MAINE STATE LEGISLATURE

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ACTS AND RESOLVES

OF THE

FIFTY-SIXTH LEGISLATURE

OF THE

STATE OF MAINE.

1877.

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

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PUBLIC LAWS

OF THE

STATE OF MAINE.

1877.

Chapter 149.

An act in relation to Executions.

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

If an execution has been, or shall be issued by the clerk, judge, or recorder of any court in any county, upon a judgment rendered on default of an absent defendant in a personal fault, without deposit of bond action, within one year after the rendition of such judgment, specified in secs, 4 and 5, ch. 82, without deposit of the bond specified in sections four and five of certain cases. chapter eighty-two of the revised statutes, through accident, inadvertence, or mistake, all proceedings upon or by virtue of such execution or judgment, shall, after the expiration of one year from the rendition of such judgment, have the same effect and validity as if the bond had been duly given, deposited and approved, unless a petition for review has been brought within said year; and, in case such judgment is not reversed Proceedings valid on review if brought within said year, all such proceedings reversed on review. upon or by virtue of such execution shall be valid as aforesaid, after final judgment for the defendant in review.

Executions issued by any court, upon judgment rendered on de-

if judgment is not

Approved January 26, 1877.