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

AS PASSED BY THE

One Hundred and Fourth Legislature

OF THE

STATE OF MAINE

Published by the Director of Legislative Research in accordance with the Revised Statutes of 1964, Title 3, Section 164, Subsection 6.

> The Knowlton and McLeary Company Farmington, Maine 1969

PUBLIC LAWS

OF THE

STATE OF MAINE

AS PASSED BY THE

ONE HUNDRED AND FOURTH LEGISLATURE

1969

Notwithstanding any other provision of law, the holder of a note receiving final payment shall cause any recordings of the security instrument to reflect a discharge of the obligation. This section shall not require the discharging or termination of any security agreement or financing statement executed in connection with a line of credit loan, floor planning loan, inventory loan, bond indenture or other transaction involving more than one note or bond until the payment of the last obligation intended to be secured by such security agreement or financing statement.

- Sec. 2. R. S., T. 11, § 9-404, sub-§ (1), amended. Subsection (1) of section 9-404 of Title 11 of the Revised Statutes is amended to read as follows:
- (1) Whenever there is no outstanding secured obligation and no commitment to make advances, incur obligations or otherwise give value, the secured party must within 30 days from the date on which the foregoing first occurs on written demand by the debtor send the debtor a statement that he no longer claims a security interest under the financing statement, which shall be identified by file number. A termination statement signed by a person other than the secured party of record must include or be accompanied by the assignment or a statement by the secured party of record that he has assigned the security interest to the signer of the termination statement. The fee for filing and indexing such an assignment or statement thereof shall be \$3, unless on a form conforming to standards prescribed by the Secretary of State in which case the fee shall be \$2. If the affected secured party fails to send such a termination statement within 10 days after proper demand therefor he shall be liable to the debtor for \$100, and in addition for any loss caused to the debtor by such failure.

Effective October 1, 1969

Chapter 422

AN ACT Creating Civil Liability to the State for Pollution of Waters.

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

R. S., T. 38, § 453, amended. Section 453 of Title 38 of the Revised Statutes is amended by adding at the end, a new paragraph, as follows:

Any person, corporation or other legal entity who unlawfully discharges or causes to be discharged pollutants into the waters of this State is liable to the State for the reasonable costs and expenses of the State actually incurred by it in tracing the source of such discharge and eliminating or alleviating the impact of the unlawful discharge, to be recovered by the Attorney General in a civil action brought in the name of the State. A discharge which violates the water classification but for which there may not be prosecution, due to a time schedule for compliance under this chapter, shall not be an unlawful discharge within the meaning of this paragraph.