## MAINE STATE LEGISLATURE

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### ACTS AND RESOLVES

OF THE

## SIXTY-THIRD LEGISLATURE

OF THE

### STATE OF MAINE.

1887.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February 18, 1840, and March 16, 1842.

AUGUSTA:

SPRAGUE & SON, PRINTERS TO THE STATE. 1887.

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BURLEIGH & FLYNT, PRINTERS TO THE STATE. 1889.

## PUBLIC LAWS

OF THE

# STATE OF MAINE.

1889.

#### Спар. 310

#### Chapter 310.

An Act relating to the return of writs and processes in the Superior Court of Kennebec County.

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

Writs and processes, bow returned. SECT. 1. All writs, processes and proceedings commenced prior to the second Tuesday of June, in the year of our Lord eighteen hundred and eighty-nine, and which would otherwise be returnable at the June term of the superior court at Augusta, within and for the county of Kennebec, shall be entered and have day in said court, at said June term, at Waterville in said county.

Act subject to provisions of former act. SECT. 2. This act is subject to the provisions of section two of an act entitled "An Act to hold the June term and a November term of the Superior Court, Kennebec County, in the city of Waterville," approved March eight, eighteen hundred and eighty-nine.

SECT. 3. This act shall take effect when approved.

Approved March 13, 1889.

#### Chapter 311.

An Act referring to release of attachment of Personal Property.

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

When personal property is attached, and actual possession

thereof is taken, on any mesne process, the attachment shall be vacated, upon the defendant, or some one in his behalf,

delivering to the officer who made such attachment, a bond

Attachment on personal property, shall be vacated on delivery to officer of a suffic ent bond, properly approved.

to the plaintiff in double the ad damnum named in the process, with sufficient sureties, approved by the plaintiff or his attorney, or by any judge of the supreme judicial, superior or probate courts; conditioned that within thirty days after

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the rendition of judgment, or after the adjournment of the court in which it is rendered, he will pay to the plaintiff or his attorney of record, the amount of said judgment, includ-

ing costs; which said bond shall be returned by the officer with the process, for the benefit of the plaintiff. Upon the