

ACTS AND RESOLVES

AS PASSED BY THE

Eighty-fourth Legislature

OF THE

STATE OF MAINE

1929

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PUBLIC LAWS

OF THE

STATE OF MAINE

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PROBATE COURT.

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by the treasurer of state, who shall recover from the town of settlement, if any, of any such child, two-thirds of any such payments on account of said child. At the request of the parents or next friend of any dependent child under sixteen years of age who is without parent or grandparent of sufficient ability, or without other relatives able and willing to provide for its care, said request being approved by the municipal board of the city or town where the child is domiciled or by any duly incorporated children's institution or organization, the state board may make similar provision, without intervention of court, for the care of such child. No such child, nor the parents or grandparents of such child who are unable to provide for its care, shall be deemed paupers by reason of any care furnished to the child under the provisions of this act.'

Approved April 5, 1929.

Chapter 227.

An Act Relative to Order of Court Prohibiting Restraint of Wife Pending Libel. Be it enacted by the People of the State of Maine, as follows:

R. S., c. 65, sec. 7; relating to court freeing wife from restraint pending libel, amended. Section seven of chapter sixty-five of the revised statutes is hereby amended by striking out all of said section and by substituting in place thereof the following:

'Sec. 7. Court may prohibit husband from imposing restraint. Pending a libel, the court, or any justice thereof in vacation, on petition of the wife, may prohibit the husband from imposing any restraint on her personal liberty; and enforce obedience by appropriate processes.'

Approved April 5, 1929.

Chapter 228.

An Act Relative to Sales of Real Estate by License of Probate Court. Be it enacted by the People of the State of Maine, as follows:

Sec. 1. R. S., c. 76, sec. 1; P. L., 1917, c. 193; P. L., 1921, c. 139; P. L., 1923, c. 11; relating to sale, lease or exchange of real estate licensed by judge of probate, further amended. Section one of chapter seventy-six of the revised statutes, as amended by chapter one hundred and ninetythree of the public laws of nineteen hundred and seventeen, as amended by sections one and two of chapter one hundred and thirty-nine of the public laws of nineteen hundred and twenty-one, as amended by chapter eleven of the public laws of nineteen hundred and twenty-three, is hereby further amended by striking out the words "in the counties where the

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