

PUBLIC ACTS

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OF THE

STATE OF MAINE,

PASSED BY THE

THIRTEENTH LEGISLATURE,

At its Session, held in January, 1833.

PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

AUGUSTA :

I. BERRY & CO. PRINTERS TO THE STATE.

1833.

Chapter 63.

AN ACT to repeal the second Section of an Act entitled, "An Act additional to an Act for the settlement of certain equitable claims arising in real actions,"-passed March eighth, one thousand eight hundred and twenty six.

Be it enacted by the Senate and House of Representatives, in Legislature assembled, That the second Section of the Act entitled "An Act additional to an Act for the settlement of certain equitable claims arising in real actions," passed March eighth, one thousand eight hundred and twenty-six, be and the same is hereby repealed.

[Approved by the Governor, February 27, 1833.]

Chapter 64.

AN ACT giving remedies on Judgments, rendered by Courts of County Commissioners; and prescribing the mode of levying executions against towns and plantations.

Warrants of distress issued of County Comturned unsatisfied, may be retime within two years.

distress shall be from the date.

SECT. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That all warrants of distress, issued or herefrom the Court after to be issued from any Court of County Commissioners, re- missioners, which shall be returned, unsatisfied in whole or in part, may be renewed by the issuing of newed at any an alias or pluries, at any time within two years from the return day of the last preceding unsatisfied All warrants of warrant of distress. And all warrants of distress. distress shall be issued by the authority of any such Court, shall be be in 90 days made returnable in ninety days from the date thereof.

SECT. 2. Be it further enacted, That the Parties interest- party interested in, or for whose benefit such wared in warrants rant has been or may be issued or ordered to be isisfied may main-tain au action sued by said County Commissioners, when the same in the Court of remains unsatisfied, may have and maintain an ac-Common Pleas tion of debt founded upon said order or judgment of said Commissioners before any Court of Common Pleas or Supreme Judicial Court in the County where the records of said Court of Commissioners

Act of 1826 repealed.