

PUBLIC ACTS

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Attended

OF THE

STATE OF MAINE,

PASSED BY THE

NINTH LEGISLATURE,

AT ITS

SESSION HELD IN JANUARY, 1829.

Published agreeably to the Resolve of the 20th June, 1820.

Portland :

DAY 4 FRASER........PRINTERS TO THE STATE, 1829.

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AN ACT enlarging the powers of Constables in the town of Eastport.

SECT. 1. Be it enacted by the Senate and House of Representatives, in Legislature assem- Constables in Eastbled, That any constable in the town of Eastport, with the vertice with the demands do not example to the county of Washington, be, and hereby is demands do not example a section of the authorized and empowered to serve upon any person or persons in said town, any writ, summons or execution to him duly directed, in any personal action where the damage sued for or recovered shall not exceed five hundred dollars, including all processes in which said town is or may be interested, and return thereof to make to the Court to which the same may be returnable. Provided however, That every such constable, before he serve any such process, shall give to the Frovided said Con-Treasurer of said town a bond, in the sum of two ke. thousand dollars with sureties, sufficient in the opinion of the Selectmen for the faithful performance of his duties : and for every process he shall serve or execute before giving such bond, he shall forfeit and pay not less than one hundred, nor more than five hundred dollars, to be recovered by action of debt in any court of competent jurisdiction to the use of any person who shall jurisdiction to the use of any Property through Remedies for de-sue therefor; and all persons suffering through Remedies for de-the defaults or misdoings of such Constable, shall fuel, see a on Sheriff' bonds. have the same remedies on his bond, as are provided in respect to Sheriffs' bonds, and the like proceedings in both cases shall be had, such variations being made, as will make the process effectual.

SECT. 2. Be it further enacted, That whenever the Sheriff of said County, shall appoint any Powers to cease on inhabitant of said town, a Deputy Sheriff, he provide of a shall give public notice thereof immediately by Eastport. inserting the name or names of the person or persons thus appointed in one of the newspapers published in said town; and from and after said

MILITIA .- DUTIES TO BE PAID BY OFFICERS.

appointment, and the publication thereof as aforesaid, the powers given to constables in said town by this Act shall cease.

[Approved by the Governor, February 13, 1829.]

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CHAPTER CCCCXVI.

AN ACT repealing certain parts of the several Acts now in force to organize, govern and discipline the Militia.

SECT. 1. Be it enacted by the Senate and House of Representatives, in Legislature assem-Part of former act bled, That so much of the several acts now in repealed requiring of cart- force to organize, govern and discipline the militia, as requires the exhibition of cartridges of powder and balls, or of powder and balls not in cartridges, by non-commissioned officers and privates at the annual inspection, be, and the same hereby is repealed.

SECT. 2. Be it further enacted, That so much Att requiring in of the Militia law as provides compensation to Quarter-Masters of Regiments and Brigades, and also so much of the law as requires the personal examination and inspection of military stores, in towns and plantations, be and the same is hereby repealed.

[Approved by the Governor, Feb. 18, 1829.]

CHAPTER CCCCXVII.

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AN ACT repealing part of "An Act establishing the duties to be paid by certain officers therein named."

BE it enacted by the Senate and House of Representatives, in Legislature assembled, That so much of "An Act establishing the Duties to be paid by certain officers therein named," pass-

stores repealed.

Act repealed requiring duty on commission of Inenector General of Hops-chap, 102,