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

ELEVENTH LEGISLATURE,

AT ITS SESSION, HELD IN JANUARY, 1831.

PUBLISHED AGREEABLY TO THE RESOLVE OF 28TH JUNE, 1820.

Portland.

TODD AND HOLDEN.....PRINTERS TO THE STATE. 1831.

the second Tuesday of October, at Wiscasset, on the second Tuesday of January, and at Warren, on the second Tuesday of May annually—and all matters and things returnable to, or pending in said Court after said first day of June, shall be returned to, and be heard by said Court, to be held on the second Tuesday of October next.

[Approved by the Governor, February 23, 1831.]

CHAPTER CCCCXCIV.

AN ADDITIONAL "ACT to exempt from taxation Manufacturing Companies of Cotton, Wool, Iron and Steel for limited times."

Sect. 1. BE it enacted by the Senate and House of Representatives, in Legislature assembled, That all real estate purchased, or other-Real Estate wise acquired, by any company or body politic, turing Compawhich shall, after the passage of this Act, be in-nies to be taxed at appraiscorporated within this State, for the purpose of ed value. Manufacturing Cotton, Wool, Iron and Steel, shall be assessed and taxed at the appraised value thereof at the time it shall have been so purchased or acquired. And it shall be the duty of the assessors of any town or plantation in this State. wherein such real estate shall be situated, to take the valuation thereof accordingly; which shall be deemed and acted upon, as the true valuation of such estate, for the term of six years, from and after the date of the Act incorporating any such Company or body politic; Provided, That such Appeal to Court of Ses. Company or body politic shall have the same right sions. of application to any Court of Sessions, for abatement of taxes, so assessed, which individuals citizens of this State have.

Sect. 2. Be it further enacted, That all Acts, and parts of Acts, inconsistent with the provisions of this Act, be, and hereby are repealed.

[Approved by the Governor, March 4, 1831.]