MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

SIXTIETH LEGISLATURE

OF THE

STATE OF MAINE.

1881.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February 18, 1840, and March 16, 1842.

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PUBLIC LAWS

OF THE

STATE OF MAINE.

1881.

An act to repeal chapter one hundred and sixty of the Public Laws of eighteen hundred and seventy-seven, in relation to a bounty on bears, and to provide for a bounty on bears.

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

Chapter one hundred and sixty of the public Sect. 1. laws of eighteen hundred and seventy-seven, in relation to a bounty on bears, is hereby repealed, and chapter one hundred and thirty-six of the public laws of eighteen hundred and seventy-six, together with sections five, six, seven and eight of chapter thirty of the revised statutes, are hereby revived and re-enacted.

Ch. 160, public On. 100, public laws 1877, repealed, and ch. 136, public laws 1876, with sects. 5, 6, 7 and 8, ch. 30, R. S., revived.

No bounty in any case shall be paid unless the Bounty to be plantation, town or city treasurer in the county where such animal was actually killed, shall be satisfied that the same was killed in such plantation, town or city in this state, between the first day of June and the first day of November in each year, nor unless said treasurer shall so certify to the governor and council.

Approved March 12, 1881.

Chapter 59.

An act to amond section four of chapter eighty-two of the Revised Statutes, relating to attachment of the estates of absent defendants.

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

Section four of chapter eighty-two of the revised statutes sec. 4, ch. 82 is hereby amended by adding thereto the following words: 'and any attachment made on the original writ, shall continue one year and thirty days after said judgment is so rendered when no bond is given, and when a bond is given said attachment shall continue thirty days after said bond is filed with the clerk of said court,' so that said section as amended shall read as follows:

R. S., amended.

'SECT. 4. When judgment is rendered on default of an Execution stayed absent defendant in a personal action as provided in the preceding section, execution cannot be issued thereon within one year thereafter, unless the plaintiff first gives bond to the

one year, unless bond is given to repay amount, if judgment is reversed on

Attachment on original writ, how long to continue.

Chap. 60. defendant, with one or more sureties in double the amount of damages and costs, conditioned to repay the amount to the defendant if the judgment is reversed on review, to which he is entitled of right, brought within one year, or so much of the amount recovered, as is recovered back on such review, and any attachment made on the original writ, shall continue one year and thirty days after said judgment is so rendered when no bond is given, and when a bond is given, said attachment shall continue thirty days after said bond is filed with the clerk of said court.'

Approved March 12, 1881.

Chapter 60.

An act to amend chapter two hundred and five of the Public Laws of eighteen hundred and eighty, in relation to Registry of Deeds from the State.

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

Sec. 1, ch. 205, public laws 1880, amended.

Section one of chapter two hundred and five of the public laws of eighteen hundred and eighty, is hereby amended by striking out of said section, the words, "and approved by the governor, or certified by the secretary of state and approved by the governor," in the fifth, sixth and seventh lines of said section, and inserting instead thereof, the words, 'or other legal custodian of such records,' so that said section as amended will read as follows:

Certified copies of records in land office may be recorded by register of deeds, and copies shall be evidence when originals would

A copy from the records now in the land office of a deed from the state, of the land of the state, or of a deed from the state and the commonwealth of Massachusetts, of the undivided lands of the state and said commonwealth, certified by the land agent or other legal custodian of such records, as a true copy of such record, may be filed and recorded in the registry of deeds in the county where the land lies, and shall have the same effect as if the deed itself had been recorded, and certified copies thereof from such registry shall be evidence when the original would be.'

Approved March 12, 1881.