

PUBLIC ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

FIFTEENTH LEGISLATURE,

AT ITS SESSION, HELD IN JANUARY, 1835.

Published agreeably to the Resolve of June 28, 1820.

AUGUSTA:

WILLIAM J. CONDON PRINTER TO THE STATE.

1835.

Mortgagee resame and interest.

hours after such demand made, unreasonably neglect to render such account, and shall receive from the person attaching the property, or taking it in execution, more than is justly due him on account of the demand secured by the mortgage, pledge, or lien, shall be liable to refund such excess, with the interest thereon, at the rate of ten per centum per annum. than is due line to the time of the recovery of judgment therefor, to ble to refund the be recovered by an action for money had and received-and any mortgagee, pledgee or holder who shall under this act, receive from any person desirous of attaching the property mortgaged, pledged, or subject to any lien as aforesaid, or of taking it in execution, more than is justly due to him on account of the demand secured by the mortgage, pledge or lien, shall be liable to refund the excess, in an action for money had and received.

[Approved by the Governor, March 24, 1835.] a harrista (francis

Chapter 189.

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AN ACT respecting Cities.

SECT. 1. Be it enacted by the Senate and House of Representatives, in Legislature assem-Aldermen and bled, That it shall be the duty of the Aldermen Assessors of cit- and Assessors of the Cities in this State, to prepare ward lists of vo- lists of the qualified voters for Governor, Senators and Representatives in the State Legislature, Register of Deeds, County Treasurer, Representatives in Congress, and Electors of President and Vice President. in and for the several wards in Cities, in the same manner Selectmen and Assessors are required to prepare them for towns : the Aldermen performing the duties of Selectmen. By which lists, so prepared, City Wardens shall be governed, at the election of the officers before mentioned.

ters for State officers, &c.

ELECTIONS.

SECT. 2. Be it further enacted, That ward Ward meetings meetings in cities, for the choice of officers named for choice of such officers in the preceding section, shall be notified and warn- how notified. ed in the manner town meetings are notified and warned for the same purposes ; the Aldermen performing the duties of Selectmen.

[Approved by the Governor, March 24, 1835.]

Chapter 190.

AN ADDITIONAL ACT regulating elections.

SECT. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That Penalty for bribif any person shall by bribery, menace, or other cor- ing or menacing voters. rupt means whatsoever, either directly or indirectly, attempt to influence any elector of this State in giving his vote or ballot, or to deter him from giving the same, or disturb or hinder him in the free exercise of the right of suffrage, at any election within this State held pursuant to the law regulating elections, and shall thereof be convicted such person so offending and convicted shall be adjudged guilty of a misdemeanor, and be fined or imprisoned according to the discretion of the Court before which such conviction shall be had ; such fine in no case to be less than Fifty, nor more than Five Hundred Dollars, nor such imprisonment to exceed one year.

SECT. 2. Be it further enacted, That all Acts Former Acts reand parts of Acts inconsistent with the provisions pealed. of this Act, be and the same are hereby repealed.

[Approved by the Governor, March 24, 1835.]