MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

PASSED BY THE

TWENTY-THIRD LEGISLATURE

OF THE

STATE OF MAINE,

A. D. 1343.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, February 26, 1840, and March 16, 1842.

 $A\ U\ G\ U\ S\ T\ A:$

WM. R. SMITH & Co., PRINTERS TO THE STATE.

PUBLIC LAWS

OF THE

STATE OF MAINE,

10486

Снар. 7.

erected and made by the defendant or by his grantor or assignor, and that they were proper and judicious under the circumstances of the case; and allow damages only for such.

Said provisions to extend to grantee or assignee of the tenant in dower.

Lien given.

No bar to such action, that the tenant yields possession to su-

perior title.

Sect. 2. The provisions and benefit of the forty-seventh section of said chapter, are hereby made to apply and extend to the grantee or assignee of the tenant in dower, and of any other life estate as described in the first section of this act; and a lien is hereby given on the real estate therein described, to be enforced by commencement of action within one year after entry therein mentioned. And hereafter it shall be no bar to such action of assumpsit that the tenant, to avoid cost, yields possession to the superior title.

[Approved March 4, 1843.]

Chapter 7.

AN ACT concerning suits where either of the District Judges is a party.

Be it enacted by the Senate and House of Representatives in Legislature assembled, as follows:

Where judges of D. court are parties.

Sect. 1. All actions in which either of the judges of the district court is a party, and wherein the damages are laid at more than twenty dollars, shall be commenced and heard in the supreme judicial court, and single costs taxed for the prevailing party.

When an appeal is taken, single costs taxed.

- SECT. 2. When an appeal is taken in any action, where either of the said judges is a party, from the decision of any justice of the peace, municipal or police court, it shall be taken to the supreme judicial court, and shall be heard and tried therein, and single costs taxed for the prevailing party.
- SECT. 3. All acts inconsistent with the provisions of this act, are hereby repealed.

[Approved March 11, 1843.]

Chapter 8.

AN ADDITIONAL ACT regulating the inspection of fish.

Be it enacted by the Senate and House of Representatives, in Legislature assembled, as follows:

Mackerel, to be numbered 1, 2, 3. Sect. 1. There shall be three numbers of mackerel: those of the best quality not mutilated, of suitable size, free from rust, taint or damage, shall be branded number one; the next best quality of