

ACTS AND RESOLVES

PASSED BY THE

TWENTY-EIGHTH LEGISLATURE

OF THE

STATE OF MAINE,

A. D. 1848.

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1848.

PUBLIC LAWS

OF THE

STATE OF MAINE,

1848.

Chapter 63.

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An act additional in relation to hawkers and pedlers.

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

SECT. 1. Any person who shall hereafter travel from town Liability of perto town, or place to place in this state, whether on foot or with for the sale of any carriage drawn by one or more horses or other animals, or factured in this by steamboat, rail road, stage coach, or other public or private of business more conveyance for the purpose of vending any goods, wares or than four weeks in such place. merchandise, not manufactured in this state, shall be subject to all the requirements and provisions and liable to all the penalties and forfeitures contained in and prescribed by the act relating to hawkers and pedlers, approved July thirtieth, one thousand eight hundred and forty-six, although such person may have, for the time being, an established place of business in such towns or places, unless he shall continue to occupy such place of business more than four weeks successively in each town or place.

This act shall take effect and be in force from and SECT. 2. after its approval by the governor.

[Approved August 8, 1848.]

Chapter 64.

An act relating to corporations,

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

SECT. 1. It shall be unlawful for any corporation, excepting Unlawful for corporations for literary and benevolent purposes, banking, and tions to make division of their such as by the common law are termed quasi corporations, property so as to reduce their within this state, to make any division of the corporate funds, stock below par value, or property belonging to such corporation, so as to reduce the stock of such corporation below par value, except to close up the concerns of such corporation after all its debts are paid,

SECT. 2. In all cases where any corporation, as aforesaid, Remedy of judghas heretofore made, or shall, hereafter, make any such division creditors in such case, where such of the corporate property, or funds, or of any portion thereof, corporation has undivided corpoand in all cases where such corporation has corporate property any kind. of any kind which is undivided, and which cannot be come at readily to be attached, or which is not attachable, any judgment

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