MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

FORTY-SEVENTH LEGISLATURE

OF THE

STATE OF MAINE.

1868.

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

 ${\bf A}~{\bf U}~{\bf G}~{\bf U}~{\bf S}~{\bf T}~{\bf A}$: owen & nash, printers to the state. 1868 .

PUBLIC LAWS

OF THE

STATE OF MAINE.

1868.

Chapter 147.

Снар. 147.

An act additional to the one hundred and thirteenth chapter of the revised statutes, relating to bonds of poor debtors.

Be it enacted by the Sena'e and House of Representatives in Legis-ะเปลียนพระสุด อาโมเลก์ lature assembled, as follows:

SECT. 1. Whenever a bond has been taken, or shall hereafter Bond for be taken, for the release of a debtor arrested or imprisoned on an execution issued on a judgment in a civil suit, as authorized by the twenty-second section of the one hundred and thirteenth chapter of the revised statutes, the same shall be a valid statute bond, notwithstanding the same has not been, or shall not be, taken in double the sum for which said debtor has been, or shall be, arrested; and if the debtor fails to fulfil the condition of such bond, judg- If condition is ments in any suit thereon, seasonably commenced, shall be rendered broken suit in accordance with the thirty-eighth section of said chapter, if the tained thereon. penalty of said bond does not exceed the sum required by said twenty-second section more than five per cent, nor fall short of said sum more than five per cent.

release of poor debtor valid, though not in double amount for which debtor was

SECT. 2 This act shall take effect when approved.

Approved February 7, 1868.

Chapter 148.

An act to amend section fourteen of chapter seventy-seven of the revised statutes.

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

Sect. 1. Section fourteen of chapter seventy-seven of the revised statutes is hereby amended by adding the following words:

- 'interest, or having been counsel, or any disqualifying cause, then
- 'the concurrence of a majority of the remaining members of the questions of

This act shall take effect when approved.

'court shall be sufficient to determine such case.'

SECT. 2.

Approved February 11, 1868.

R. S., chap. 'But when any of the justices do not sit in a case by reason of Loss than five justices may determine law in certain CASES.