

PUBLIC ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

FIFTEENTH LEGISLATURE,

AT ITS SESSION, HELD IN JANUARY, 1835.

Published agreeably to the Resolve of June 28, 1820.

AUGUSTA:

WILLIAM J. CONDON PRINTER TO THE STATE.

1835.

.

TO THE PUBLIC ACTS-JANUARY SESSION, 1835.

A.

ACTION	IS Civil, Supreme Judicial and Court of Common Pleas to have original and	
	concurrent jurisdiction in.	264
	no appeal to be had in, from Court of Common Pleas,	264
	no party to be deprived of writ of error or right of alleging exceptions and	
	appealing in manner prescribed by law,	264
	no stipulations to waive pleadings to be allowed in,	264
	Court of Common Pleas may grant reviews in,	264
	costs for travel to be taxed according to distance of Plaintiff or his attorney,	264
	no more than forty miles to be allowed unless Plaintiff actually travels greater	
	distance,	265
	when defaulted before jury is empanelled no more than six days attendance	
	to be taxed,	265
	defendant may offer in writing to be defaulted for a specified sum,	265
	defendant may recover costs of Plaintiff unless he recovers more than the sum	
	so specified,	265
	plaintiff neglecting to accept sum so offered for more than two days liable for	
	costs,	265
	now pending, not to be affected,	266
	questions of law in prosecutions for support of bastard children to be deter-	a. 0 v
	mined by Supreme Court as in civil suits,	266
	Court in certain cases may order new trial,	266
	party alleging exceptions liable to double costs when failing to enter prosecution,	
	bond to continue in force till final determination,	266
	former acts repealed,	266
		276
	declaration in trespass or trespass on the case to be valid in either form,	
	no costs to be allowed plaintiff in suit on judgment on which execution might issue unless in trustee actions.	276
		276
	or unless debtor resides in another county,	_
	party aggrieved by opinion, &c. of Common Pleas in actions brought up by	
	appeal from Justice of the Peace may allege exceptions,	276
	plaintiff may amend writ by striking out names of defendants on payment of	
	costs,	276
	or by inserting additional defendants,	276
	court in such case to order service,	277
	no motions in arrest of judgment to be allowed in,	277
	fees of Justices of Peace regulated in,	277
	fees of witnesses before Justices and Referees,	277
	provisions of this act not to apply to actions commenced,	278

ADMINISTRATORS, Public, to surrender their letters of administration and render	•
account when request in writing is made to Court of Probate by one or	•
more of the lawful heirs,	-250
Courts of Probate in such case may grant administration to one or more of the	
lawful heirs or other suitable persons,	250
on obtaining license may sell real estate for payment of debts,	250
or when made to appear it will be for interest of all concerned and intestate	
has no heirs in United States,	251
to give notice of such sale and take same oath as in other cases,	251
and deposit proceeds with Treasurer of State,	251
may be required to render annexed accounts,	251
Judges of Probate to notify State Treasurer of any balance in their hands which	
they are required to deposit, .	251
bonds of such as neglect to make deposite to be prosecuted,	252
claims of heirs to be barred after twenty years,	252
[See Courts of Probate.]	202
and Executors of surviving partners in certain cases authorized to take the	
	909
whole partnership property into their possession,	292
when heirs or devisees, made liable for waste and trespasses,	294
[See Courts of Probate, Partners,]	
AGENT, of United States, proceedings when owners of land necessary for Light-	
s houses cannot agree upon a sale,	239
Bee Light-houses.	
Indian, to cause land belonging to Indians to be surveyed adjoining water priv-	
en de lleges, & c. asgalla de <i>lleger para de la la servici</i> a de la compañía de la compañía de la compañía de la	258
also a farm for old and invalid Indians and tracts of wood and timber land,	258
also lots for each Indian over twenty one years for cultivation,	258
to have suitable buildings crected on public farm, set compared the max.	260
into employ Superintendent of public farm,	260
to cause land to be ploughed and furnish Indians with seed and utensils,	260
may lease reserved privileges for mills, booms, &c.	260
the shorts authorizing to sell timber on Indian lands, repealed, as the second second	284
[See Indians and Indian Agent.]	
Land, to cause certain islands in Penobscot River to be surveyed,	257
not to sell any township till the same is surveyed and lotted, a state of a	296
to keep plan and field notes in Land office open to inspection,	297
settling land to be sold only to such as perform settling duties,	297
all land except settling land to be first offered at auction,	298
to give sixty days notice of time and place of sale, i go any applying .	298
bidder to give satisfactory evidence he will comply with his bid,	298
	298
to require one fourth part cash and remainder in three equal annual payments,	298
	299
	299
	299
may sell State lands in incorporated towns,	299
	299
	299
	299
to collect notes as they become due, &c.	300
	300
to give bonds for the faithful discharge of his duty,	300
[See Lands Public.]	000
ALDERMEN AND ASSESSORS OF CITIES, to prepare lists of qualified voters for	
	000
	2 9 0
[See Cities.] At FWIVES, Salar and Shad. [See Departments of Part and Piper Least	
ALEWIVES, Salmon and Shad. [See Penobscot Bay and River.]	
APPEAL, not to be had in civil actions from Court of Common Pleas. [See Actions	16.4
and Judieial Process.]	264

