MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

FIFTY-SIXTH LEGISLATURE

OF THE

STATE OF MAINE.

1877.

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

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PUBLIC LAWS

OF THE

STATE OF MAINE.

1877.

the case, brought within three months thereafter; and if the Chap. 160 loser does not, without covin or collusion, within said time prosecute therefore with effect, any other person may sue for and recover of the winner treble the value of the same in such action, one-half to his own use, and the other half to the use of the town; and all executions, issued on judgment, in favor of the loser, or in favor of a third person, as above mentioned, shall show that the judgment was rendered against the defendant for or on account of money won at gambling, and shall order the defendant to be committed to jail for the space of three months from date of arrest, at the county's expense, unless the judgment, costs and board, while in jail, shall sooner be paid; after which time, he may be released, on giving bond or disclosing, as is provided in case of poor debtors.

Executions issued, shall show for what rendered. against defendant

-committed to -committed to jail, if judgment and costs are not

Approved February 3, 1877.

Chapter 160.

An act repealing sections five, six, seven and eight, chapter thirty, Revised Statutes, relating to bounty on bears and wolves.

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

Sections five, six, seven and eight of chapter thirty of the Bounty on bears revised statutes, relating to bounty on bears and wolves, are hereby repealed.

and wolves, secs. 5, 6, 7 and 8 of ch. 30, R. S., relating to, repealed

Approved February 6, 1877.

Chapter 161.

An act to prevent destruction of books, pictures, statues and paintings, in Public Libraries.

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

Whosoever wantonly mars, defaces or injures any book, picture, statue or painting belonging to any public library, or library of any association opened to the public, in this state, shall be punished by a fine not exceeding ten dollars, to be recovered before any court competent to try the same.

Wanton injury tobooks, pictures, &c., in public libraries, penalty

Approved February 6, 1877.