

# MAINE STATE LEGISLATURE

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# ACTS AND RESOLVES

OF THE

## SIXTY-SIXTH LEGISLATURE

OF THE

STATE OF MAINE.

1893.

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

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AUGUSTA :  
BURLEIGH & FLYNT, PRINTERS TO THE STATE.  
1893.

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PUBLIC LAWS  
OF THE  
STATE OF MAINE.

1893.

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**Chapter 238.**

An Act to amend Section Seventy of Chapter Fifty-one of the Revised Statutes, relating to provisions for safety to Railroads.

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

Section seventy of chapter fifty-one of the revised statutes is hereby amended by adding thereto the following : ‘and whoever, without right, enters upon any railroad track with any team, or any vehicle however propelled, or drives any team or propels any vehicle upon any railroad track, shall be punished by fine not less than fifty dollars or by imprisonment not less than thirty days.’ So that said section as amended, shall read as follows :

Sec. 70, ch. 51,  
R. S., amended.

‘SECT. 70. Whoever without right, stands or walks on a railroad track or bridge, or passes such bridge except by railroad conveyance, forfeits not less than five nor more than twenty dollars, to be recovered by complaint ; and whoever, without right, enters upon any railroad track with any team, or any vehicle however propelled, or drives any team or propels any vehicle upon any railroad track, shall be punished by fine not less than fifty dollars or by imprisonment not less than thirty days.’

Forfeiture for  
standing or  
walking on  
track or bridge.

—for entering  
upon track with  
team.

Approved March 21, 1893.

**Chapter 239.**

An Act to amend Section forty-four of Chapter two of the Revised Statutes, relating to the publication of the Public Laws.

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

Amend section forty-four, chapter two of the revised statutes, by inserting in the third line of said section after the word ‘‘paper,’’ the words ‘in good, clear nonpareil type,’ so that said section as amended, shall read as follows :

Sec. 44, ch. 2,  
R. S., amended.

‘SECT. 44. He shall cause the public laws passed at each session to be printed within thirty days after the close thereof on extra sheets, on good paper, in good, clear nonpareil type, by the publishers of each newspaper, and each printer who so publishes and distributes the laws to his subscribers shall receive ten dollars, besides one dollar for every hundred

Secretary of  
state shall cause  
public laws to  
be printed in  
nonpareil type in  
newspapers.

## CHAP. 240

—distribute  
Maine reports  
and acts and  
resolves.

copies so distributed. He shall also procure the usual number of each volume of Maine reports and distribute them and the acts and resolves when published to such corporations, officers and other persons as the legislature designates.'

Approved March 21, 1893.

### Chapter 240.

An Act to amend Section sixty-four of Chapter seventy of the Revised Statutes as amended by Chapter forty-six of the Public Laws of eighteen hundred and ninety-one, relating to Insolvency Proceedings.

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

Sec. 64, ch. 70,  
R. S., amended.

Section sixty-four of chapter seventy of the revised statutes as amended by chapter forty-six of the public laws of eighteen hundred and ninety-one, is hereby further amended, so that said section sixty-four shall read as follows :

Any person,  
whose debts do  
not amount to  
\$30, may make  
assignment.

'SECT. 64. Any person whose debts do not amount to three hundred dollars, may at any time assign, convey and deliver to the register of the court of insolvency in and for the county within which he resides, all his real and personal estate, rights and credits, not exempt from attachment and seizure on execution, together with a schedule of the same, signed by such debtor, and a list of all his creditors, with their places of residence, so far as known by him, and at the same time may apply by petition to the judge of said court, setting forth his inability to pay all his debts in full, and that he has assigned, conveyed and delivered to the register of said court, all his real and personal estate, rights and credits, not exempt from attachment and seizure on execution, together with a schedule of the same, signed by him, and a list of all his creditors, with their places of residence, so far as known by him, and that he wishes to be examined as provided by this section, and to have the oath provided by this section administered to him. Thereupon the judge shall appoint a time and place for the examination of the debtor, which examination may be before the judge, or such person as he appoints to take the same, and the register shall give such notice to the creditors of the debtor, of the time and place of such examination as the judge orders, and any creditor may appear at such exam-

—proceedings.