APPRAISERS of estate of deceased partner to return the whole of partnership estate.	
[See Courts of Probate, Partners.]	292
AROOSTOOK RIVER, road leading to, made a county road,	270
ASSIGNEE of grantee with covenants of waranty when evicted may bring action	
against original grantor,	282
ATTACHMENT, land appropriated as a family burying ground exempted from,	247
fishing boats not exceeding two exempted from,	272
B.	
BANKS, act additional to regulate, repealed,	249
third section of an act additional to regulate, repealed,	263
not to issue, pass or receive in payments any bills of the denomination of one	
dollar after first day of June, 1835,	278
nor any of the denomination or value of two dollars or less after first day of	
그는 그는 것 같은 것 같	
January, 1836,	278
nor any of the denomination or value of three dollars or less after first day of	
June, 1836,	278
penalty for so doing,	279
BANK BILLS, of the denomination of one dollar not to be issued, passed or received	
in payment by any banking corporation, person or body corporate after first	
day of June, 1835,	278
nor any of the denomination of two dollars after first of January, 1836,	278
nor any of the denomination of three dollars after first day of June, 1836,	278
penalty for so doing	279
BASTARD CHILDREN, questions of law arising in prosecutions for support of, how	
determined,	266
Court may in certain cases grant new trial,	266
party failing to enter prosecution after alleging exceptions liable to double costs,	
bond to continue in force till determination of suit,	266
BATH, part of seventh section of act (1834) establishing Municipal Court in town of,	
repealed,	267
BEARS, bounty allowed for destruction of,	256
BEEF AND PORK imported into this State not to be sold unless inspected,	257
and not unless name of inspector, &c. is branded on the casks, barrels, &c.	257
	257
	257
BONDS, of Administrators, &c. to be varied so as to cover any liability arising from	
trespasses or waste committed by them,	295
Public, certain conditions to be inserted in. [See	
	250
Of Land Agent. [See Lands Public.]	
given by party accused, in prosecution for maintenance of bastard children to	
	266
[See Bastard children.]	
BURYING GROUNDS, land appropriated for, exempt from attachment and execution,	247
	247
	247
	247
description divisor to be recorded in registry of Dodds,	
C.	

C.	
CALAIS, Constables in town of, empowered to serve writs, where damage claimed	
does not exceed \$500,	272
Constables to give bond, and approval of Selectmen to be endorsed on such bond	, 273
penalty for serving precepts, without giving bond,	273
persons suffering from neglect of Constables, entitled to remedy on the bond,	273
CHESTERVILLE, Act to prevent destruction of pickerel, in town of,	271
CITIES, Aldermen and Assessors of, to prepare ward lists of voters for State officers, &c.	290
Aldermen to perform duties of Selectmen,	290

