MAINE STATE LEGISLATURE

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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.

returned, notwithstanding he may not then be, or may not at any time have been, resident within this State: and the writ in the cases herein provided for, may be made returnable in any county in which either the plaintiff or defendant may reside.

[Approved by the Governor, March 12, 1834.]

Chapter 140.

AN ACT providing for the use of broad rimmed Wheels within the towns of Baileyville, Princeton and the Indian Township upon the Houlton and Baring road.

SECT. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That from and after the first of May next, no person shall be authorized or permitted to haul wheels to be any load, on the Baring and Houlton road, so call-used on the Baring and Houlton ed, within either of the towns of Baileyville or road. Princeton, nor within the Indian township so called, upon any ox cart or ox wagon, drawn by more than one yoke of oxen, unless the felloes of the wheels thereof are at least six inches wide; nor upon any horse cart or horse wagon, drawn by more than two horses, unless the felloes of the wheels thereof are at least four inches wide.

SECT. 2. Be it further enacted, That if any person shall violate the provisions of this Act, he and all other person or persons who shall be directly or indirectly aiding, advising or directing in the violation thereof shall forfeit any pay Five Penalty for vi-Dollars for each time he or they shall haul any load ions of this act. in either of said towns or township contrary to the provisions of this act; which forfeitures may be sued for and recovered by any of the selectmen, assessors, or town clerk of the town within which such penalty may have been incurred before any Justice of the Peace or court competent to try the same, one half of said penalty to the use of the person suing

therefor, the other half to the use of the town within which the forfeiture was incurred.

[Approved by the Governor, March 12, 1834.]

Chapter 141.

AN ACT for the regulation of Innholders, Retailers, and Common Victual-

Sect. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That no person shall be allowed to be a common victualler, innholder, or seller of wine, brandy, quors not to be rum, or any strong liquors, by retail or in less quanretailed by inn-holders, &c. in tity than twenty eight gallons, and that delivered and carried away all at one time, except such person be duly licensed as is hereinafter provided on pain of forfeiting the sum of Fifty Dollars; and if any person shall at any time sell any spirituous liquors, or any mixed liquors, part of which is spirituous, without license therefor, duly had and obtained according to law, he shall forfeit and pay for each offence, the sum of Ten Dollars.

and \$10 for each offence.

Spirituous li-

less quantity than 28 gallons,

\$50-

unless licensed, under penalty of

sessors, Aldermen, &c. to meet annually for the purpose censes.

Be it further enacted, That it shall SECT. 2. Selectmen, As- be the duty of the selectmen, treasurer and town clerk of each and every town, and the assessors, treasurer and clerk of each plantation, and the alof granting li-dermen and city clerk of each city in this State to meet on the first Monday of September, annually, or on the succeeding day, at such time on either or both of said days, and at the place they shall appoint, by posting notice thereof in two public places in such town, plantation or city, seven days before the time of such meeting, and at such meeting may license to be victuallers, innholders, or sellers of wine, brandy, rum, or other strong liquors by retail in such town, plantation, or city for one year from that date, as many persons of sober life and conver-