

ACTS AND RESOLVES

OF THE

STATE OF MAINE

ENACTED BY THE

Seventy-Seventh Legislature

1915

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PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Seventy-Seventh Legislature

1915

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Снар. 281 Home Week, and a sum not exceeding five thousand dollars in any one town for erecting a suitable monument in memory of of monu-ments. the soldiers and sailors who sacrificed their lives in defense of their country in the war of eighteen hundred sixty-one, and a reasonable sum to secure, grade and care for a lot appropriate for such a monument.'

Approved April 1, 1915.

Chapter 281.

An Act to Provide for the Record in the Registry of Deeds of Notices Waiving Testamentary Provisions for Husband or Wife.

Be it enacted by the People of the State of Maine, as follows: Within thirty days after any notice provided for in sections

copy of notice shall be filed in registry of deeds.

-fee for recording. twelve and thirteen of chapter seventy-seven of the Revised Statutes is filed in the probate office, the register of probate shall file in the registry of deeds for the county or registry district in which any real estate of the deceased is situated, an attested copy of such notice, and the register of deeds shall receive and record the same as abstracts of wills are received and recorded. The fees for making and recording said copy shall be the same as for making and recording abstracts of wills.

Approved April 1, 1915.

Chapter 282.

An Act to Amend Section Nine of Chapter Sixty-five of the Revised Statutes, Relating to Transcripts of Examinations or Testimony Taken in the Probate Courts.

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

Section nine of chapter sixty-five of the Revised Statutes is hereby amended so as to read as follows:

'Section 9. In cases where the person testifying or submitting to examination is required by law to sign his testimony or examination, the transcript made as provided in the preceding section shall be read to the person whose testimony or examination it is, at a time and place to be appointed by the judge. unless such person or his counsel in writing waives such reading, and if it is found to be accurate or if it contains errors or mistakes or alleged errors or mistakes, and such errors or mistakes are either corrected or the proceedings had in relation to the same as hereinafter provided, such transcript shall be signed by the person whose testimony or examination it is. When

Ch. 65, Sec. 9, R. S., amended.

Transcript of examination or tes-timony taken in pro-bate court shall be read.

-exceptions.

-when signed.

-erection