# FORTY-SEVENTII LEGISLATURE.

#### HOUSE.

No. 97.

## STATE OF MAINE.

IN THE YEAR OF OUR LORD ONE THOUSAND EIGHT HUNDRED AND SIXTY-EIGHT.

AN ACT relating to final judgment recovered in certain actions of replevin.

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

In actions of replevin, when it appears that the right 2 of the prevailing party is founded upon a claim upon 3 the property replevied as security for a debt, he shall 4 not be entitled to recover more than the amount of 5 such debt, with interest thereon, and his legal costs; 6 and upon payment or tender of payment of such debt, 7 interest and costs, all his claim on the property re-8 plevied shall be thereby discharged. *Provided how-*9 ever, that the provisions of this act shall not apply to

### HOUSE-No. 97.

10 any case in which the title to the property replevied 11 has become absolute by a foreclosure thereof in the 12 manner now provided by law.

### STATE OF MAINE.

IN HOUSE OF REPRESENTATIVES, February 15, 1868.

Reported from the Committee on Legal Reform, by Mr. TIT-COMB of Augusta.

S. J. CHADBOURNE, Clerk.