

## FORTY-EIGHTH LEGISLATURE.

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No. 48.

## STATE OF MAINE.

IN THE YEAR OF OUR LORD ONE THOUSAND EIGHT HUNDRED AND SIXTY-NINE.

AN ACT to amend sections eight and fifty-five of chapter eighty-six of the revised statutes, relating to trustee process.

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

SECTION 1. Section eight of chapter eighty-six of 2 the revised statutes is hereby amended by striking out 3 of the first and second lines of said section the words 4 "towns, school districts and parishes," so that said 5 section as amended shall read as follows:

6 All corporations except counties may be summoned as 7 trustees, and the writs served on them as other writs on 8 such corporations; and they may answer by attorney or 9 agent and make disclosures which shall be signed and 10 sworn to by such attorney or agent; and the same

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11 proceedings shall thereupon be had throughout except12 necessary changes in form, as in other cases of foreign13 attachment.

SECT. 2. Section fifty-five of chapter eighty-six of 2 the revised statutes, in the sixth specification as 3 amended is hereby amended by striking out in the 4 third line the words "wife or," so that said section, 5 as amended in the sixth specification, shall read as 6 follows:

7 By reason of any amount due from him to the princi-8 pal defendant as wages for his personal labor, or that 9 his minor children, for a time not exceeding one month 10 next preceding the service of the process, but an 11 amount not exceeding forty dollars due him for his 12 own or the services of his minor children when labor-13 ing under his direction, shall not be exempt in any 14 suit for necessaries furnished him or his family.

SECT. 3. All acts and parts of acts inconsistent with 2 this act are hereby repealed.

SECT. 4. This act shall take effect when approved.

## STATE OF MAINE.

IN SENATE, February 27, 1869.

Reported by Mr. LUDDEN, from the Committee on the Judiciary, and printed under the Joint Rule.

THOM'AS P. CLEAVES, Secretary.