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.

Снар. 156.

Chapter 156.

An act additional to chapter eighty-one of the revised statutes in relation to maintaining cross-actions against persons not residents of this state.

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

Sect. 1. When an action is brought by a person who is not an cross-actions inhabitant of this state, or who cannot be found therein to be served with process, he shall be held to answer to any action brought against him here by the defendant in the first action, if the demands in the two cases are of such a nature that the judgment or execution in the one case can be set off against the judgment or execution in the other.

and set off. 81, sect. 68, amended.

Sect. 2. If there are several defendants in the original action, Same where each of them may bring such cross-action against the original plaintiff, and may be allowed to set off his judgment against that which may be recovered against himself and his co-defendants in amended. like manner as if the latter judgment was against himself alone.

several defendants. R. S., chap.

Sect. 3. The writ in such cross-action may be served on the Writin such person who appears as the attorney of the plaintiff in the original suit, and such service shall be as valid and effectual as if made on the party himself within this state.

actions, how returned. R. S., chap. 81, sect. 70, amended.

The court in which the actions, or either of them, are When continupending, may order continuances as they think proper or necessary to enable the absent party to defend the action brought against him, and also to enable either party to set off his judgment or execution against that which is recovered against him, but the actions shall not be unreasonably delayed by the neglect or default of either party.

ances may be ordered.

Approved February 17, 1868.

Chapter 157.

An act to provide for the continuance of actions against parties filing petitions in bankruptcy.

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

Sect. 1. In all actions pending in any court, or before any justice of the peace, for recovery of any debt provable in bankruptcy, or of a character such as would be discharged by bankrupt's certificate, when it shall appear that the defendant, or any one of the defendants, has filed his petition in bankruptcy, either before or after the commencement of the suit, the action shall be continued until the proceedings in bankruptcy are closed, unless the plaintiff

Actions against petitions in bankruptcy to be continued until final proceedings in bankruptcy.