

PUBLIC ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

LEGISLATURE,

AT ITS SESSION, HELD IN JANUARY, 1822.

PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

PORTLAND :

THAVER, TAPPAN & STICKNEY, PRINTERS TO THE STATE.

1822.

their accounts agreeable to the requisition in the firsf section of this act; and also the names of any officer or officers, who may be delinquent, and have not paid over the monies in their hands belonging to the State, and the amount due from each officer.

Treasurers of SECT. 3. Be it further enacted, That it shall be the Counties to duty of the several County Treasurers, in this State, ments to be to cause to be published in the month of January, anpublished an-nually, in the newspaper having the greatest circulanually. tion in the several Counties in this State, a full and fair statement of the financial concerns of their respective Counties, together with the particular items of receipts and expenditures of the same.

[This Act passed January 30, 1822.]

CHAPTER CLXXXIX.

AN ACT to alter the time of holding the Court of Sessions in the County of York.

BE it enacted by the Senate and House of Representatives, in Legislature assembled, That, from and after the passing of this Act, the times for holding the several terms of the Court of Sessions within the County of York, instead of the times now designated by law, shall be, and hereby are established as follows, viz : at Alfred, on the third Tuesday of October, and at York, on the Tuesday preceding the last Monday of May, annually.

[This Act passed January 30, 1822.]

CHAPTER CXC.

AN ACT additional to an Act authorizing Courts to liberate or dispose of Poor Convicts in service.

SECT. 1. \mathbf{B}_{E} it enacted by the Senate and House of Representatives, in Legislature assembled, That the authority to dispose of Convicts in service, given in the first section of an Act, entitled "An Act authorizing

October.

May.

Courts to liberate or dispose of poor convicts in ser-Sheriffs authorized to dispose of poor eral Sheriffs who may dispose of, or liberate without convicts in any order of Court such convicts as are described in said first section, on such terms and conditions as are therein prescribed, when the said convict shall have been imprisoned thirty days for costs of prosecution only, and detained for no other cause.

SECT. 2. Be it further enacted, That all the authority given in and by the second section of the said Act to the several Courts, be, and the same hereby is transferred to the several Sheriffs, who are hereby authorized and required to liberate poor convicts con-________ to liberfined in the gaols of their respective counties when ate poor concommitted as is therein mentioned, and when they shall have lain in prison for the term of thirty days, and detained for no other cause, upon the same terms and conditions, and under the same liabilities as it respects the said convicts, as is mentioned in said second section.

[This act passed February 2, 1822.]

CHAPTER CXCI.

AN ACT to alter the time of holding the Court of Sessions in the County of Somerset.

B_E it enacted by the Senate and House of Representatives, in Legislature assembled, That from and after the passing of this Act, the times for holding the several terms of the Court of Sessions, within the County of Somerset, instead of the times now designated by law, shall be, and hereby are established as follows, viz : at Norridgewock on the third Tuesday of March, March, and on the first Tuesday of October, annually. [This Act passed February 2, 1822.]