MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

PASSED BY THE

TWENTY-SIXTH LEGISLATURE

OF THE

STATE OF MAINE,

A. D. 1846.

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

Augusta:

WILLIAM T. JOHNSON,......PRINTER TO THE STATE.

1846.

PUBLIC LAWS

OF THE

STATE OF MAINE,

1846.

Chapter 187.

Снар. 187.

An Act additional respecting coroners' inquests.

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

In all cases, where a coroner's inquest shall hereafter be lawfully Additional fees taken within this state, there shall be allowed to the coroner, jurors, ing coroners' inwitnesses and to any officer or other person, required to summon jurors or witnesses, such sums, in addition to the fees now provided by law, as shall be a sufficient compensation for the reasonable expenses actually incurred by them, in taking and attending such inquest, and serving warrants and subpœnas therefor; and any coro- Coroners authoner is authorized if necessary, to employ some person to watch the some person to watch the dead, watch the dead, dead body until such inquest can be taken, for which service a suitable compensation shall be allowed and made.

[Approved June 30, 1846.]

Chapter 188.

An Act in addition to the one hundred and twenty-ninth chapter of the revised statutes.

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

Section 1. If any person against whom an action has or here-injunction to stay after may be commenced, to recover possession of real estate, tate, in certain shall do any act of waste on said real estate, or shall threaten sued. or make preparations to commit waste, the court in which the suit is pending, or any justice thereof, in vacation or term time, may issue an injunction to stay such waste, with or without notice at discretion, and the court may enforce obedience to said injunction by such process as the supreme judicial court may employ in an equity case pending in such court, and dissolve such injunction whenever it may be deemed proper.

cases, may be is-

SECT. 2. No writ of injunction shall issue in any case without party. notice to the adverse party, to appear and answer, unless the applicant shall file a bond, with sufficient sureties, to respond all dama-

ges and costs.

Sect. 3. This act shall take effect from and after its approval by the governor.

[Approved July 10, 1846.]

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