MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

SEVENTY-THIRD LEGISLATURE

OF THE

STATE OF MAINE

1907.

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

AUGUSTA KENNEBEC JOURNAL PRINT 1907

PUBLIC LAWS

OF THE

STATE OF MAINE.

1907.

Снар. 64

Chapter 64.

An Act to amend Section seventeen of Chapter eighty of the Revised Statutes, relating to the power of County Commissioners to raise temporary loans.

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

Section 17, chapter 80, R. S., amended. Section 1. Section seventeen of chapter eighty of the revised statutes is hereby amended:

By striking out the word "county" after the word "Cumberland" and before the word "may" in the first line, and inserting in the place thereof the words 'and Kennebec counties;'

By striking out the words "the county" in the second line and inserting in the place thereof the words 'their respective counties;'

By striking out the words "said county" in the fourth line and inserting in the place thereof the words 'their respective counties:

By striking out the words "said county" in the fifth line and inserting in the place thereof the words 'their respective counties;' so that said section, as amended, shall read as follows:

County commissioners of Cumberland and Kennebec authorized to raise temporary loan.

'Section 17. The county commissioners of Cumberland and Kennebec counties may, without obtaining the consent of their respective counties, raise, by temporary loan to be paid within one year from the time when the same is contracted, a sum not exceeding fifty thousand dollars, in any year for use of their respective counties, and cause notes or obligations of their respective counties with coupons for lawful interest to be issued for payment thereof, as aforesaid.'

Section 2. This act shall take effect when approved.

Approved March 13, 1907.

Chapter 65.

An Act to promote public knowledge of the law relating to the solemnizing of Marriages.

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

Certificate of record of intentions of marriage, how printed. Section I. All certificates of record of intentions of marriage, issued by the clerks of cities, towns or plantations, shall have conspicuously printed thereon the following words: The laws of Maine provide for a fine not exceeding one thousand dollars or imprisonment not exceeding five years to be the punishment of any clergyman or other person, who shall solemnize a marriage within this state unless commissioned or authorized by the governor of Maine to solemnize marriages.

66 Снар.

Certificate shall contain blank form for return

Following the printing of the words required in section one said certificate shall contain the blank form for the return to the clerk of the city, town or plantation, which blank shall contain a space prepared for the entry of the date of the commission from the governor of Maine to the person solemnizing such marriage.

Section 3. This act shall take effect on the first day of January in the year of our Lord one thousand nine hundred and eight.

Approved March 15, 1907.

Chapter 66.

An Act to amend Section thirteen of Chapter one hundred and seventeen of the Revised Statutes, relating to witness fees before Referees, Auditors or Commissioners.

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

Section thirteen of chapter one hundred and seventeen of the Section 13. revised statutes is hereby amended by inserting in the second line of said section after the word "court" and before the word "shall," the words 'and before referees, auditors or commissioners specially appointed to take testimony,' and by striking out in the fifth and sixth lines of said section the words "referees, auditors or commissioners specially appointed to take testimony," so that said section as amended, shall read as follows:

'Section 13. Witnesses in the supreme judicial or superior courts, and in the probate court, and before referees, auditors or commissioners, specially appointed to take testimony, shall receive one dollar and fifty cents, or before the county commissioners one dollar for each day's attendance, and six cents for each mile's travel going out and returning home; and before a justice of the peace, a trial justice, a judge of a municipal or police court, fifty cents a day for attendance, and for travel the same as at the courts aforesaid.'

Approved March 15, 1907.

chapter 117, . R. S., amended.

Fees of