MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

SIXTY-SIXTH LEGISLATURE

OF THE

STATE OF MAINE.

1893.

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

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BURLEIGH & FLYNT, PRINTERS TO THE STATE.
1893.

PUBLIC LAWS

OF THE

STATE OF MAINE.

1893.

Снар. 159

Chapter 159.

An Act in relation to the sale of Blooded Stock.

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

SECT. 1. Any person, employed by the owner of blooded Employe of animals, may sell the same as auctioneer at public auction, whether licensed by municipal officers or not.

may sell same without license.

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

Approved February 16, 1893.

Chapter 160.

An Act to amend section seventy-six of chapter eighty-six of the Revised Statutes, relating to Judgments against Trustees.

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

Section seventy-six of chapter eighty-six of the revised Sec. 76, ch. 86, R. S., amended. statutes is hereby amended by adding at the end thereof the following: 'Such payment, delivery or accounting for may be made either to the officer holding the execution, or to the plaintiff or his attorney of record, and may be proved by the officer's return upon the execution, by endorsement made thereon by the plaintiff or his attorney of record, or by any other competent evidence,' so that said section as amended, shall read as follows:

'SECT. 76. The judgment against any person as trustee Effect of judgdischarges him from all demands by the principal defendant trustee. or his executors or administrators, for all goods, effects and credits, paid, delivered or accounted for by the trustee thereon; and if he is afterwards sued for the same by the defendant or his executors or administrators, such judgments and disposal of the goods, effects and credits as above stated, being proved, shall be a bar to the action for the amount so paid or delivered by him. Such payment, delivery or accounting for may be made either to the officer holding the execution or to the plaintiff or his attorney of record, and may be proved by the officer's return upon the execution, by endorsement made thereon by the plaintiff or his attorney of record, or by any other competent evidence.'

Approved February 16, 1893.