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

TENTH LEGISLATURE,

AT ITS

SESSION HELD IN JANUARY, 1830.

Published agreeably to the Resolve of the 28th June, 1820.

Portland :

DAY & FRASER......PRINTERS TO THE STATE. 1830.

fraud, trust, &c.

CHAPTER CCCCLXII.

AN ACT additional to an Act giving remedies in Equity.

Sect. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That in all cases of fraud, trust, accident, or Additional could mistake, where there is not a plain, adequate and sufficient remedy by the rules of the common law, the Justices of the Supreme Judicial Court may administer relief according to the course of Courts of Equity; and may direct the forms of such process, and establish such rules and orders, not contrary to law, as they may deem necessary to carry these powers into effect in a summary manner.

SECT. 2. Be it further enacted, That the said

courts shall have power to grant writs of injunction, whenever the same shall be necessary to pre-8. J. Court may vent injustice, and any Justice of said Court may junction in vacation in such cases issue writs of injunction in vacation junction in vacation and establish fees, in such cases, issue writs of injunction in vacation to stay proceedings, or waste, until the end of the then next term of said Court, unless sooner dissolved. And the fees for all process and services arising under this act, shall, under the orders of said Court, be made to conform as near as may be, to the fees, from time to time, established by law in other cases of judicial process and proceedings. [Approved by the Governor, March 10,1830.]

·***@@@44«

CHAPTER CCCCLXIII.

An additional ACT regulating Judicial Process and Proceedings.

Sect. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That in all actions upon any bond or penal Actions upon Bonds and Covenants reg-sum for the performance of any covenants or aulated. greements, and in all actions of covenant, the plaintiff may assign as many breaches as he may think