

ACTS AND RESOLVES

OF THE

SEVENTY-SECOND LEGISLATURE

OF THE

STATE OF MAINE

1905.

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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STATE OF MAINE.

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Chapter 21.

An Act to amend Section sixty-five of Chapter ten of the Revised Statutes, relating to the collection of Taxes.

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

Section sixty-five of chapter ten of the revised statutes is section 65, chapter 10, ereby amended by adding at the end thereof the following: R.S., hereby amended by adding at the end thereof the following: 'And no execution shall run against the body of any person issued on a judgment recovered for the collection of any poll tax,' so that said section as amended, shall read as follows:

Section 65. In addition to other provisions for the collection of taxes legally assessed, the mayor and treasurer of any city, the selectmen of any town and the assessors of any plantation to which a tax is due may in writing direct an action of debt to be commenced in the name of such city or of the inhabitants of such town or plantation, against the party liable; but no such defendant is liable for any costs of suit, unless it appears by the declaration and by proof, that payment of said tax had been duly must be demanded before suit. And no execution shall run against the suit. body of any person issued on a judgment recovered for the collection of any poll tax.'

Approved February 22, 1905.

amended.

Action of debt may be commenced against party liable for taxes.

-demand made before

Chapter 22.

An Act to amend Section eleven of Chapter thirty-two of the Revised Statutes, relating to the close time on Beaver.

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

Section 1. Section eleven of chapter thirty-two of the revised Section 11, chapter 32, B. statutes is hereby amended by adding thereto the following:

'Provided, however, that the commissioners of inland fisheries and game, upon complaint of any land owner that beaver are doing actual, substantial damage to his property, shall have the authority to take, catch, kill and dispose of, for the benefit of the fund for the protection of game in this state, such numbers of beaver as may be necessary to prevent the destruction of property.'

Section 2. This act shall take effect when approved.

Approved February 23, 1905.

S., amended.

Commis sioners of inlaud fisheries and and game may destroy beaver when doing actual damage.