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

FOURTEENTH LEGISLATURE,

At its Session, held in January, 1834.

PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

AUGUSTA:

1. BERRY & CO., PRINTERS TO THE STATE.

1834.

for the packing and inspection of pickled and smoked fish," be and the same are hereby repealed. [Approved by the Governor, March 4, 1834.]

Chapter 115.

AN ADDITIONAL ACT establishing a Supreme Judicial Court within

SECTION 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled. That from and after the passing of this Act, the term of the Supreme Judicial Court which by law is now established, to be annually held in the stituted a law County of Waldo on the seventh Tuesday next after the third Tuesday of May, is hereby constituted a law term, and to be held exclusively for the trial and decisions of questions of law and equity—At which term the attendance of the Grand and Traverse Jurors shall be dispensed with—And all causes either civil or criminal for trial by Jury now pending in said Court, or which may be pending, at the next July term thereof, shall be continued without cost, have day in, and be tried at the term of said Court to be holden then next following on the second Tuesday of December annually as is hereinafter provideď.

SECT. 2. Be it further enacted, That in addition to the term of the Supreme Judicial Court as now by law established to be holden within and for the County of Waldo, there shall be one other term for the trial by Jury of all civil and criminal Additional term causes in said County, to be holden at Belfast, on at Belfast sec-ond Tuesday of December annually by one or more of the Justices of said Court, and the usual number of Grand and Traverse Jurors shall be summoned to attend in like manner as is by law provided in similar cases; when and where all civil and criminal causes ready for trial shall be acted upon and tried.

Approved by the Governor, March 5, 1834.

Term of Supreme J. Court in Waldo conterm.

Attendance of Jurors dispensed with.

Causes to be continued.

December.