## MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

### ACTS AND RESOLVES

OF THE

### STATE OF MAINE

ENACTED BY THE

# Seventy-Seventh Legislature

1915

Published by the Secretary of State.

AUGUSTA
KENNEBEC JOURNAL PRINT
1915

### **PUBLIC LAWS**

OF THE

# STATE OF MAINE

As Passed by the Seventy-Seventh Legislature

1915

[supplied from page 1 of volume]

CHAP. 330 assignments and bills of sale executed and delivered subsequent to the making of said record, and also against attachments made subsequent thereto, based upon causes of action arising subsequent thereto, and also against trustees in bankruptcy and common law assignees, so far as relates to claims accruing subsequent thereto.'

Approved April 2, 1915.

### Chapter 330.

An Act to Define County Lines in the Waters of the State.

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

"-lines terminating at or in tide waters, how determined.

Section 1. The lines of the several counties of the State which terminate at or in tide waters shall run by the principal channel in such directions as to include, within the counties to which they belong, the several islands in said waters, and after so including such islands shall run in the shortest and most direct line to the extreme limit of the waters under the jurisdiction of this State, and all waters between such lines off the shores of the respective counties shall be a part of, and held to be within such counties, respectively.

Warrants for offenses at or in tide waters.

-authoricers.

Section 2. Any official authorized to issue warrants within any county, may issue warrants for offenses committed in or upon the waters so made a part of such county, or the waters of any adjoining county; and said warrant shall be returnable in the county where issued, and the courts in such county shall have jurisdiction of the offense. Officers have the same authority upon all such waters as they have upon land within the county where the warrant is issued.

Approved April 2, 1915.

#### Chapter 331.

\_\_\_\_\_

An Act to Amend Chapter One of the Public Laws of Nineteen Hundred Seven Providing for Notice to Registers of Probate of the Names of Corporate Surety Companies Qualified to Do Business in the State, and Also to Amend Section One Hundred Twenty-one of Chapter Forty-nine of the Revised Statutes.

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

Ch. 1, Sec. 1, P. L., 1907. amended. Insurance Commissioner shall

Section 1. Section one of chapter one of the Public Laws of nineteen hundred seven is hereby amended to read as follows:

'Section 1. Whenever any foreign or domestic surety company complies with all the requirements of law regulating the admission of such companies to transact business in this State Chap. 332 and is authorized to transact business therein, the Insurance Commissioner shall forthwith transmit to each register of probate the name of such company and the names of all agents of such company who have been licensed by him, their places of residence and the dates when their licenses will expire; and he shall on the first days of February and August of each year forward to each register of probate a list containing the names of all surety companies, foreign and domestic, which are then licensed or qualified to transact business in the State, the names of all agents of said companies, who have been licensed by him, and their places of residence, and the dates when their respective licenses will expire; he shall from time to time communicate to the registers of probate the names of all surety companies which cease to qualify to transact business in this State. The registers shall preserve such lists on the files of the courts.'

notify registers of probate of authorized surety companies.

Company estopped to deny corporate

Section 2. Section one hundred twenty-one of chapter forty-nine of the Revised Statutes is hereby amended by in- amended. serting after the word "power" in the fourth line of said section the words, 'or the authority of any licensed agent,' so that said section as amended shall read as follows:

'Section 121. Any company which shall execute any bond as surety under the provisions of section one hundred nineteen shall be estopped in any proceedings to enforce the liability which it shall have assumed to incur, to deny its corporate power, or the authority of any licensed agent, to execute such instrument or assume such liability.'

Approved April 2, 1915,

#### Chapter 332.

An Act to Enlarge the Duties of Medical Examiners.

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

Section 1. The number of medical examiners as provided by chapter one hundred eighty-nine of the Public Laws of nineteen hundred nine shall be as follows: For the counties of Knox, Lincoln, Sagadahoc and Waldo, one each; for the counties of Androscoggin, Franklin, Hancock, Oxford, Piscataquis, Somerset and Washington, two each; for the counties of Aroostook, Cumberland, Kennebec, Penobscot and York, three each, and the same shall be appointed with reference to territorial distribution.

Medical examiners shall be appointed provided.