MAINE STATE LEGISLATURE

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NEW DRAFT

SEVENTY-SEVENTH LEGISLATURE

SENATE

NO. 246

In Senate, March 3, 1915.

Reported by Sen. Butler from Committee on Judiciary and ordered printed under joint rules.

W. E. LAWRY, Secretary.

STATE OF MAINE

IN THE YEAR OF OUR LORD ONE THOUSAND NINE HUNDRED AND FIFTEEN

AN ACT to amend Section seventy-one of Chapter eighty-three of the Revised Statutes, as amended by Chapter twenty-four of the Public Laws of 1913, in regard to release or discharge of attachments.

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

Section seventy-one of Chapter eighty-three of the Revised

- 2 Statutes, as amended by Chapter twenty-four of the Public
- 3 Laws of 1913 is hereby amended by striking out all of said
- 4 section seventy-one and inserting in lieu thereof the fol-
- 5 lowing:

'Sect. 71. When an attachment is dissolved by judgment

7 for the defendant, the clerk of the court shall give any per-

8 son applying therefor a certificate of that fact, which the 9 register of deeds shall note on the margin of the record of 10 the attachment; and before or after judgment, the plaintiff II or his attorney in such suit may discharge the same in writ-12 ing on the margin of the record thereof or may cause a dis-13 charge of such attachment, signed by him, to be entered on 14 the margin of the record thereof; or he may give a certifi-15 cate, signed, sealed and acknowledged by him that such at-16 tachment is, in whole or in part, discharged; which the reg-17 ister of deed shall record, with a reference thereto on the 18 margin of the record of the attachment; such attachment 19 may be discharged on the record thereof in the office of the 20 registry of deeds by an attorney-at-law authorized in writ-21 ing by the plaintiff in such suit; provided, however, that 22 said writing is first recorded or filed in said office, with a 23 reference thereto made by the register on the margin of 24 the record of the attachment.'