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

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1889.

Снар. 259

duction of books

and papers and may ask ques-tions of officers.

fire insurance company, in order to ascertain its ability to meet its engagements and do a safe insurance business; and shall make such other examinations as he regards necessary for the safety of the public or the holders of policies. may require the officers to produce for examination all books and papers of the company, and to answer, on oath, all questions propounded to them in relation to its condition and affairs; and any officer who refuses to produce any such book or papers upon his demand, or to be sworn, or to answer any such questions, forfeits not exceeding two hundred dollars.

Approved March 5, 1889.

Chapter 259.

An Act to amend Section two of Chapter eighteen of the Revised Statutes, relating to Ways.

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

Section two of chapter eighteen of the Revised Statutes is Sec. 2, ch. 18, amended by striking out the words, "and that an inquiry into the merits is expedient," so that said section as amended, shall read as follows:

follows:

Being satisfied that the petitioners are responsi- Notice, how given, proved and recorded. ble, they shall cause thirty days' notice to be given of the time and place of their meeting, by posting copies of the petition, with their order thereon, in three public places in each town in which any part of the way is, and serving one on the clarks of such towns, and publishing it in some newspaper, if any, in the county. The fact that notice has been so given, being proved and entered of record, shall be sufficient for all interested and evidence thereof.'

Chapter 260.

An Act in relation to the State Valuation.

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

The assessors of each city, town and plantation in this state, for the current year, shall at the time provided

Assessors shall make true lists of polls and estates.