MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

STATE OF MAINE

ENACTED BY THE

Seventy-Seventh Legislature

1915

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PUBLIC LAWS

OF THE

STATE OF MAINE

As Passed by the Seventy-Seventh Legislature

1915

[supplied from page 1 of volume]

-extension of time.

CHAP. 119 clerk of such county, and not before, judgment shall be entered on the demurrer, unless the costs are paid, and the amendment or new pleadings filed on the second day of the term, leave of court the time therefor may be enlarged, or further time may be granted by the court within which to pay said costs and to file such amendment or new pleadings.'

Approved March 17, 1915.

Chapter 119.

An Act to Amend Section Sixty-nine of Chapter Eighty-three of the Revised Statutes, Relating to the Duration of Attachments.

Be it enacted by the People of the State of Maine, as follows:

Ch. 83, Sec. s.. 69, R. amended.

Section sixty-nine of chapter eighty-three of the Revised Statutes is hereby amended by striking out the words in the third and fourth lines, "except attachments of equities of redeeming real estate mortgaged or taken on execution," and by inserting in place thereof the words 'except attachments of real estate taken on execution,' so that said section as amended shall read as follows:

Attachment continues thirty days after judgmentexceptions.

-attachment of real estate expires in five years, sub-ject to exceptions.

-fees of register.

'Section 69. An attachment of real or personal estate continues for thirty days, and no longer, after final judgment in the original suit, and not in review or error; except attachments of real estate taken on execution; or equities of redemption sold on execution; or an obligee's conditional right to a conveyance of real estate sold on execution; or property attached and replevied; or property attached belonging to a person dying thereafter, or specially provided for in any other case; but an attachment of real estate shall expire at the end of five years from the date of filing the same in the office of the register of deeds in the county or district where the said real estate or some part of it is situated, unless the said register shall, within said period, at the request of the plaintiff or his attorney bring forward the same upon the book of attachments, and at the expiration of five years from the time of such first, or any subsequent bringing forward, such attachment shall expire unless within said period it is again brought forward in like manner. The register shall be entitled to the same fee for bringing forward such attachment upon the said book of attachments, as for the original entry thereof.'

Approved March 17, 1915.