MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

AS PASSED BY THE

Eighty-fourth Legislature

OF THE

STATE OF MAINE

1929

Published by the Secretary of State, in accordance with the Resolves of the Legislature approved June 28, 1820, March 18, 1840, and March 16, 1842.

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PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Eighty-fourth Legislature

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CHAP. 155

taxes against him, and he shall also file in the probate office the reasons of appeal; and, fourteen days at least before the sitting of the appellate court, he shall serve all the parties who appeared before the judge of probate on the case that have entered or caused to be entered their appearance in the docket of said court, with a copy of such reasons, attested by the register. When a party appears by an attorney residing in this state before the judge of probate in any case, and an appeal is taken, the service of a copy of the reasons of appeal upon such attorney shall be sufficient. In case of controversy between a person under guardianship and his guardian, the supreme court may sustain an appeal on the part of the ward without such bond.'

Approved March 28, 1929.

Chapter 154.

An Act Relating to Vacancies in Town Offices.

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

R. S., c. 4, sec. 30; relating to vacancies. Section thirty of chapter four of the revised statutes is hereby amended by striking out the words "the office of auditor and of road commissioner," in the third and fourth lines of said section, and inserting in place thereof the words 'as provided in sections fifteen, seventeen, and twenty-five of this chapter' so that said section as amended shall read as follows:

'Sec. 30. Town may choose officers to fill vacancies. When by reason of non-acceptance, death, removal, insanity, or other incompetency of a person chosen to a town office, except as provided in sections fifteen, seventeen, and twenty-five of this chapter, there is a vacancy, or want of officers, the town may choose new officers; and they shall be sworn, if an oath is required, and have the same powers as if elected at the annual meeting. The meeting for choice of such new officers may be called by the person or persons legally elected and qualified as selectman or selectmen although less than a full board.'

Approved March 28, 1929.

Chapter 155.

An Act Relating to Deductions From State School Fund.

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

P. L., 1921, c. 173, sec. 4; relating to state school fund, amended. Section four of chapter one hundred and seventy-three of the public laws of nineteen hundred and twenty-one is hereby amended by adding after the