

#### ACTS AND RESOLVES

OF THE

# SEVENTY-FOURTH LEGISLATURE

OF THE

## STATE OF MAINE

### 1909

Published 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

As Passed by the Seventy-fourth Legislature

### 1909

#### Chapter 138.

An Act to amend Chapter eighty-eight of the Public Laws of nineteen hundred and seven, entitled "An Act to encourage the compiling and teaching of local history and local geography in the Public Schools.

Be it enacted by the People of the State of Maine, as follows:

Chapter eighty-eight of the public laws of nineteen hundred and seven is hereby amended by adding thereto the following sections:

'Section 6. The state historian is authorized to expend, under the direction of the governor and council, any portion of the amount appropriated by this act, in the publication of historical matter and data relating to the history of Maine.'

'Section 7. The marking of historical sites, as authorized —Historiby the legislature, shall be under the direction of the state <sup>cal sites.</sup> historian.'

Approved March 24, 1909.

#### Chapter 139.

An Act relating to the issuance of Capiases by Magistrates. Be it enacted by the People of the State of Maine, as follows:

That chapter one hundred and thirty-four, section ten of the revised statutes of Maine be amended in the fourth line after the word "adjournment," by adding the following words: 'if the accused fails to appear at the time of adjournment, the magistrate may issue a capias to bring said accused before him.' So that said section as amended shall read as follows:

'Section 10. A magistrate may adjourn an examination before him, from time to time, for not more than ten days at a time, and the accused may recognize with sufficient sureties for his appearance before him at the time of adjournment; or commitif the accused fails to appear at the time of adjournment, the -if ac magistrate may issue a capias to bring said accused before cused fails to appear. him; but if no sufficient sureties are offered, or the offense is not bailable, the accused shall be committed to jail by an order of the magistrate, stating briefly the offense with which he is charged, and that he is committed for examination at a future day therein named, and, on the day appointed, he may be brought before such magistrate by his verbal order to the officer committing him, or by a written order to any other person.'

Approved March 24, 1909.

Section 10, chapter 134, R. S amended.

Adjournment of an examination, on recognizance ment.

Chapter 88, public laws, 1907, amended. Publication

cal matter and data.

of histori-cal matter

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