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)

PUBLIC ACTS

OF THE

STATE OF MAINE?

PASSED BY THE

SEVENTH LEGISLATURE,

AT ITS SESSION

HELD IN JANUARY, 1827.

PUBLISHED AGREEABLY TO THE RESOLVE OF THE 28TH OF JUNE, 1820.

PORTLAND.

PRINTED BY THOMAS TODD...........PRINTER TO THE STATE 1827.

CHAPTER CCCLIX.

AN ACT additional to "An Act regulating Judicial process and preceedings."

SECT. 1. BE it enacted by the Senate and House of Representatives, in Legislature assem-Actions of as-bled, That all actions of assumpsit, before a Jussumpsit, before a tice of the Peace, in which there shall be two Justice, where there are two or there are two or more defendants living in different counties, in different country in may be brought in any county in which either dewhere either lives foundant lives and in such case the original writ. fendant lives; and in such case the original writ and writ of execution, shall have force, and be obeyed and executed in any county in which any one of either of the parties lives; and such process shall be directed accordingly, and return thereof made by all proper officers in their respective counties.

Writs and execuhave force in any

Sect. 2. Be it further enacted, That in all Writs and executions, in actions of assumpsit before a Justice of the Peace, of assumpsit before a Justice, to the original writ and writ of execution, shall have force and be obeyed in any county wherein percounty where force and be obeyed in any county wherein per-personal proper-by may be found. sonal property may be attached or seized on the same, and may be directed to the proper officers of such county, and by them executed and returned in manner by law provided.

[Approved by the Governor, Feb. 16, 1827.]

CHAPTER CCCLX.

AN ACT to authorize the Selectmen of Portland to appoint an additional number of Enginemen, and for other purposes.

Sect. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled. That the Selectmen of the town of Portland, be, and they hereby are authorized, in manner by Portland authorized to appoint an law provided for the appointment of Enginemen, additional number of Engine to appoint for the Engine in said town called the men, &c. Deluge, a number of Enginemen not to exceed sixty-four; for the Engine called the Hydraulion,

Selectmen of