avenua W I . I . W II 🖗 IV.	
CITIES, Wardens to be governed by such lists,	2 90
Ward meetings to be notified in same manner as town meetings,	291
CLERKS, of Supreme Judicial Court and Court of Common Pleas, fees of, regu-	
	001
lated,	281
(See Fees.)	
COMMON VICTUALLERS. (See Indictment.)	
CONSTABLES, in town of Calais, empowered to serve writs, where damage de-	
manded does not exceed \$500. (See Calais.)	272
	~ . ~
CONVEYANCES OF REAL ESTATE, of insane persons may be made by guardi-	.
ans, when authorized by Supreme Court,	243
of real estate of wife, may be made by husband in certain cases,	262
CORPORATIONS, Justices of the Peace in certain cases authorized to call meet-	
ings of,	249
notice to be given by publishing attested copy of application and warrant,	249
COSTS, for travel to be taxed according to distance of plaintiff or attorney,	264
no more than forty miles allowed unless plaintiff actually travels more,	265
in defaulted actions no more than six days attendance,	265
plaintiff in certain cases liable for,	265
	276
not to be allowed in action on judgment where execution might issue,	
an a	276
when name of defendant is inserted, not to be liable for any, previous to	
service,	277
same to be taxed in Supreme Court as in Court of Common Pleas,	281
	248
COUNTY of Cumberland, time of holding Supreme Court in, altered,	
of Penobscot, salary of Register of Probate established, .	243
of Washington, northern district of, Court of Probate established in,	260
Governor and Council authorized to appoint Judge and Register of Probate	•
in Northern district of,	267
Commissioners, may divide highway laid out on the dividing line of towns	
	0
between said towns,	255
and division to be entered on their records, in the deside the deside of the deside of the desidence of the	255
inay lay out County road on dividing lines between towns and assign the same,	255
to cause original petition for laying out or altering highway to be continued	
to the second regular session,	268
persons aggrieved may then present petitions for redress,	268
claims to be barred if no petition is presented,	268
one year to be allowed to owners of land to take off timber, down when	268
one year also to county or town to pay damages,	268
and three years to make said road,	268
	269
may discontinue road when verdict for damages is too high,	
to have same power in cases now pending,	269
towns already having expended money, or individuals actually injured, en-	
titled to damages in such cases,	269
former acts repealed, the first state section and the first state section in the section of the	270
	210
(See Highways.)	
of Hancock, Penobscot and Waldo, authorized to appoint fish wardons,	303
of Penobscot authorized to establish roads leading from the Military road,	
& c. as County roads,	270
COURTS, Supreme Judicial and Court of Common Pleas to have original and	
concurrent jurisdiction in civil actions,	264
no costs for more than forty miles travel to be allowed unless, $\&c.(See Costs.)$	2 65
no more than six days attendance in defaulted actions,	265
no motion in arrest of judgment to be allowed in civil actions. (See action,	
	277
Judicial Process.)	
same costs to be taxed in,	281
may appoint committee to appraise lands necessary for light-houses in cer-	
tain cases,	239
proceedings in such cases,	241
Justices of, may order insane or lunatic persons to be delivered to custody	
of towns chargeable with their sunnort.	241
or towns chargeable with their support.	24 I

COUL	RTS, Supreme Judicial, Justices of, in certain case may grant lice	nse to gu	ardians	
	of instance persons to sell real estate,		•	243
	(See Insane persons.)			
	act additional (1830) extending powers of, repealed,			242
	part of act regulating fees of, (1821) repealed,			273
	time of holding in County of Cumberland altered,			248
	of Common Pleas, no appeal to be had from in civil actions,	•	•	264
	to have same power as Supreme Court as granting reviews, &	0	•	264
	part of act (1831) establishing, repealed,	υ.	•	263
		•	•	263
	part of act (1821) regulating fees of Justices of, repealed,	é	•	200
	of Probate, on application of lawful heirs may revoke letters o	i admin	stra-	050
	tion granted to public administrators,	•	•	250
	and grant same to heirs or other suitable person,	•	•	250
173	and require public administrator to render an account,	•	·	250
	to insert condition to this effect in their bonds,		•	250
	may grant license to public administrators to sell real estate	for pay	ment	
	of debts,	•	•	250
	and in certain other cases,	•	• .	251
	mode of proceeding in such cases,	•	•	251
	proceeds of sale to be deposited with Treasurer of State,	1•	•	251
	to require public administrators to render annual accounts,	•		251
	to notify State Treasurer of any balance in the hands of publi	c admin	istra-	
	tor and prosecute bonds of such neglect to deposit such			
	Treasurer,	•		251
in a star The	claims of heirs to be barred if not made within twenty years,			252
	may grant license in certain cases to husband to sell real estate			262
	to require bonds of surviving partner to account for all partne			292
1.15	and pay over balance after discharging partnership debts,		porty,	292
	when surviving partner refuses to give bonds, administrator ma	v toke al	the .	
	neutrowship property into his sustady	•		292
	may commit to jail partner refusing to give bonds or exhibit	• • • • • • • • • • • • • • • • • • • •	Robin	204
		Parine	anh	293
	property,	•	•	293
	may assign certain demands to creditors at their nominal value		:	200
	or in case creditors neglect or refuse to receive them, to the w	iuow and	1 1111-	293
	nor children,	•	•	293
	holder may sue in name of administrator, provided, &c.	· • • • • • •	<u>.</u>	294
	heirs at law and devisees made liable for waste in treble value	e or proj	perty	
	removed,	·, /	•	294
	to vary bonds of administrators, &c. when devisees or heirs at	law so	as to	
	protect estate from waste, &c.		•	294
	persons liable as sureties where estates are insolvent may exh	ibit the s	ame	
	to commissioners,	•	•	295
	to decree allowance to widow relinquishing provision in her h	usband's	ı will,	280
	established in Northern district of Washington County,		•	2 60
	limits of said district,	•		260
	Judge and Register to be appointed,	• .	260,	267
	salary of Judge and Register,			260
	jurisdiction of present Court of Probate to cease,			260
	not to affect business already commenced.			260
	Municipal established in town of Hallowell, .		-	244
	to consist of one Judge,			244
	his powers and jurisdiction,			244
	to deliver copies of records when required.	•,		244
	Court to be holden on Saturday of each week,	•	•	245
		•	•	245
	criminal jurisdiction of said Court,	•	•	245
	power to commit to House of Correction,	•	•	
	right of appeal,	• .	•	245
	Judge may appoint Recorder at his own expense,	.•	•	245
	powers and duties of Recorder,	•	•	245

