MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

SIXTY-FIFTH LEGISLATURE

OF THE

STATE OF MAINE.

1891.

Published by the Seoretary of State, agreeably to Resolves of June 28, 1820, February 18, 1840, and March 16, 1842.

AUGUSTA:
BURLEIGH & FLYNT, PRINTERS TO THE STATE.
1891.

PUBLIC LAWS

OF THE

STATE OF MAINE.

1891.

Chapter 106.

An Act to amend sections seventy-five and forty-four of chapter two of the Revised Statutes, relating to State Library.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

SECT. 1. Section seventy-five of chapter two of the revised Sec. 75, ch. 2, R. S., amended. statutes is hereby amended, so as to read as follows:

'Sect. 75. All money appropriated by the legislature for how expended; the purchase of books for the state library, shall be expended reports, how distributed. by the librarian under the direction of the governor. shall procure such number of each volume of the Maine reports and of the acts and resolves when published, and distribute the same to such corporations, officers, institutions and persons within the state as the legislature may designate. He shall also obtain from each department of the state government a sufficient number of its published reports to transmit one copy thereof to each public library in this state and to such schools and other public institutions therein as may desire the same.'

Section forty-four of chapter two of the revised sec. 44, amended. Sect. 2. statutes is hereby amended by striking out all of said section after the word "distributed" in the fifth line of said section, so that said section as amended, shall read as follows:

He shall cause the public laws passed at each session to be printed within thirty days after the close thereof, on extra sheets, on good paper, by the publisher of each newspaper; and each printer who so publishes and distributes the laws to his subscribers, shall receive ten dollars besides one dollar for every hundred copies so distributed.'

printed in news-papers.

Approved March 27, 1891.

Chapter 107.

An Act to amend section eighty-four of chapter two of the Revised Statutes, relating to the State Library.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Section eighty-four of chapter two of the revised statutes geo. 84, ch. 2, is hereby amended, so as to read as follows:

The state librarian, under the direction of the State librarian governor, may transmit to each department of the United laws to the

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several states
and any foreign
state.

States, to the several libraries of each state and territory, and to any foreign state, three copies of all the acts and resolves published by order of the legislature, and one copy of all public documents printed and bound by like order, and one copy of the printed decisions of the supreme judicial court.'

Approved March 27, 1891,

Chapter 108.

An Act for the better protection of Timber Lands of this State.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

State fire wardens, and their duties. Fish and game wardens are hereby made state fire wardens, and it shall be their duty while in and about the woods, to caution all sportsmen of the danger from fires in the woods, and to extinguish all fires left burning by any one, if within their power; and to give notice to any and all parties interested when possible, of fires raging and beyond their control, to the end that the same may be controlled and extinguished.

Approved March 27, 1891,

Chapter 109.

An Act to amend section seventeen of chapter seventy of the Revised Statutes, relating to the Insolvent Law.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Sec. 17, ch. 70, R. S., amended. Section seventeen of chapter seventy of the revised statutes of eighteen hundred and eighty-three, is hereby amended by inserting after the word "resides" in the third line of said section the words or if a non-resident of the state, to the judge of the county in which said non-resident debtor may have personal property or real estate, so that said section as amended, shall read as follows:

'Sect. 17. When one or more creditors of a debtor makes application under oath, by petition by them signed, to the judge of the county in which the debtor resides, or if a non-resident of the state, to the judge of the county in which

When creditors make application, setting forth certain allegations, the judge may issue warrant for attachment