

PUBLIC ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

SIXTEENTH LEGISLATURE,

JANUARY SESSION, 1836.

PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

AÚGUSTA:

SMITH & ROBINSON PRINTERS TO THE STATE.

1836.

State shall be empowered to pay such monies at any time in each year, when the Treasurer of any of the Societies aforesaid shall legally apply for the same.

[Approved by the Governor, March 1, 1836.]

Chapter 207.

AN ACT additional for the more effectually ascertaining the quality of Pot and Pearl Ashes, and regulating the Inspector's Fees.

Inspectors of Pot or Pearl Ashes or his Deputy shall make four sorts if necessary, to be called first first. second and third sorts.

ted.

SECT. 1. Be it enacted by the Senate and House of Representatives in Legislature assembled, That the Inspector of Pot and Pearl Ashes. or his Deputy Inspectors shall sort the same in four different sorts if necessary, which he shall distinsort extra, and guish by the words, First Sort Extra, and First, Second and Third sorts.

SECT. 2. Be it further enacted, That the Inspector of Pot and Pearl Ashes or his Deputies Inspectors' fees to be seven cents shall have and receive for inspecting the same, the for every net sum of seven cents for every net hundred so inspecied.

[Approved by the Governor, March 1, 1836.]

Chapter 208.

AN ACT to authorize Aldermen of Cities and Selectmen of Towns to appoint Measurers of Salt, Corn and Grain.

SECT. 1. Be it enacted by the Senate and House of Representatives in Legislature assembled, That from and after the passage of this Act, it shall be lawful for the Aldermen of Cities and the Selectmen of Towns to appoint suitable persons to be measurers of salt, corn, and grain, in their several Cities, and Towns, to hold their offices for

Measurers of salt, corn and grain may be appointed.

MILITIA.

one year from the time of their appointment, and to -to be sworn. he under oath for the faithful discharge of their duty;

who shall be entitled to receive such fees, as said by Aldermen of Aldermen or Selectmen shall from time to time establish, to be paid by the purchaser.

SECT. 2. Be it further enacted, That when- To be sold by ever either the seller, or purchaser of salt, corn, or either party regrain, in Cities or Towns where measurers are so quires it. appointed and sworn, shall request it, all salt, corn, and grain, sold in this State, shall be measured by such sworn measurers.

[Approved by the Governor, March 4, 1836.]

Chapter 209.

AN ACT additional to an Act to organize, govern and discipline the Militia of this State.

SECT. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That the Mayor and Aldermen of each City, Limits of Infanthe Selectmen of each Town, and the Assessors of to be defined. each Plantation shall ascertain and define the limits & return there-of to be made to of every Company of Infantry, in their respective Clerks of towns Cities, Towns and Plantations, conforming as near- and to Adjutant General on or ly as may be to such lines as have usually been before the first considered the limits of such Companies, and make return thereof, to the Clerks of their respective Cities. Towns and Plantations, and also to the office of the Adjutant General, on or before the first day of May next.

SECT. 2. Be it further enacted, That the To be recorded Clerk of every City Town and Plantation shall copy of the reduly record the limits of each Company of Infantry ord to be furin his City, Town or Plantation, with the records manding officers of such City, Town or Plantation, when returned of companies. to him by the Mayor and Aldermen, Selectmen or Assessors, pursuant to the provisions of the first

of May next.

--fees to be fixed