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)

ACTS AND RESOLVES

PASSED BY THE

TWENTY-FOURTH LEGISLATURE

OF THE

STATE OF MAINE,

4. D. 1944.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February 26, 1840, and March 16, 1842,

 $A\ UG\ US\ TA:$ WM R. SMITH & Co., PRINTERS TO THE STATE.

1844.

PUBLIC LAWS

OF THE

STATE OF MAINE,

10000.

Chapter 111.

Снар. 111.

AN ACT repealing an act in relation to the herring fishery, passed February twelfth, one thousand eight hundred and twenty-four.

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

An act entitled "an act additional to an act, to regulate the Additional act herring fishery," passed February twelfth, one thousand eight herring fishery, hundred and twenty-four, is hereby repealed, so far as the same approved Feb. 12, 1824, repealrelates to all waters west of the town of Cutler, in the county of Washington.

[Approved March 21, 1844.]

Chapter 112.

AN ACT concerning assignments.

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

All assignments made by debtors in this state, for the Creditors to be SECT. 1. benefit of their creditors, shall provide for an equal distribution of equally provided all their estate, real and personal, among such of their creditors, as, after notice as herein provided, become parties to said assignments, in proportion to the amount of their respective claims; ex- Property by law exempt from atcepting such property of said debtors, as may by law be exempt tachment, exfrom attachment; and in all such assignments the assignor or assignors may insert a release of all debts due from him or them to the creditors aforesaid, which shall forever discharge said debtors Debtors to be disfrom all claims of the creditors aforesaid; and in all such assign-charged, &c. ments, the assignor or assignors shall make affidavit to the truth thereof, a certificate of which affidavit shall be made upon said Magistrate to assignment by the magistrate, before whom the same may be of affidavit there taken.

of on back of assignment.

Assignments shall pass all

Sect. 2. All assignments made by any debtor or debtors for the benefit of any one or more of his creditors, shall be construed to pass all the property, real and personal, of such debtor or debtors in the benefit of not exempted by law from attachment, whether specified in such assignments or not; and all such assignments, in whatever form made or however expressed, shall have the same effect as though providing for such distribution as is described in the first section. But no assignment shall be valid, unless sworn to, nor unless the No assignment valid unless assignee or assignees shall give the notice required in this act.

The assignee or assignees of such debtor or debtors Notice of assignshall, within fourteen days after any assignment shall have been lished in some

tice given. ment to be pubpublic newspa-