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)

PUBLIC ACTS

OF THE

STATE OF MAINE,

PASSED RY THE

THIRTEENTH LEGISLATURE,

At its Session, held in January, 1823.

PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

AUGUSTA:

1. BERRY & CO. PRINTERS TO THE STATE.

1823.

Treasurer of of State a stateganization of plantations in certain cases.

ed, in virtue of any precept issued from the Treasurer of the State or from the Treasurer of any County, and said precept shall have been returned to said Treasurer by the Justice to whom it was directed, with the certificate thereon required by State or of any law, stating the doings which have been had in mit to Secretary virtue thereof, it is hereby made the duty of such ment of the or- Treasurer forthwith to certify and transmit to the Secretary of State a statement of said doings and of the organization of such Plantation.

[Approved by the Governor, March 4, 1833.]

Chapter 87.

AN ACT making certain interests in real estate liable to the payment of debts.

Debtor's right of redeeming equity of redemption sold on execution, & of redeeming set off on exeattached on mesne process.

Be it enacted by the Senate and House of Representatives, in Legislature assembled, That the right, which any debtor may have, of redeeming from the purchaser, his executors, administrators or assigns, any equity of redemption, which may have any real estate been sold on execution against said debtor; and also cution, may be the right, which any debtor may have, of redeeming from a judgment creditor, his executors, administrators or assigns, any real estate, which may have been levied and set off on execution against said debtor, may be attached on mesne process or execution against said debtor, by any creditor or creditors. And when attached on mesne process as aforesaid, the said right shall be held, as any other estate would be, to respond the judgment which may be obtained in the suit. And said right may be sold, on execution, at public auction, to the high-And the same proceedings shall be had in advertising, selling and conveying said right, and in disposing of the avails thereof, as are required in cases of selling rights in equity of redeeming mortgaged real estate. And the purchaser shall have

and exercise all the rights and remedies, which the

May be sold at auction.

Proceedings in such case.

debtor could have used and exercised, if this Act had not been passed. Provided, however, that the debtor shall have the same right of redemption, as Proviso. is now allowed by law, upon the first sale of rights in equity of redeeming mortgaged real estate.

[Approved by the Governor, March 4, 1833.]

Chapter 88.

AN ACT additional to an Act granting a Lottery to encourage Steam Navigation in this State, and for other purposes.

SECT. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That the Manager or Managers appointed, or that may hereafter be appointed, by virtue of hibited from "An Act granting a Lottery to encourage Steam drawing any scheme after Navigation in this State, and for other purposes,?" Ist of April. are hereby prohibited and restrained from drawing any scheme in the Lottery authorized by said Act, from and after the first day of April next, until all the tickets in such scheme shall have been sold. And on conviction by indictment of violating the Penalty in such provisions of this Act, such Manager or Managers case. shall forfeit and pay One Thousand Dollars to the use of the State.

SECT. 2. Be it further enacted, That the Attorney General of the State is hereby directed to cause the bond signed by John Mahan, Manager eral directed to of the Cumberland and Oxford Canal Lottery, and cause certain bonds to be put Solomon H. Mudge and Horace Ward, as sureties, in suit. dated the twenty-second day of June, one thousand eight hundred and twenty-nine, also the other bonds of preceding date signed by the Manager or Managers of said Lottery and their sureties, to be put in suit and prosecuted to final judgment: Provided the Governor with the advice of Council shall advise thereto.

[Approved by the Governor, March 4, 1833.]