MAINE STATE LEGISLATURE

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PUBLIC ACTS

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.

Wortland:

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

Justices of S. J. c. hereafter be, in the office of Clerk of the Judicial the Judicial Courts, in any County in this State, such vacanwho shall hold their offices 4 years—and cy shall be filled by appointment of the Justices may be removed at the pleasure of said of the Supreme Judicial Court; and the Clerks Justices. thus appointed, shall hold their several offices for the term of four years, from the time of such anpointment, and no longer, unless reappointed. Provided however, that nothing herein contained shall prevent the Justices of said Court from removing at their pleasure, any of their Clerks, and appointing others in their place, at any time before the expiration of said limited term.

SECT. 2. Be it further enacted, That the pro-Provisions of for visions of any existing Act or Acts, so far as they mer acts repealed, chapter 90. may be inconsistent with this, be, and the same hereby are repealed.

[Approved by the Governor, February 21, 1829.]

CHAPTER CCCCXXIII

lver 8. – sa irvejak sibiras 140 i.

AN ACT in addition to the several Acts for the regulation of Innholders, Retailers and common Victualers,

BE it enacted by the Senate and House of Representatives, in Legislature assembled, That Innholders, &c. not no Innholder, retailer or common victualler, shall quor, &c. to any sell or furnish to any person, knowing him to be a officer or soldier in the service the service of the non-commissioned officer or soldier in the service U. S. in certain care of the United States, any spiritous liquors, or any liquors, part of which are spiritous, within five miles of any fort, barracks or military post within this State, or to any non-commissioned officer or soldier in said service, who may at any time be on duty beyond the distance of five miles from any such fort or barracks, without a permit from the commanding officer of the corps to which such soldier may belong, under penalty of forfeiting the sum of ten dollars for every offence: Provided,

ten dollars.

Such commanding officer shall cause to be post-protection and ed in the office of the town or plantation clerk, wherein such inholder, retailer or common victu-stream aller resides, a list of the names of the non-commissioned officers and soldiers belonging to his corps.

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being [Approved by the Governor, February 25, 1829.]

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CHAPTER CCCCXXIV brand notes and the control of the control of

AN ACT limiting the tenure of the Office of the Adjutant General.

BE it enacted by the Senate and House of Representatives, in Legislature assembled, That Tenure of the office the tenure of the office of the Adjutant General of of Adj. Gen. limited the Militia of this State, be, and hereby is limited to the term of four years from the time of appointment: Provided however, That the person now in that office may hold the same for the space of Provinc. four years from the passing of this Act. And provided further, That nothing herein contained shall prevent the present incumbent, or any one May be removed who may be hereafter appointed, from being re-thought of the Governor and Council.

[Approved by the Governor, February 25, 1829.] . This

Differenced by the converse. February 12, 1832

CHAPTER CCCCXXV.

AN additional ACT to establish a Court of Common Pleas.

BE it enacted by the Senate and House of Representatives, in Legislature assembled, That from and after the passing of this act, there shall