MAINE STATE LEGISLATURE

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PUBLIC ACTS

OF THE

STATE OF MAINES

PASSED BY THE

LEGISLATURED

AT ITS SESSION, HELD IN JANUARY, 1822.

published agreeably to the resolve of june 28, 1820.

PORTLAND:

THAYER, TAPPAN & STICKNEY, PRINTERS TO THE STATE. 1822.

CHAPTER CLXXXV.

AN ACT in addition to an act entitled "an Act to provide for the packing and inspection of pickled and smoked fish."

The it enacted by the Senate and House of Representatives, in Legislature assembled, That, from and after Smoked herethe passing of this act, the several inspectors of Fish inspected; to in this State, shall be authorized to inspect smoked be packed in herrings, scaled and cured in a superior manner, and packed in boxes eighteen inches long, nine inches wide, the boxes and seven inches deep, in the clear, which boxes shall be made and branded on the cover, in the same manner as other boxes for herring are now made and branded, excepting, that instead of first or second sort, the word scaled shall be inserted. And the in-Inspection & spection and exportation of said herrings, shall be sub-exportation the same as ject to the same laws and regulations, as are prescrib-other herrings and be sub-other herrings.

This Act passed January 29, 1822.]

CHAPTER CLXXXVI.

AN additional Act regulating Judicial Process and Proceedings.

Sect. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That whenev-Trial of any Indictment (except for a capital cept in capioffence) it shall appear to the court, that justice would tal cases, may be promoted thereby, they may at their discretion sus-or the Jury pend or postpone such trial to some future time, during may be distincted by the same term, or discharge the jury from the trial of indictment the cause, and continue such indictment to the next continued.

Sect. 2. Be it further enacted, That, in all actions Estimation of of replevin, whenever the jury shall find the prop-the value of property in accerty of a part of the goods and chattels repleved to tions of rebe in the plaintiff, and of the residue to be in the de-plevin regulated in cerfeedant, they shall also, without respect to the esti-tain cases. mated value in the replevin bond, find and certify in their verdict the value of the part belonging to the plaintiff, as it was at the time of the service of the