MAINE STATE LEGISLATURE

The following document is provided by the

LAW AND LEGISLATIVE DIGITAL LIBRARY

at the Maine State Law and Legislative Reference Library

http://legislature.maine.gov/lawlib



Reproduced from scanned originals with text recognition applied (searchable text may contain some errors and/or omissions)

PUBLIC ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

FIFTH LEGISLATURE

AT ITS SESSION, HELD IN JANUARY, 1825.

FUBILISHED AGREEABLY TO THE RESOLVE OF THE 28TH OF JUNE, 1920;

Portland:

PRINTED BY TODD AND SMITH......PRINTERS TO THE STATE.

shall have been surrounded by fences, or rendered inaccessible by other obstructions, but it shall be sufficient, if the possession, occupancy and improvement thereof by the defendant, or those under whom he claims, shall have been open, notorious and exclusive, comporting with the ordinary management of similar estates, in the possession and occupancy of those who have title thereunto, or satisfactory indicative of such exercise of ownership, as is usual in the improvement of a farm by its owner, and no part of the premises demanded and defended, shall be excluded from the operation of the limitation provided in the act to which this is additional, because such part may be woodland, or without cultivation.

[This Act passed February 25, 1825.]

CHAPTER CCCVIII.

AN additional Act respecting the admission of Attornies.

BE it enacted by the Senate and House of Representatives, in Legislature assembled, That any person who shall have been admitted to practice law, in the highest Court in any other State, where the qualifications for admission are equal to those required in this State, may be admitted to practice in this State: Provided, He otherwise conforms to the rules and regulations adopted for the admission of attornies and counsellors, although he may not have prosecuted his professional studies two years in this State.

[This Act passed February 25, 1825.]

CHAPTER CCCIX,

AN ACT in addition to "An Act establishing and regulating the fees of the several officers and other persons therein mentioned."

SECT. 1. BE it enacted by the Senate and House Interving erof Representatives, in Legislature assembled, That contains, offiin addition to the fees already given by law to the the sum paid officer for levying executions, he shall be entitled to mg. &c.