MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

FIFTY-FIRST LEGISLATURE

OF THE

STATE OF MAINE.

1872.

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

AUGUSTA:

SPRAGUE, OWEN & NASH, PRINTERS TO THE STATE. 1872.

PUBLIC LAWS

OF THE

STATE OF MAINE.

1872.

Chapter 75.

Снар. 75.

An act to amend chapter seventy-seven, section sixteen of the revised statutes, relative to the day of the rendition of judgments in certain cases.

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

The words "and stating the day of its reception, which shall be deemed the day of the rendition of judgment," are hereby stricken to the day of the rendition of judgment, are hereby stricken to the day of the rendition of judgment. from section sixteen of chapter seventy seven of the revised statutes, so that said section shall read as follows:

ment in certain

'SECT. 16. The clerk of any county, by virtue of a certificate As amended. provided for in section fourteen, received in vacation, shall enter judgment as of the preceding term, and execution may issue as of that term; but all attachments then in force shall continue thirty days after the next term in that county; and if the defendant was arrested on mesne process and gave bond to disclose after judgment, he may do so after said next term without breach of his bond.

Approved February 29, 1872.

Chapter 76.

An act to amend chapter five of the revised statutes, relating to the sale and settlement of the public lands.

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

Chapter five of the revised statutes is amended as R. S., chap. 5. follows, namely: Add at the end of section three the following duty of land agent words, namely: "after deducting all such payments as devolve in the sale of public lands, upon him to make," so that the whole section shall read as follows:

He shall execute deeds in behalf of the state, convey- As amended. 'Sect. 3. ing lands which have been granted by the legislature or sold by lawful authority, as soon as the grantees have complied with the conditions of their respective grants; collect all sums due the state by note or from any source mentioned in this chapter; collect the interest on all notes at least annually, and pay at the expiration of every month into the state treasury all moneys so collected or received by him, after deducting all such payments as devolve upon him to make.'

SECT. 2. Section four is amended so as to read as follows:

The governor and council and land agent shall constitute a board, under whose direction all surveys of land shall amended. be made. An accurate plan or map of all lands surveyed shall be As amended.

R. S., chap. 5, sect. 4, relating to board for man ing public lands,