MAINE STATE LEGISLATURE

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PUBLIC ACTS

OF THE

STATE OF MAINES

PASSED BY THE

LEGISLATURED

AT ITS SESSION, HELD IN JANUARY, 1822.

published agreeably to the resolve of june 28, 1820.

PORTLAND:

THAYER, TAPPAN & STICKNEY, PRINTERS TO THE STATE. 1822. writ of replevin; and if such value shall not exceed twenty dollars the plaintiff shall recover for his costs only a quarter part of such value.

During the Sect. 3. Be it further enacted, That if during the pendency of a pendency of any real action, either of the demandants death or inter-shall die, or being feme sole, shall intermarry, such marriage of death or intermarriage shall not abate the writ; but one or more of the death or intermarriage may be suggested on the ants, shall not record, and the surviving or remaining demandant or abate the writ; demandants may amend the declaration so as to des-

the surviving cribe their interest in the premises demanded, and may or remaining proceed in the cause to final judgment, in the same empowered to manner as though the deceased or feme sole, thus intermarried, had never been joined in such action.

This Act passed January 29, 1822.]

CHAPTER CLXXXVII.

AN ACT in addition to "an Act regulating Elections."

selectmen & town or plantation, selectmen of any town, or the asclerks liable to penalty;

sessors of any plantation in any Representative District within this State, who shall wilfully or negligently refuse or neglect to do and perform all or any of the duties prescribed to them by the Constitution of this State, shall forfeit and pay for each and every such offence a fine not exceeding two hundred dol-how recoverlars, nor less than thirty dollars; to be recovered by indictment in any court proper to try the same, one half to the use of the State, and the other half to the use of the complainant.

[This Act passed January 30, 1822.]