COUR	TS, Municipal, Judge of in Hallowell, to be appointed by Governor and Council,	246
	may demand same fees as Justice of the Peace,	246
	not to act as counsellor or attorney,	246
	when act is to take effect,	246
	in town of Bath part of former act (1834) relating to, repealed,	267
	in city of Portland salary of Judge and Recorder established,	284
	Judge permitted in certain cases to act as counsellor,	284
	Cumberland County, time of holding session of Supreme Court altered,	248
		240
in an	,如果我们的问题,我们就是我们的问题,我们就是我们的问题。""你们就是我们的问题,我们就是我们的问题。" "我们的你们,我们们就是我们的你们,我们们们就是我们的你们,我们们就是我们的你们,我们就是我们的你们,我们们就是我们的你们。"	
	ູ່ມາ ຢູ່ໃນ ຢູ່ເຂັດດີ, ກ່ຽວກັບເຮັດຊື່ມີດັ່ດ ບໍ່ມີພັກການ ກຳ ມາຍານກ່າວ. ການສາຍແລະ ແມ່ສຸກກິສາຍາດ ດີດີການສາ ບັນ ແລະການນີ້ ມີພັກການການ	
	a a serie de la compacta de la comp	
DEBT	ORS POOR, act for the relief of,	306
	no person to be arrested when debt of damages are less than tea dollars,	306
	no process in any other cases on contracts to run against the body except, &c.	306
585-1	persons about to depart out of the State may be arrested if creditor makes	
	oath, &c	306
	person so arrested to be taken before two Justices of the Peace to disclose,	307
	may be discharged or remanded into custody.	307
	if discharged, no execution to run against the body,, property disclosed to be held attached from time of disclosure,	807
	property disclosed to be held attached from time of disclosure.	307
	persons served with process may appear before Justice or Court and disclose,	308
	disclosure may be taken by agreement,	308
	proviso as to neglect of debor to appear,	809
	persons arrested on mesne process may be discharged on giving bonds,	309
		309
	judgment to be a lien in such case on attached property,	309
35	debtor may be committed unless creditor elects to levy on property disclosed,	
	right to bail not to be impaired,	309
	debtor arrosted on execution may give bonds, &c.	309
	neglect to disclose, a forfeiture of the bond,	810
	suits to be commenced within one year,	310
	proceedings when debtor complains he is unable to support himself in prison,	310
	whon creditor does not live in the State, and when notification is to be left,	310
	any two Justices of the Peace may hear disclosure and administer oath,	311
	form of oath, d	311
	Justices to certify that oath has been administered,	311
	form of certificate,	311
	debtor to be discharged on filing certificate with gaoler,	312
	debtor to be free from liabilities to arrest on same judgment,	312
	though disqualified may take oath,	812
	debtor failing in his application, creditor to be entitled to costs,	312
	penalty for disclosing falsely,	312
	creditor in such case may commence special action on the case,	812
	debtor may be arrested and liable for double the amount, see a stand to be a stand to	913
	discharge of debtor not to impair creditors right against his property,	313
	penalty for assisting debtor to conceal property,	313
	persons committed for taxes entitled to benefit of this act,	313
	form of oath in such cases,	314
	gaoler may require security for support of prisoner,	314
	in default (nereol, discharge mill)	314
	lees of officers and Justices,	314
	lees of officers and Justices,	315
		315
DEVIS	SEES and Heirs at Law, made liable for waste when estate is represented	
	insolvent,	294
DISCI	OSURE to be made by Debtors. (See Debtors.)	306
	to be made by mortgagee or pledgee of personal property. (See Mortgage.)	286
DISTI	RICT, Northern of Washington County, Court of Probate established in, 260,	267
	RCE may be decread from the bonds of matrimony where consent of one of the	
	parties was obtained by fraud,	275

