

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.

SECT. 9. Be it further enacted, That nothing in this Act shall be construed to repeal an Act en-Not to repeal titled "An Act giving further remedy in cases of willful trespass," passed February fourteenth, eighteen hundred and thirty-three. And an Act entitled "An Act for the abolition of imprisonment of honest debtors for debt," passed March thirty-first, eighteen hundred and thirty-one, is hereby repealed. **Provided** no rights vested under said Act shall be effected thereby. And an Act entitled "An Act regulating bail in civil Actions," passed March nineteenth, eighteen hundred and twenty-one is hereby revived.

SECT. 10. Be it further enacted, That a Judge of any Municipal Court shall have the same pow- Judge of Muniers, and subject to the like duties, as are given to have same pow-Justices of the Peace and of the Quorum by this of the Peace and Act and by the Act to which this is supplementary. Quorum.

[Approved by the Governor, April 2, 1836.]

Chapter 246.

AN ACT altering the time of a Term of the Supreme Judicial Court in the County of Lincoln.

Be it enacted by the Senate and House of Representatives, in Legislature assembled, That hereafter the Supreme Judicial Court shall be holden annually at Wiscasset in the County of Lincoln, on the Wednesday following the second Monday of September, instead of the second Tuesday sept. term of S. of September, as now established by law; and J. Court in Lincoln County all matters and things which may be pending altered. in, or returnable to said Court on said second Tuesday of September, shall be returned to, have day, in, and be acted upon at the term of said Court to be holden in pursuance of this Act.

[Approved by the Governor, April 2, 1836.]