

PUBLIC ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

ELEVENTH LEGISLATURE,

AT ITS SESSION, HELD IN JANUARY, 1831.

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

Portland. Todd and holden.....printers to the state. 1831.

FEES.—ATTACHMENT.

CHAPTER DVH.

AN ACT, additional to an Act, establishing and regulating the Fees of the several Officers, and other persons therein mentioned.

BE it enacted by the Senate and

Fees for entry of action.

Sect. 1.

count under of Act of June 27, 1820.

ires.

House of Representatives, in Legislature assembled, That from and after the passing of this Act, the fees for the entry of an action or complaint, entering up and recording the judgment, whether on a verdict, demurrer, nonsuit, default or statement of facts and taxing costs, in the Court of Common Pleas, shall be eighty cents; and in the Supreme Judicial Court, one dollar and fifty-five cents, instead of the fees heretofore by law established, to be paid to the Clerks of said Courts; and no Clerk shall be required to pay any part thereof into the Treasury of any County, except Clerk to ac- under the provisions of the second section of an second section Act passed the twenty-seventh day of June, in the year of our Lord one thousand eight hundred and twenty, entitled an Act, providing for the appointment of Clerks of the Courts, in the several Counties, and requiring them to render an account of all monies received.

SECT. 2. Be it further enacted, That hereaf-Fees of Constable for ser- ter the fees of Constables for the service, travel, vice of venand return of each venire, shall be one dollar and

fifty cents, to be paid out of the County Treasury. SECT. 3. Be it further enacted, That all Acts and parts of Acts inconsistent with the provisions Acts repealed. of this Act be, and the same are hereby repealed.

[Approved by the Governor, March 25, 1831.]

CHAPTER DVIII.

AN ADDITIONAL "ACT respecting the attachment of property on mesne process."

SECT. 1. **BE** it enacted by the Senate and House of Representatives, in Legislature assembled, That whenever any personal property shall

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