MAINE STATE LEGISLATURE

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ACTS AND RESOLVES,

PASSED BY THE

TWENTIETH LEGISLATURE

OF THE

STATE OF MAINE,

JANUARY SESSION, 1840.

Published by the Secretary of State, agreeably to Resolves of June 28, 1820, and February 26, 1840.

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1840.

PUBLIC AND PRIVATE LAWS

OF THE

STATE OF MAINE.

1840.

[supplied from page 1 of volume]

Chapter 6.

AN ACT to set off Benjamin Marsh of Orono from Stillwater Village Corporation.

Exempt from fuconditions.

Be it enacted by the Senate and House of Representatives in Legislature assembled, That Benture liabilities on jamin Marsh with the farm on which he lives in Orono be and the same is hereby set off from Stillwater Village Corporation, and hereafter exempt from all liabilities imposed upon estates by virtue of an Act incorporating said Stillwater Vil-Taxes assessed lage Corporation—Provided, that said Marsh shall on or before the first day of May next pay the several sums in which he may have been assessed prior to the passage of this Act.

prior to passage of Act to be paid.

[Approved January 27, 1840.]

Chapter 7.

AN ACT altering the times of holding the District Court for the Western District in the County of Franklin.

den at Farming-ton on the last Mondays of Mar. and September.

Be it enacted by the Senate and Sec. 1. House of Representatives in Legislature assem-Court to be hol. bled, That from and after the first day of March next, the District Court for the Western Distict, shall be held annually within and for the County of Franklin, at Farmington, on the last Mondays of March and September; and all actions, suits, matters and things, pending in said Court, and all writs, executions, warrants, recognizances, or other processes which, before the passing of this act, would have been returnable to, or had day in, said Court to be held on the first Tuesday of March next, shall, after this act takes effect, be returnable to, and have day in, said Court to be held on the last Monday of March next.

SEC. 2. Be it further enacted, That all Acts Provisions of forand parts of Acts inconsistent with the provisions mer Act repealed. of this Act, be, and the same are hereby repealed.

[Approved February 4, 1840.]

the constitution appropriate a constitution of their agreement of

Chapter 8.

AN ACT to remedy certain defects in existing Laws.

Be it enacted by the Senate and House of Representatives in Legislature assembled, That the notice directed in and by the second section of an Act, entitled "an Act to provide for the repair of highways in certain unincorporated townships," approved April first, one thousand eight hundred and thirty-six, and also the notice directed in and by an Act, entitled "an Act providing for the organization of plantations," approved March twenty-fifth, one thousand eight hundred and thirtyseven, and also the notice provided in and by the first section of an Act, entitled "an Act additional to an Act respecting mortgages, and the rights in equity of redemption," approved March twentieth, one thousand eight hundred and thirty-eight, shall, severally, in all cases where no newspaper is, or at the time shall be, printed in the County where any such township, or any such unincorporated place proposed to be organized, or any such mortgaged real estate, lies, be sufficient, if published in the Notices mentioned in the State newspaper, in the manner provided in and by may be published in State paper in said Acts, respectively; all the other requisitions certain cases. of said Acts to render the same effectual being complied with.

[Approved February 4, 1840.]