## MAINE STATE LEGISLATURE

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#### ACTS AND RESOLVES

AS PASSED BY THE

# Eighty-ninth and Ninetieth Legislatures

OF THE

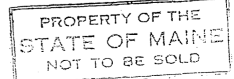
## STATE OF MAINE

From April 21, 1939 to April 26, 1941

AND MISCELLANEOUS STATE PAPERS

Published by the Revisor of Statutes in accordance with the Resolves of the Legislature approved June 28, 1820, March 18, 1840, March 16, 1842, and Acts approved August 6, 1930 and April 2, 1931.

KENNEBEC JOURNAL AUGUSTA, MAINE 1941



### PUBLIC LAWS

OF THE

## STATE OF MAINE

As Passed by the Ninetieth Legislature

1941

authorized under the laws of this state or of the United States to conduct the business of a bank or trust company shall use as a part of the name or title under which such business is conducted, or as designating such business, the word or words "bank," "banker," "trust," "trust company," "banking," or "trust and banking company," or the plural of any such word or words or any abbreviation thereof in or in connection with any other business than that of a bank or trust company duly authorized as aforesaid. Provided, however, that this restriction shall not apply to any such person, partnership, association, or corporation, conducting business under such name or style prior to the 23rd day of April, 1905. No person, partnership, association, or corporation, bank or trust company, except a mutual savings bank organized under the laws of this state, shall use as a part of its name or title the word or words "saving," "savings," or "savings bank," except that loan and building associations legally organized under the laws of this state may use the name or style "savings and loan association." Provided, however, that this restriction shall not apply to any business being conducted under such name or style prior to the 23rd day of April, 1905, nor to any bank or trust company using such word or words prior to the 1st day of January, 1929.'

Approved March 8, 1941

#### Chapter 48

AN ACT Relating to Kennebec County Law Library.

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

R. S., c. 16, § 9, amended. Section 9 of chapter 16 of the revised statutes, as amended, is hereby further amended to read as follows:

'Sec. 9. Payments to county law libraries. The treasurer of each county, except the counties of Aroostook, Cumberland, Hancock, Kennebec, Lincoln, Penobscot, Somerset, and York, shall pay annually to the treasurer of the law library association of his county, for the uses and benefits of the county law library, the sum of \$500. The treasurers of each of the following counties shall pay annually to the treasurer of the law library association of his county, for the uses and benefits of the county law library, as follows: (Aroostook), the sum of \$1300, of which at least \$500 shall be expended annually by the Aroostook law library association for books for the library at the court house at Caribou in said county; (Cumberland), the sum of \$1000; (Hancock), the sum of \$1000; (Kennebec), the sum of eight hundred dollars \$1000; (Lincoln), the sum of \$250;

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(Penobscot), the sum of \$1000; (Somerset), the sum of \$750; (York), the sum of \$1250. The treasurer of each county shall also pay to the treasurer of the law library association of his county all money received from persons admitted upon motion, to practice in courts of record as attorneys without a certificate from the board of examiners of applicants for admission to the bar.'

Approved March 8, 1941

#### Chapter 49

AN ACT Relating to Valuation and Release of Attached Property.

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

R. S., c. 95, § 78, amended. Section 78 of chapter 95 of the revised statutes is hereby amended to read as follows:

'Sec. 78. Valuation and release on bond of debtor. If, at the hearing, such justice finds that such interest is worth as much as the amount ordered in the writ to be attached, he shall order such defendant to give bonds to the plaintiff, with sufficient sureties, conditioned to pay the judgment recovered by the plaintiff, with his costs on the petition, within 30 days after judgment, such bond, except as hereinafter provided, to be in an amount equal to the amount ordered in the writ to be attached; but, if he finds that such interest it is worth less the bond shall be conditioned to pay the value of such interest so found and costs on the petition, within said time than the amount ordered in the writ to be attached, such bond, except as hereinafter provided, shall be in an amount equal to the value of such interest; provided, however, that if, in either event the justice shall find that the value of the interest attached is in excess of the amount of any judgment which the plaintiff may reasonably be expected to recover, with his costs on the petition, he may fix the amount of such bond at such sum, not exceeding the amount ordered to be attached and not exceeding the value of the interest attached, as he may deem adequate to protect the plaintiff in the collection of any judgment recovered by him, with his costs on the petition.'

Approved March 8, 1941