MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

ACTS AND RESOLVES

AS PASSED BY THE

Eighty-sixth Legislature

OF THE

STATE OF MAINE

From April 4, 1931, to March 31, 1933

AND MISCELLANEOUS STATE PAPERS

Published by the Secretary of State in conjunction with the Revisor of Statutes in accordance with the Resolves of the Legislature approved June 28, 1820, March 18, 1840, March 16, 1842, and an Act approved April 2, 1931.

KENNEBEC JOURNAL COMPANY AUGUSTA, MAINE 1933

PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Eighty-sixth Legislature

1933

[supplied from page 1 of volume]

'Sec. 21. County commissioners of Cumberland and Kennebec may provide for temporary loan. 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, sums not exceeding \$175,000 and \$50,000 respectively, 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. The county commissioners of each and every other county may under the same conditions make raise by temporary loans not exceeding one-tenth of one per cent of the assessed valuation of their respective counties.'

Approved March 1, 1933.

Chapter 12.

AN ACT Relating to the Certificate to be Given by the Clerk of Towns or Cities to Those Declaring Intention of Marriage.

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

R. S. c. 72, § 5, amended. Section 5 of chapter 72 of the revised statutes is hereby amended to read as follows:

'Sec. 5. Clerk to give certificate to parties, but not to paupers, nor to minors without written consent of parties. The clerk shall deliver to the parties a certificate specifying the time when such intentions were entered with him; and it shall be delivered to the minister or magistrate before he begins to solemnize the marriage; but no such certificate shall be issued to a male under twenty-one, or to a female under eighteen years of age, without the written consent of their parents or guardians first presented, if they have any living, in the state or to a male or female under sixteen years of age without the written consent of their parents or guardians first presented, if they have any living, in the state and without said clerk having notified in writing the judge of probate in the county in which they reside of the filing of such intentions, who may in the interest of public welfare, order that no such certificate shall issue, nor to a town pauper when the overseers of such town deposit a list of their paupers with the clerk.'

Approved March 1, 1933.