DIVORCES, not to be decreed where such party has cohabi	ted wi	th the ot	her af	er
knowledge of the fraud,		· •	•	275
Court may enforce same provisions as in case of adult	ery,			275
wife in such case entitled to dower as if husband were	e dead,			275
Eo				
EDUCATION, third section of act (1828) relating to, repealed	1,	•	•	263
ELECTIONS, penalty for bribing or menaeing voters,	•	• *		291
repeal of former acts,	•	•		291
ENGINEMEN, to produce to commanding officer of company	certifi	cates of	appoir	it-
ment annually,			••	282
clerk's return may serve instead of certificate,		•		283
persons discharged for negligence not to be reappointed	d for o	no year,		283
conditional exempts not to vote for certain officers,				283
ESTATE, Real, held in right of the wife, Judge of Probate in	n certa	in cases	may a	u-
thorize husband to convey,				262
of insane persons, Supreme Court may license guardian	s in cér	tain case	s to sel	
may be sold by public administrators in certain cases,				250-1
conveyed with covenants of warranty assignee of gran		ay bring	his a	
tion against original grantor,				282
Intestate, additional act respecting descent of,				280
widow relinquishing provision in her husband's will en	ntitled	to allow	ince of	
of personal estate.				280
EXECUTION AND ATTACHMEN'T, land appropriated for	family	burying	ground	ls
exempt from,				247
fishing boats not exceeding two tons, exempt from,				272
EXEMPTS, Conditional, not to vote for certain officers,				283

馿.

FAMILY BURYING GROUNDS, exempt	from a	ttachment	and	execution.	(See	
burying-grounds.)			•			247
FEES, of Justices of Court of Common Pleas	and S	lupreme Co	urt,	part of act	(1821)	
relating to, repealed, .	•		•	•	`. ´	273
in actions before Justices of the Peac	e, regu	ilated,				277
of Clerks of Court of Common Plea	s and	Supreme C	ourt,	established	,	281
for services required by act for relief				•	•	314
FISHING BOATS, exempted from attachmen	nt and	execution,				272
FISH WARDENS, to be appointed by the Cou	inty Co	ommissione	rs of	Hancock,	Penob-	
scot and Waldo,	•		•	•	•	303
their powers and duties,	•		•		•	308
(See Penobscot Bay and River.)		•	^ .			803

G.

GOVERNOR AND COUNCIL, authorized to expend certain monies for benefit of	•
Penobscot Indians,	259
authorized to appoint Judge and Register of Probate for Northern District of	
Washington County,	267
authorized to appoint Surveyor General of Public Lands,	295
and Land Agent constituted a Board for directing surveys of public lands,	296
GUARDIANS, of Insane Persons in certain cases may convey real estate,	243

н.

HALLOWELL, Town of, Municipal Court established in. (See Courts Municipal.)	244
HANCOCK, Penobscot and Waldo, County Commissioners of, may appoint Fish	
	303
HEIRS AT LAW AND DEVISEES made liable for waste, &c. when estate is rep-	
resented insolvent,	294
12	

HIGHWAYS, laid out on dividing line of towns may be divided by mutual agreement,	264
such agreement accepted and entered on records of the town, to be valid,	254
proceedings in case Selectmen cannot agree on a division, sector setting.	255
division and assignment to be entered on records of County Commissioners,	255
County Commissioners authorized to make division and assignment,	255
when laid out or altered on petition County Commissioners to enter on their	
record a continuance of original petition till their second next regular session,	268
petitions for redress to be then presented,	268
if Jury is appointed petition to be further continued,	268
claims to be barred not thus presented,	268
proceedings to be completed when report of Jury is accepted,	268
one year allowed to owners of land to take off timber, &c.	268
two years to County or town to pay damages, .	268
and three years to complete road,	268
when report of jury or committee is too high not to be accepted,	269
road may be discontinued,	269
County Commissioners may exercise powers granted by this act in cases now	
	269
pending,	
proviso as to towns, &c. having made contract or expended money,	269
parts of former acts, &c. repealed,	270
County Commissioners of Penobscot authorized to establish certain roads,	270
townships owned as private property liable to taxation for making the same,	270
townships owned as private property habie to taxation for making the same,	410

787	

INDIAN AGENT, certain islands in Penobscot River to be surveyed by Land Agent	
and return made to,	257
to cause land adjoining water privileges to be surveyed, &c	258
also a farm for old and invalid Indians,	258
also tracts of wood and timber land,	258
and lots for cultivation,	258
each Indian over twenty one entitled to one lot,	258
Indians to be entitled to their present improvements,	258
prohibited from alienation of said lots and in certain cases liable as tresspassers,	258
duty of Agent to have buildings erected on public farm,	259
to employ a superintendent,	259
to cause land to be ploughed and furnished with seed and utensils,	259
may lease reserved privileges, fisheries, &c.	259
rents to be expended for benefit of Indians,	259
Governor authorized to draw his warrant for certain monies,	259
penalty for selling spirituous liquors to Indians,	260
laws repealed authorizing sale of timber on Indian lands,	284
INDIANS, over twenty-one entitled to lot for purposes of cultivation,	258
entitled to benefit of their present improvements,	258
not to commit waste,	258
liable in such case as trespassers,	258
penalty for selling spirituous liquors to,	260
acts authorizing sale of timber on land of, repealed,	284
INDIC'TMEN'T, fines, forfeitures and penalties, against Innholders, Retailers and Com-	
mon Victuallers, may be recovered by,	301
prosecutions may be in name of the inhabitants of towns, &c. where offence	
was committed,	301
prosecuting officers not to discontinue any suits except by direction of the Court,	301
INNHOLDERS, Retailers and Common Victuallers. (See Indictment.)	
INSANE PERSONS, guardians of, may be licensed by Supreme Court to sell real estate,	243
Court to direct thirty days notice,	243
conveyance to be valid,	243
guardian to account for monies,	243
may in certain cases be delivered to the custody of the town to which they	
afe chargeable,	241

