

ACTS AND RESOLVES

OF THE

SIXTY-SEVENTH LEGISLATURE

OF THE

STATE OF MAINE

1895.

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

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OF THE

STATE OF MAINE.

1895.

FISHING IN BLUEHILL-INSOLVENCY.

Снар. 92

Chapter 92.

An Act to amend section thirty-one of chapter forty of the Revised Statutes as amended by chapter two hundred and sixty of the Public Laws of one thousand eight hundred and eighty-five, as amended by chapter seventyseven of the Public Laws of one thousand eight hundred and eighty-seven, as amended by chapter twenty-seven of the Public Laws of one thousand eight hundred and ninety-one, relating to fishing in the waters of the town of Bluehill.

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

Sec. 31, ch. 40, R. S., amended.

Waters exempted from provisions relating to migratory fish. Section thirty-one of chapter forty of the revised statutes as amended by chapter two hundred and sixty of the public laws of eighteen hundred and eighty-five, as amended by chapter seventy-seven of the public laws of eighteen hundred and eighty-seven, as amended by chapter twenty-seven of the public laws of eighteen hundred and ninety-one, is hereby amended by striking out in the eighth line the word "Bluehill," so that said section as amended, shall read as follows:

'SECT. 31. The following waters and their tributaries are exempt from the provisions relating to migratory fishes and the supervision of the fishways by the commissioners, that is to say, Royall's river in North Yarmouth, Sewall's pond or its outlet in Arrowsic, so much of the waters of the Damariscotta river as are west of the railroad bridge near Damariscotta Mills, all waters in Vinalhaven, Tremont, Mount Desert, Eden, Franklin and Sullivan, Tunk river in Steuben, Pleasant river in Washington county, East Machias river and the Eastern Penobscot river in Orland.'

Approved March 14, 1895.

Chapter 93.

An Ac' to amend section fifty-one of chapter seventy of the Revised Statutes, as amended by chapter three hundred and twelve of the Public Laws of eighteen hundred and ninety-three, relating to Insolvency.

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

Section fifty-one of chapter seventy of the revised statutes, as amended by chapter three hundred and twelve of the public laws of eighteen hundred and ninety-three is hereby amended by striking out in the twelfth and thirteenth lines the words "and, or who has been forced into insolvency by a

Sec. 51, ch. 70, R. S., as amended by ch. 312, Public Laws of 1893, amended. petition of his creditors," and by adding to said section after CHAP. the word "estate" the following words, provided such claim or demand was not created by the fraud or embezzlement of said debtor, or by his defalcation as a public officer, or while acting in a fiduciary character,' so that said section as amended, shall read as follows :

'SECT. 51. No creditor shall commence or maintain any suit against the insolvent debtor, upon a claim or demand which he has proved against such debtor in insolvency, until after a discharge has been refused such debtor, provided, that such debtor proceeds with reasonable diligence to obtain such discharge; and no debtor against whom a warrant in insolvency has been issued is liable to arrest on mesne process or execution, where the claim was provable in insolvency during the pendency of the proceedings, unless the same is unreason- Liability to ably protracted by the fault or neglect or such debtor. No debtor who has received a discharge in insolvency proceedings, shall ever be arrested on mesne process or any judgment recovered on any claim or demand which was proved or might have been proved against his estate, provided, such claim or demand was not created by fraud or embezzlement of said debtor, or by his defalcation as a public officer, or while acting in a fiduciary character.'

Approved March 14, 1895.

Chapter 94.

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

SECT. 1. Section four of chapter two hundred and fiftysix, public laws of Maine, eighteen hundred and nincty-three, is hereby amended by striking out the word "five" after the words "as follows" in the fifth line of said section, and inserting in place thereof the word 'ten,' and by striking out the word "thirty" after the word "which" in the eighth line of said section, and inserting in place thereof the word 'ten,' so that said section, as amended, shall read as follows:

Sec. 4, ch. 256, Public Laws of Maine, 1893, amended

arrest.

Creditor can not bring suit against debtor until discharge is refused.

An Act to amend section four of chapter two hundred aud fifty-six, Public Laws of Maine, eighteen hundred and ninety-three, entitled "An Act to regulate the sale and analysis of Commercial Fertilizers."