

PUBLIC ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

ELEVENTH LEGISLATURE,

AT ITS SESSION, HELD IN JANUARY, 1831.

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

Portland. Todd and holden.....printers to the state. 1831.

C. C. PLEAS.--EXEMPTION.-SPECIAL PLEADING.

CHAPTER DXII.

AN ACT, additional to an Act, establishing the Court of Common Pleas.

BE it enacted by the Senate and House of Representatives, in Legislature assembled, That from and after the first day of June next, no Judge $_{C. C. Pleas}^{No Judge of}$ of the Court of Common Pleas, shall hold more to hold more than one term in the same county within this in same county in same state, in the same year, unless obliged so to do year. on account of the sickness, or unavoidable absence of the Judge whose duty it may be to hold the same.

[Approved by the Governor, March 29, 1831.]

CHAPTER DXIII.

AN ADDITIONAL ACT exempting certain goods and chattels from attachment, execution and distress.

BE it enacted by the Senate and House of Representatives, in Legislature assembled, That all fire wood that may have been conveyed to the exceeding house of any person for the use of himself and exempt from family, shall be exempt from attachment, execution and distress: *Provided*, That no person shall distress. have at any one time, more than twelve cords exempted as aforesaid.

[Approved by the Governor, March 29, 1831.]

CHAPTER DXIV.

AN ACT to abolish Special Pleading.

BE it enacted by the Senate and House of Representatives, in Legislature assembled, That in all civil actions the defendant shall plead the