Chapter seventy-one, Section twenty-seven, Revised Statutes, as to perpetuation of notices of sales of Real Estate.

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

Sec. 27, ch. 71, R. S. amended.

Notices of sale of real estate.

Section twenty-seven of chapter seventy-one, Revised Statutes, is hereby amended by adding thereto the following: 'Such an affidavit made afterwards by any person and filed and recorded with such copy of advertisement, by permission of the court upon satisfactory evidence that the notice was given or entered, shall be admitted as evidence of the time, place and manner in which the notice was given.'

Approved February 26, 1889.

Chapter 220.

An Act to amend Section one of Chapter sixty-seven of the Revised Statutes, relating to Minors and Guardians.

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

Sec. 1, ch. 67, R. S. amended. SECT. 1. Section one of chapter sixty-seven of the Revised Statutes is hereby amended by inserting in the fourth line thereof after the word "minor," the words or is nominated as such guardian in the will of which he is an executor, so that said section as amended, shall read as follows:

Guardians.

—proceedings when judge is interested. 'SECT. 1. The judge of probate may appoint guardians to minors resident in his county, or out of the state and having estate in his county; but no executor or administrator on an estate shall be guardian to a minor interested therein, unless he is the parent of such minor or is nominated as such guardian in the will of which he is an executor; but when any judge is interested, either in his own right, in trust, or in any other manner, or is within the sixth degree of kindred, such appointment shall be made by a judge in any adjoining county, and the record of said appointment shall show why it was so made.'

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

Approved February 26, 1889.