MAINE STATE LEGISLATURE

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PUBLIC ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

FIFTH LEGISLATURE

AT ITS SESSION, HELD IN JANUARY, 1825.

FUBILISHED AGREEABLY TO THE RESOLVE OF THE 28TH OF JUNE, 1920;

Portland:

PRINTED BY TODD AND SMITH......PRINTERS TO THE STATE.

CHAPTER CCXCIX.

AN ACT to repeal certain provisions of "an additional Act respecting the Inspection of Beef, Pork, Butter and Lard, and for other purposes."

Be it enacted by the Senate and House of Representatives, in Legislature assembled, That so much of the first section of "an additional Act respecting the inspection of Beef, Pork, Butter and Lard, and for other purposes," as relates to pickled, dry, or Part of former smoked fish, Beef, Pork and other salted provisions in case Massa-(Butter and Lard excepted,) be, and the same is chusetts do not same is pass a similar hereby repealed, from and after the twentieth day act. of June next, so far as the same is applicable to the Commonwealth of Massachusetts, unless the General Court of said Commonwealth, shall, before that time, pass a law, making similar provisions to those contained in said first section of the act aforesaid; in which case, the said act, with all the provisions thereof, shall remain in full force. [This Act passed February 23, 1825.]

CHAPTER CCC.

AN ACT in addition to the several Acts now in force respecting Highways.

Sect. 1. BE it enacted by the Senate and House of Representatives, in Legislature assembled, That the Justices of the Supreme Judicial Court shall have authority to discontinue any highway laid out or altered by authority of any Court of Sessions, when the same shall be rendered inexpedient by any highway laid out by authority of the Supreme S. J. Court Judicial Court; and whenever a petition shall be thority to dispending before the Supreme Judicial Court, for ways laid out, laying out a highway, by which the laying out, &c. by Courts alteration, or opening of any highway, or estima- May suspend tion of damages therefor, by authority of any Court to of highof Sessions, may be rendered inexpedient, the Jus-ways. tices of the Supeme Judicial Court, on application therefor, may suspend such laying out, alteration, opening, or estimation of damages, by authority of