INSANE PERSONS, town to be responsible for safe keeping till permi	itted to g	o at larg	e, 242
town in certain cases liable for damages,	•	· . ·	242
former acts repealed,		•	242
INSOLVENT ESTATES, devisees and heirs at law liable for waste	, .		294
when administrator is heir at law or devisee to be liable on	his bon	d	294
INSPECTION of Beef and Pork, additional act relating to, .			257
imported beef and pork not to be sold unless inspected in t	his or so	ome oth	er
State,	• *		257
name of Inspector, town, &c. to be branded on barrel,			257
penalty for violating provisions of this act,	٠		257
			、 、

J.

JUDGES of Supreme Judicial Court. (See Courts Supreme Judicial.) of Court of Common Pleas. (See Courts of Common Pleas.) of Probate. (See Courts of Probate.)

of Probate. (See Courts of Probate.)	· · ·
JUDGMENT, motions in arrest of, not to be sustained in Supreme Court or Court of	
	277
JUDICIAL PROCESS, acts additional regulating,	282
in all civil actions Supreme Court and Court of Common Pleas to have orig-	
	264
	264
no party deprived of writ of error or right of alleging exceptions,	264
no stipulations to waive pleadings allowed,	264
	264
····· ···· ···· ··· ··· ··· ··· ·······	265
	265
questions of law in prosecution for maintenace of bastard children, how de-	
	266
	266
in actions of trespass and trespass on the case, declaration valid in either	
form,	276
no costs to be allowed in action on judgment where execution might issue	
	276
in action in Court of Common Pleas commenced before Justices of the Peace,	
	276
	276
	276
	277
	277
	277
	277
when real estate is conveyed with covenants of warranty, assignee of grantee	
	282
JURISDICTION, Supreme Court and Court of Common Pleas to have original	
	264
of Courts of Probate, acts relative to,	292
of County Commissioners, as to laying out highways, &c. 254, 268,	270
	244
JUSTICES of the Peace, may in certain cases issue their warrants calling meeting of	
corporations,	248
may issue their warrant against vessel when master or owner refuses to give	
bond, &c. (See Paupers.)	253
	277
may issue their warrants calling meetings of owners of meeting-houses for	285
purposes of incorporation, .	400

LAND AGENT. (See Lands Public and Agent.)	
	271
Surveyor General of, to be appointed,	295
	295
	295
not to purchase State lands while in office,	296
penalty for so doing, the second s	296
Governor and Council and Land Agent to constitute board for directing sur-	000
veys, &c.	296
	296
Surveyor General to make maps and describe the same,	296
plan and field notes to be kept in Land office,	297
	297
settling duties defined,	297
Surveyor General may make roads when for the interest of the State,	298
Land Agent authorized to expend certain sums on such road .	298
sums on such foad	298
	298
notice to be given, minimum price, &c.	298
Land Agent may sell in certain eases at private sale,	298
	299
no more than five townships to be sold annually,	299
Land Agent to advertise settling land for sale,	299
may sell State land in incorporated towns,	299
duty of Land Agent as to keeping and collecting notes,	299
Land Agent to make return of all lands sold, sums received, &c.	300
to give bond for faithful discharge of his duties,	3 00
	800
LIEN, holder of personal property subject to, may be summoned as trustees. (See	
Mortgage.)	
LIGHT HOUSES, proceedings when owners of land necessary for erection of, and	
	239
	239
	240
	240
	240
proceedings where owners are unknown,	240
persons interested may require jury to be appointed,	241
	241
	260
LOCATION of Lands reserved for public uses, act providing for,	271
LUNATIC, Insane or furiously mad persons may be delivered by Supreme Court	
into the charge of towns to which they are chargeable,	241
	₩.T.T
NO .	
MARRIAGE. (See Divorce)	

