MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

FORTY-SEVENTH LEGISLATURE

OF THE

STATE OF MAINE.

1868.

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

 ${\bf A}~{\bf U}~{\bf G}~{\bf U}~{\bf S}~{\bf T}~{\bf A}$: owen & nash, printers to the state. 1868 .

PUBLIC LAWS

OF THE

STATE OF MAINE.

1868.

Chapter 200.

Снар. 200.

An act to amend chapter forty-three of the revised statutes relating to weighing of hay and other articles.

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

SECT. 1. Section five of the forty-third chapter of the revised R. S., chap. statutes is hereby amended by adding thereto the words, which 'shall in all cases be paid by the purchaser,' so that the last sentence of said section as amended shall read: - 'Any city may pur-'chase and keep for use scales, for weighing hay and other articles, 'appoint weighers and fix their fees, which shall in all cases be 'paid by the purchaser.'

43, sect. 5, amended.

Fees for weighing to be paid by purchaser.

This act shall take effect when approved. SECT. 2.

Approved March 4, 1868.

Chapter 201.

An act to amend section twelve of chapter sixty-six of the revised statutes rolating to insolvent estates.

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

The twelfth section of chapter sixty-six of the revised statutes is hereby amended by inserting after the word "season," in the 66, sect. 12, third line of said section, the words, 'or, after giving such notice, 'has, by accident or mistake, omitted to further prosecute his ap-'peal,' so that the section as amended shall read as follows:

R. S., chap. amended.

'Sect. 12. A person whose claim has been disallowed, in whole 'or in part, and who, by accident or mistake, has omitted to give 'notice at the probate office in season, or, after giving such notice, 'has by accident or mistake omitted to further prosecute his ap-' peal, may, within two years after the report is made, petition the notice, &c., may obtain 'supreme judicial court, and after notice to the administrator and redress by 'hearing, leave may be given to commence a suit at the next term S. J. Court. 'of the court in the county where the administrator resides, for 'the recovery of his claim. No decree of distribution can be dis-'turbed by a judgment so recovered.'

One having claim against insolvent estate disallowed, and by accident failed to give

Approved March 4, 1868.