

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)

REVISED STATUTES
OF THE
STATE OF MAINE
1954

1957 CUMULATIVE SUPPLEMENT

ANNOTATED

IN FIVE VOLUMES
VOLUME 4

**Place in Pocket of Corresponding
Volume of Main Set**

THE MICHIE COMPANY
CHARLOTTESVILLE, VIRGINIA
1957

REVISED STATUTES OF MAINE

1957 Cumulative Supplement

VOLUME 4

Chapter 120.

Relief of Poor Debtors. Disclosure Commissioners.

Disclosure Commissioners.

Sec. 22. Owner of judgment may have disclosure any time. — The owner of any judgment remaining unsatisfied in any part may have a disclosure of the business and property affairs of any judgment debtor, including corporations, at any time, by proceedings as provided, but married women, and officers of judgment debtor corporations, and judgment debtors not liable to arrest by virtue of proceedings under sections 6 or 8, thus cited, shall not be arrested except for contempt or upon *capias* issued to bring them before the magistrate as provided by section 34. (R. S. c. 107, § 22. 1957, c. 397, § 54.)

Effect of amendment. — The 1957 section 146 of chapter 92 or" which for amendment deleted the word "herein- merly appeared near the middle of this section" and also the words "as provided in tion.

Support of Debtors in Jail.

Sec. 83. Adjustment of price of support.—In case of dispute about the price of such support, the county commissioners may determine it, not exceeding \$1.75 a day. (R. S. c. 107, § 83. 1957, c. 110.)

Effect of amendment. — The 1957 amendment increased the maximum support from 75¢ to \$1.75 a day.

Chapter 121.

Reference of Disputes by Consent of Parties.

Sec. 1. What controversies referred; powers of referees; revocation only by consent.

Cited in *Norridgewock v. Hebron*, 152 Me. 280, 128 A. (2d) 215.

Sec. 5. Action on report; exceptions; writ of error.

An award of referees may be good in part, etc. Me. 280, 128 A. (2d) 215.

In accord with 1st paragraph in original. See *Norridgewock v. Hebron*, 152 Me. 280, 128 A. (2d) 215.