<u>198</u> •	
MARRIAGE. (See Divorce.)	
	252
not to permit passengers arriving from foreign ports to land without permis-	
	252
penalty for landing passengers without permission or giving bonds,	253
how recovered,	253
	253
	253
repeal of former acts. (See Paupers.)	254
McGURDY'S POND, penalty for taking Pickercl in,	271

MEETING HOUSES, owners of, made bodies corporate,	285
may incorporate themselves,	285
proceedings in such case,	285
when assembled may choose officers,	285
majority of such corporations may control meeting houses, .	285
proviso as to rights of owners of difforent religious denominations,	285
MORTGAGE of Personal Property, mortgagee may be summoned as trustee and re	
quired to disclose,	286
Court may order property disclosed subject to a lien for payment of mone	y
to be given up to plaintiff on his discharging the lien,	286
or in default thereof that mortgagee be charged as trustee,	286
plaintiff may have writ of scire facias against person so charged,	237
may recover excess over sum for which property is pledged, &c.	287
proceedings where property is pledged to cover conditional liability,	287
proceeds of property sold, how to be applied by officer,	288
mortgagee or pledgee entitled to costs,	288
property mortgaged may be attached as property of mortgagor, provided,&c	
proceeds of property sold in such case, how to be applied by officer,	289
mortgagee receiving more than is due may be compelled to refund,	289
mortgagee may be required to render an account of debt secured by mortgage	
mortgagee receiving more than is due liable to refund the same and interest,	
MUNICIPAL COURT established in town of Hallowell. (See Court Municipal.)	244
in town of Bath, part of act (1834) relating to, repealed,	267
in city of Portland, salary of Judge and Recorder of, established,	284

N.

NEW SHARON, act to	o p	revent destruct	ion	of picker	el in t	own of	ſ , .		271
NOTICE, sent by mail	to	overseers of th)e	poor in ce	rtain	cases	cquivalent	to actual	
delivery,	٠		•	•	- in -	•	•	•	247

0.

OATH, to be taken by poor debtors, form of. (See Debtors.) OATS, standard weight of, to be thirty-five pounds per bushel, OVERSEERS of the Poor, notice sent by mail to, in certain cases equivalent to actual	311 275
delivery,	247
of Meeting Houses mado bodies corporate,	285
may incorporate themselves,	285
proceedings in such case,	285
when assembled may choose officers,	285
majority of, may control meeting-houses,	285
of Vessels in certain cases liable for penalty and costs. (See Masters of ves-	
sels, Paupers.)	252

P.

PARISHES, extension of provisions of former act (1821) relative to, .	262
PARTNERS, appraisers in appraising estate of deceased partners to return whole of	
partnership property,	292
surviving partner to give bond to Judge of Probate to use due diligence, &c.	
in collecting debts,	292
and also to pay over excess after discharging partnership debts,	292
in case of neglect or refusal, administrator may take whole partnership prop-	
erty into his possession,	292
administrator may collect debts in name of late firm,	292
Judge of Probato may commit to juil partner refusing to exhibit partnership	
property,	293

. M

PAUPERS, act to prevent introduction of, from foreign places, master of vessel arriving from foreign ports to leave list of passengers with	252
Mayor or Selectmen, &c	252
not to land passengers without permission of Mayor, &c. or giving bonds,	252
penalty for landing passengers without permission,	253
proceedings in case of neglect to leave list of passengers or give bonds,	253
owners in certain cases liable for penalty and costs,	254
PENOBSCOT BAY AND RIVER, weirs in, to be removed before thirtieth of July	
annually,	301
penalty for neglect,	301
fish wardens may remove the same after that time,	301
weirs to be provided with gates, and be added and the second state of the second state of the second state of the	302
penalty for erecting weir without permission of Selectmen,	302
time allowed for taking fish in weirs,	302
penalties for taking at other times,	30 3
County Commissioners of Hancock, Penohscot and Waldo to appoint fish	
wardens,	303
their powers and duties,	303
compensation of fish wardens,	304
Selectmen of towns to appoint person to sue for fines, seize nets, &c.	304
day, he penalties, how appropriated, a	305
sum to be paid for license,	305
lock and sluice on Eastern river to be sufficient, provided, &c.	305
former acts repealed,	305
proviso as to act to regulate taking of alewives in Winslow's stream, (1828.)	305
not to extend to part of Piscataquis river,	305
County, salary of Register of Probate of, established,	243
Commissioners authorized to establish certain roads as County roads,	270
Indians. (See Indians and Indian Agent.)	
PERSONAL PROPERTY, mortgagee of, may be summoned as trustee of mortgagor.	
(See Mortgage.)	286
PICKEREL, penalty for taking in certain towns,	271
how recovered,	271
PLEADINGS in Court of Common Pleas, not to be waived by stipulation,	264
PLEDGES OF PERSONAL PROPERTY, (See Mortgage.)	
POOR, Overseers of, what notice shall be deemed sufficient,	247
Debtors, act for relief of. (See Debtors.)	306
PORK AND BEEF, not to be sold without inspection,	257
penalty for so doing, .	257
PORTLAND, Municipal Court of, salary of Judge and Recorder, established, .	284
POTATOES, standard weight of, established,	280
measure to be determined by weight when requested,	280
penalty for refusing so to do,	280
PROBATE, Courts of. (See Courts of Probate.)	200
PROCESS, Judicial. (See Judicial Process.)	
PUBLIC ADMINISTRATOR. (See Administrator and Courts of Probate.)	
Lands. (See Lands Public and Land Agent.)	
Uses, lands reserved for, method of locating,	271

