

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

4

STATE OF MAINE.

1893.

CHAP. 183 county to another in this state, and the corporation shall file, by its clerk or other officer, in the registry of deeds in each of said counties, within twenty days after such change of location, the certificate required by section eleven of chapter forty six of the revised statutes, as amended by section two of chapter two hundred sixty-three of the public laws of eighteen hundred eighty-nine.

Approved March 2, 1893.

Chapter 183.

An Act to abolish the Superior Court in the county of Aroostook. Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Chapter three hundred and twenty-four of the public laws of the state of Maine, for the year eighteen hundred and eighty-five, establishing a superior court in and for Aroostook county, Maine, and all acts additional thereto and amendatory thereof are hereby repealed, and the entire jurisdiction, civil, criminal and appellate, of said superior court, and all powers incident thereto, are hereby transferred to and conferred upon the supreme judicial court, which court shall henceforth exercise the same in the same manuer as they were exercised by the supreme judicial court previous to the establishment of said superior court, or as said supreme judicial court is authorized to exercise the same in similar cases; and shall grant any executions or other process necessary to carry into effect any judgment, order or decree of said superior court, as fully as said superior court might have done had not this act been passed.

Records and oustody of same, transferred to suprome judicial court.

All indictments, suits and processes, civil and criminal, transferred to suprome judio'al court. SECT. 2. The records of said superior court and the custody of the same is transferred to the clerk of the supreme judicial court for said county, to whose attestation of the same, or of their contents, full faith shall be given.

SECT. 3. All indictments and informations, all civil suits and all other processes, civil or criminal, pending in said superior court, shall be and hereby are transferred to the supreme judicial court of said county, and shall be entered on the docket of the same at the first term next after this act takes effect, and shall have day therein and be heard and dis-

Act establishing superior court for Aroostock county, abolished.

—jurisdiction and all powers, transferred to supreme jud cial court. posed of as if originally entered in said supreme judicial court ; and all writs, petitions, warrants and recognizances, appeals in civil and criminal cases, and all processes whatsoever, returnable to said superior court, or which by law should have been entered at the term of said superior court next after this act takes effect, shall be returnable to and be entered on the docket of said supreme judicial court, at the term of the same holden next after this act takes effect, and shall have day in said supreme judicial court and be heard and disposed of as if originally entered therein; and all parties, grand jurors, witnesses and others who would have been held to appear at the term of said superior court which but for the passage of this act would have been held in November, eighteen hundred and ninety-three, shall be holden to appear at the term of said supreme judicial court to be held at Houlton in said county next after this act takes effect.

The judgments, decisions, orders and decrees of Judgments, decisions, orders. SECT. 4. the supreme judicial court at any law term made in cases originating in said superior court, shall be certified to the clerk of the supreme judicial court for said county of Aroostook, and such further proceedings had as would have been had if the same had originated in said supreme judicial court within and for said county of Aroostook.

SECT. 5. The purpose of this act being to repeal the act Purposes of this establishing said superior court, and all acts additional thereto, and to transfer to and confer upon the supreme judicial court all the powers and jurisdiction of said superior court, this act shall in all respects, be so construed as may best effectuate that purpose.

SECT. 6. The county of Aroostook shall furnish proper and convenient rooms and accommodations in the town of Caribou in said connty, for the use of said supreme judicial use of supreme judicial court. court, at an expense not to exceed two hundred dollars a year.

SECT. 7. All acts and parts of acts inconsistent with this act, are hereby repealed; and this act shall take effect July first, eighteen hundred and ninety-three.

Approved March 3, 1893,

County of Aroostook, required to furnish rooms in Caribou for

net.

Inconsistent aots, repealed.

Снар. 183