

MAINE STATE LEGISLATURE

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PUBLIC ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

TENTH LEGISLATURE,

AT ITS

SESSION HELD IN JANUARY, 1830.

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Published agreeably to the Resolve of the 28th June, 1820.
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Portland :

DAY & FRASER.....PRINTERS TO THE STATE.
1830.

CHAPTER CCCCLXVII.

An additional ACT regulating the admission of Attornies.

Qualifications of candidates for admission as attornies.

BE it enacted by the Senate and House of Representatives, in Legislature assembled, That any person of good moral character, who is well affected towards the Government and Constitution of this State, and shall have faithfully devoted seven years, at least, to the acquisition of scientific and legal attainments, whereof three years shall have been spent in professional studies with some counsellor at law, and one of the three, with such counsellor in this State, shall be admitted to practice as an attorney, at the Court of Common Pleas, upon his taking and subscribing the oaths or affirmations required by the constitution and laws of this State, any law to the contrary notwithstanding.

[Approved by the Governor, March 15, 1830.]



CHAPTER CCCCLXVIII.

AN ACT authorizing the Selectmen of Portland, to appoint an additional number of Enginemmen.

Selectmen may appoint not exceeding 54 to the Hydraulion, and not exceeding 20 as a hose company.

SECT. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That the Selectmen of the town of Portland, be, and hereby are authorized, in manner by law provided for the appointment of enginemmen, to appoint for the new Hydraulian Fire Engine, a number of Enginemmen, not exceeding fifty four ; and also a number not exceeding twenty as a hose company ; and also a further number, not exceeding fifteen for a second hose company.

SECT. 2. Be it further enacted, That the enginemmen and hosemen, appointed under the authority aforesaid, shall be subject to all the duties and

liabilities, and shall be entitled to all the privileges and exemptions of enginemen, appointed in manner heretofore provided by law.

Persons thus appointed subject to duties and entitled to exemptions, &c.

[Approved by the Governor, March 15, 1830.]



CHAPTER CCCCLXIX.

An additional ACT relating to Foreign Attachment.

SECT. 1. *Be it enacted by the Senate and House of Representatives, in Legislature assembled,* That whenever any person, summoned as trustee in any process of foreign attachment, shall be about to depart out of the State, or go on a voyage to sea not to return before the then next term of the court to which the process may be returnable, or where the suit may be pending, such trustee may apply in writing to any Justice of the Peace and of the quorum, in the county where such trustee may reside, for a notice to the parties in such suit, under his hand, appointing a convenient time and place for taking the disclosure of such trustee; and upon service thereof on the parties aforesaid, or their attornies, a reasonable time before the time appointed, the examination and disclosure of such trustee may be taken and sworn to before such justice, and upon the same being certified and returned to said court, judgment may be had thereon, or further examination ordered in the discretion of the court.

Persons summoned as trustees, about to leave the State, may after due notice make disclosure before a Justice of the Peace.

SECT. 2. *Be it further enacted,* That whenever any person shall be summoned as trustee as aforesaid, his examination and disclosure may be taken, sworn to and returned in the same manner and upon the same notice as is required in the first section of this act: *Provided,* The plaintiff in such action consent thereto in writing. And any examination and disclosure taken and returned by

Any person summoned as trustee, may disclose before a Jus. Peace, provided the plaintiff consents thereto.