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

331

OF THE

FIFTY-SECOND LEGISLATURE

OF THE

STATE OF MAINE.

1873.

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

A U G U S T A : sprague, owen & mash, printers to the state. 1873.

PUBLIC LAWS

OF THE

STATE OF MAINE.

1873.

Снар. 120.

Care and medical attendance.

person by them duly authorized; or such supplies shall be received by such persons, or by some person duly authorized by them, with a full knowledge that they are such supplies; and all care, whether medical or otherwise, furnished said persons shall be subject to the same rule. The provisions of this act shall not affect pending suits.

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

Approved February 24, 1873.

Chapter 120.

An act to amend the second specification of section fifty-four of chapter eleven of the revised statutes, in regard to studies taught in common schools.

Be it enacted by the Senate and House of Representatives in Legislature assembled.

The second specification of section fifty-four of chapter eleven of the revised statutes, is hereby amended, so as to read as follows:

Instructors of youth, examination of.

'Second. On satisfactory evidence that a candidate possesses a good moral character, and a temper and disposition suitable to be an instructor of youth, they shall examine him in reading, spelling, English grammar, geography, history, arithmetic, book-keeping and physiology, and such other branches as they may desire to introduce into public schools, and particularly in the school for which he is examined; and also as to capacity for the government thereof.'

Approved February 24, 1873.

Chapter 121.

An act to amend section three of chapter two hundred and five of the public laws of eighteen hundred and seventy-one in regard to the rights and liabilities of stock-holders.

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

Stockholder not liable for debts of corporation unless contracted during his ownership. SECT. 1. Section three of chapter two hundred and five of the public laws of eighteen and seventy-one is hereby amended by adding thereto 'but no stockholder shall be liable for the debts of the corporation not contracted during his ownership of such unpaid stock nor for any mortgage debt of said corporation, and no action for the recovery of the amounts mentioned in this section and act shall be maintained against a stockholder unless proceedings to

obtain judgment against the corporation shall be commenced Chap. 122. during the ownership of such stock or within one year after its Actions against stockholder is recorded on the corporation books.' Immited.

This act shall not affect any suits now pending against such stockholders.

Approved February 24, 1873.

Chapter 122.

An act to amend section twenty-six of chapter one hundred thirteen of the revised statutes, relating to poor debtors' disclosures.

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

Section twenty-six of chapter one hundred thirteen of Sect. 1. the revised statutes, shall be so amended as to read as follows:

'Sect. 26. A debtor who has given such bond may within the Notice of debtor to submit himtime limited therein, give notice to the creditor or creditors of his self to examination. intention to submit himself to examination and take the oath prescribed in section thirty; or if he is committed or has delivered himself into the custody of the jailor, he, or the jailor in his behalf, may give such notice, and in either case such notice shall be in form substantially as follows:

STATE OF MAINE.

———, ss.—To ———. Whereas, I, ——— of ———, in
the county of -, have been arrested in said county on an exe-
cution in your favor, issued on a judgment obtained against me
before the, in the county of, on
the day of, in the year of our Lord, for
dollars and cents, debt or damage, and dollars and
cents, costs of court, and have given the bond prescribed in
section twenty-four of chapter one hundred thirteen of the revised
statutes, (or have been committed, or have delivered myself into
the custody of the jailor,) you are hereby notified that I shall sub-
mit myself to examination in the manner and for the purposes
indicated in section twenty-four, at, in, on the
day of, in the year of our Lord, at o'clock in
thenoon, being within the time limited in said bond; and
you are hereby notified that you may select one of the justices
and object if you see fit. Dated at, in the year of our
Lord ———.

This act shall take effect when approved.

Approved February 24, 1873.