

SIXTIETH LEGISLATURE.

HOUSE.

No. 139.

STATE OF MAINE.

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

AN ACT to amend section four of chapter eightytwo of the revised statutes, relating to attachment of the estate of absent defendants.

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

Section four of chapter eighty-two of the revised 2 statutes, is hereby amended by adding thereto the 3 following words: "And any attachment made on 4 the original writ shall continue one year and thirty 5 days after said judgment is so rendered when no 6 bond is given, and when a bond is given said 7 attachment shall continue thirty days after said 8 bond is filed with the clerk of said court," so that 9 said section as amended shall read as follows:

10 Sect. 4. When judgment is rendered on default 11 of an absent defendant in a personal action as pro-

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12 vided in the preceding section, execution cannot 13 be issued thereon within one year thereafter, unless 14 the plaintiff first gives bond to the defendant with 15 one or more sureties in double the amount of dam-16 ages and costs, conditioned to repay the amount to 17 the defendant if the judgment is reversed on re-18 view, to which he is entitled of right, brought with-19 in one year, or so much of the amount recovered, 20 as is recovered back on such review, and any 21 attachment made on the original writ shall con-22 tinue one year and thirty days after said judgment 23 is so rendered when no bond is given, and when 24 a bond is given said attachment shall continue 25 thirty days after [said bond is filed with the clerk 26 of said court.

STATE OF MAINE.

A COMMON TO A COMPANY OF DEPARTMENT OF

In House of Representatives, March 3, 1881.

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Reported by Mr. KING, from Committee on Judiciary, and ordered printed under Joint Rule.

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ORAMANDAL SMITH, Clerk.