MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

SIXTY-SIXTH LEGISLATURE

OF THE

STATE OF MAINE.

1893.

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

AUGUSTA:
BURLEIGH & FLYNT, PRINTERS TO THE STATE.
1893.

PUBLIC LAWS

OF THE

STATE OF MAINE.

1893.

Chapter 181.

An Act to amend section twenty-five of chapter eighty-two of the Revised Statutes, relating to Offer to be Defaulted.

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

Section twenty-five of chapter eighty-two of the revised Sec. 25, oh. 82, statutes is hereby amended by adding after the word "costs" R. S., amended. in the sixth, line thereof, the words 'but no costs shall be allowed the defendant if the offer is accepted within the time fixed by the court, nor if accepted when no time has been so fixed,' and also by adding after the word "if" in said line the words 'the offer is not so accepted and,' so that said section as amended, shall read as follows:

'SECT. 25. In any personal action the defendant may in offer to be writing entered of record with its date, offer to be defaulted its effect. for a specified sum. If accepted, interest may be added from that date to date of judgment. If not accepted within such time as the court orders, it shall not be offered in evidence nor have any effect upon the rights of the parties, nor the judgment to be rendered, except the costs; but no costs shall be allowed the defendant, if the offer is accepted within the time fixed by the court, nor if accepted when no time has been so fixed. If the offer is not so accepted and the plaintiff fails to recover a sum as due at the time of the offer, greater than the sum offered, he recovers such costs only as accrued before the offer, and the defendant recovers costs accrued after that time, and his indgment for costs may be set off against the plaintiff's judgment for debt and costs.'

Approved March 1, 1893.

Chapter 182.

An, Act additional to chapter forty-eight of the Revised Statutes, relating to changing the Location of Corporations.

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

Any corporation organized under sections sixteen and seventeen of chapter forty-eight of the revised statutes at a may change its location from one legal meeting of its stockholders, may by a vote representing another. a majority of the stock issued, change its location from one