MAINE STATE LEGISLATURE

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PUBLIC ACTS

OF THE

STATE OF MAINES

PASSED BY THE

LEGISLATURE,

AT ITS SESSION, HELD IN JANUARY, 1822.

published agreeably to the resolve of june 28, 1820.

PORTLAND:

THAYER, TAPPAN & STICKNEY, PRINTERS TO THE STATE. 1822. without being subject to the inspection laws of this State.

[This Act passed February 7, 1822.]

CHAPTER CXCVIII.

An additional Act respecting the jurisdiction and proceedings of Courts of

BE it enacted by the Senate and House of Representatives, in Legislature assembled, That the estates of all of persons deceased, shall be settled in the Probate Court of the county where the deceased was last an inhabitant, unless the interest of the Judge of Probate in such estates, as heir, legatee, creditor or debtor shall exceed the sum of one hundred dollars, any law to the contrary notwithstanding.

This Act passed February 8, 1822.]

CHAPTER CXCIX.

AN ACT to establish the salaries of the Justices of the Court of Common Pleas.

BE it enacted by the Senate and House of Representatives, in Legislature assembled, That the annual sum of twelve hundred dollars shall be allowed and paid to each of the Justices of the Court of Common Pleas, out of the Treasury of the State, in equal quarterly payments.

This Act passed February 8, 1822.]

CHAPTER CC.

An additional Act respecting the Supreme Judicial Court.

BE it enacted by the Senate and House of Representatives, in Legislature assembled, That the eleventh sec-

Salary.

tion of an Act establishing a Supreme Judicial Court within this State, passed June twenty-fourth, in the Part of former year of our Lord one thousand eight hundred and Act repealed. twenty, be, and the same is hereby repealed.

[This Act passed February 8, 1822.]

CHAPTER CCL

An additional Act for the Inspection of Fish.

BE it enacted by the Senate and House of Representatives, in Legislature assembled, That when it shall be necessary to have fish inspected in any town or plan-Powers of Intation where no inspector resides, it shall be lawful spectors enfor any inspector within the county, to inspect and brand the same in such town or plantation.

[This Act passed February 8, 1822.]

CHAPTER CCII.

AN ACT in addition to an Act to establish Courts of Sessions.

Sect. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That whenever the Court of Sessions, in any county within this State, shall adjudge the removal of any county buildings erect ed, or the erection of any new county buildings, to or at a place in any shire town in such county, distant more Whenever the than one half of a mile from the place where any erection or recounty buildings may have been erected and establish-county builded, to be of public convenience and necessity, such ing shall be adjudged, to be of public convenience and necessity, such ing shall be adjudings, designate the place to which such county habitanis shall buildings, designate the place to which such county habitanis shall buildings erected should be removed, or at which such give in their new county buildings should be erected and establish-votes as to the ed; and shall give notice in writing of such adjudication and designation to the Selectmen of each town, and the Assessors of each plantation, in the county;