~

R.

REAL ESTATE of Persons Insane, in certain cases may be conveyed by guardians,	243
of Wives, may be conveyed by husbands on obtaining license from Judge of	
Probate,	262
when conveyed with covenants of warranty, assignee or grantee may main-	•
	282
RECORDER of Municipal Court in town of Bath, his appointment, powers and duties,	245
in city of Portland, salary of,	284

REGISTER OF PROBATE in County of Penobscot, salary of, established,	243
to be appointed in Northern District of Washington	
County,	267
REPEAL of act (1830) additional extending the powers of the Justices of the Supreme	
Court,	242
of act (1834) additional to regulate Banks and Banking, .	249
of act (1820) to prevent introduction of Paupers from foreign ports or places,	254
of second section of act (1831) regulating inspection of beef and pork,	257
of certain acts relative to Penobscot Indians,	260
of third section of act (1828) providing for promotion of Education,	263
of act additional (1831) establishing Court of Common Pleas,	263
of third section of act (1833) regulating Banks and Banking,	263
of act (1829) additional establishing Court of Common Pleas,	266
of seventh section of act establishing Municipal Court in town of Bath,	267
of certain provisions in acts relating to highways,	270
of certain provisions in act (1821) establishing the fees of officers therein named	.273
of act (1881) defining powers of the Courts in granting reviews, &c.	274
of certain acts, &c. relating to fees of Clerks,	281
of former acts relating to Enginemen,	283 🤊
of laws authorizing Indian Agent to sell timber,	284
of cortain provisions relative to elections,	291
of part of Reselve (1834) relating to sale of public lands,	300
of former acts relative to the fisheries in Penobscot Bay and River,	305
of former acts relative to poor debtors,	315
RETAILERS, Innholders and Common Victualkers. (See Indictment.)	
REVIEWS, Court of Common Pleas to have same power as Supreme Court in granting,	264
former acts relating to, repealed,	274

s.

SALARY of Register of Probate in Penobscot County,	243
and Judge of Probate in Northern District of Washington County,	261
of Judge and Recorder of Municipal Court in City of Portland,	284
SALMON, Shad and Alewives, act regulating the taking of in Penobscot Bay and	
River. (See Penobscot Bay, &c.)	301
STATE TAXES, assessed prior to 1831, Treasurer authorized to cancel,	246
SURETIES for deceased persons may exhibit their claims before commissioners,	295
SURVEYOR GENERAL OF PUBLIC LANDS, to be appointed by Governor and	
Council. (See Lands Public.)	295

T.

linguishes provision in her husband's
personal estate,
vered into custody of, 241
ion of wolves and bears, . 256
, , , , , , , 256
certain State taxes, 246
in certain cases to be prosecuted, 251-2
, in actions of declaration to be good
sons in certain cases, 24 ion of wolves and bears, 25 bertain State taxes, 25 in certain cases to be prosecuted, 251- , in actions of declaration to be good

ł

v.

w.

WARD MEETINGS for election of State officers, &c. how notified,	•	291
WARRANTY, where real estate is conveyed with covenants of, assignce of ;	grantee	
may bring his action against original grantor for breach of,		282
WASHINGTON COUNTY, Court of Probate established in Northern District	of,	260
limits of suid district, and, or suit, agence, subger a state and set of the		260
appointment and salary of Judge and Register,	261 -	-267
jurisdiction of present Court to cease,		261
WASTE AND TRESPASSES, devisees and heirs at law of insolvent estates lial	ble for,	294
administrator or executor, if heir at law or devisee, committing, to be	liable	
on his bond,	•	294
WIDOW, relinquishing provision in her husband's will entitled to allowance	out of	
personal estate,		280
WILLS, Testaments, &c. (See Widow.)		
WITNESSES, fees of in civil actions before Justices or Referees established,		276
WOLVES AND BEARS, bounty allowed for destruction of		256

291