

ACTS AND RESOLVES

OF THE

SIXTY-EIGHTH LEGISLATURE

OF THE

STATE OF MAINE

1897

Published⁴,by/the Secretary of State, agreeably to Resolves of June 28, 1820, February 18, 1840, and March 16, 1842.

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PUBLIC LAWS

OF THE

STATE OF MAINE.

1897.

thereof the following, 'when executors, administrators, guar- CHAP. 275 dians and trustees reside without the state they may make oath to the truth of accounts, before a justice of the peace, a commissioner for the state of Maine or a United States consul,' so that said section, as amended, shall read as follows:

'Sect. II. All oaths required to be taken by executors. administrators, trustees or guardians, and all oaths required of commissioners of insolvency, appraisers and dividers of estates, or of any other persons in relation to any proceeding in the probate court, or to perpetuate the evidence of the publication of any order of notice, or of any notice of the time and place of sale of real estate by license of a judicial or probate court, may be administered by the judge or register of probate, by any justice of the peace, or by any woman appointed by the governor, with the advice and consent of the council, to administer oaths in the state; and a certificate thereof, when taken out of court, shall be returned into the registry of probate, and there filed and recorded. When executors, administrators, guardians and trustees reside without the state, they may make oath to the truth of accounts, before a justice of the peace, a notary public, a commissioner for the state of Maine or a United States consul.'

Approved March 25, 1897.

Chapter 276.

Chapter 276 is omitted from this publication by direction of the Legislature, its purpose being only, to correct a clerical error in chapter 232, public laws of 1897, which error has been corrected and the said chapter 232, printed in its amended form.

SECRETARY OF STATE.

Oaths re-quired may be taken before judge, reg-ister, justice of the peace, etc.

-how exeetc., cutors, may make oath to accounts.