

PUBLIC ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

TENTH LEGISLATURE,

AT ITS

SESSION HELD IN JANUARY, 1830,

Published agreeably to the Resolve of the 28th June, 1820.

Bortland : DAY & FRASER.......PRINTERS TO THE STATE. 1830. commitment or sentence or otherwise, as if no such removal had been made.

SECT. 3. Be it further enacted, 'That this Act Limitation of this shall be in force until a new Jail shall be erected, finished and made fit for the keeping of prisoners, in said County of Penobscot, but not beyond one year from the first day of June next.

[Approved by the Governor, March 6, 1830.]

CHAPTER CCCCLV.

***©@@444-

AN ACT to encourage the destruction of Crows.

BE it enacted by the Senate and House of Representatives, in Legislature assembled, 'That from and after the passage of this Act, any person who may deliver to the Treasurer of any town or plantation, in this State, any Crow or Crows, dead Treasures of town or alive, shall be entitled to receive from said of eight cents for Treasurer the sum of eight cents for each crow so ed to them, and present their acts. delivered, to be paid out of the Treasurers of the several towns and plantations, may keep an account of the money by them paid out, by virtue of this Act, and present the same, verified by their oath or affirmation, to the Legislature for allowance, and the Legislature, upon being satisfied of the correctness of such account, shall allow the same, and authorize the payment thereof.

[Approved by the Governor, March 6, 1830.]

CHAPTER CCCCLVI.

Chap. 10, 71, 219 and 440.

An additional ACT regulating Divorces.

BE it enacted by the Senate and House of Representatives, in Legislature assembled, That Divorces from the bands of matrimony shall be de-

FERRIES.

Divorces may be de-creed in case either of the parties has wilfully de-of the parties has serted the other, for the term of five years, without deserted the other for 5 years, or has reasonable cause, or in case either of the parties joined the Shakers has joined and continued with the society called in State pison 5 Shakers for the term of time of the parties Shakers, for the term of time aforesaid, separate from the other party; or in case either of the parties has been sentenced to confinement in the State's Prison for said term of time"; subject to the provisos contained in the first section, and the provision contained in the second section of an additional Act regulating divorces, passed March third, in the year of our Lord one thousand eight hundred and twenty-nine.

[Approved by the Governor, March 6, 1830.]

CHAPTER CCCCLVII.

An additional ACT for regulating Ferries.

SECT. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That no person who has, or may hereafter have a license to keep a ferry, from any Court of No person licensed by C. of S. to keep Sessions, within this State, shall, by virtue of such the of such license, license, use, employ, or put in operation, at such horse team or steam ferry, any boat propelled or worked by steam, horse or team power; and every person, who shall violate the provisions of this Act, shall thereby forfeit his license, and be further liable, in a special action on the case, to pay such damages as may or shall thereby accrue to any person or persons, body politic or corporate : Provided however, That the provisions of this Act shall not apply to any person who has already built or purchased and has in operation any such steam, horse, or team boat, at any ferry which he has been licensed as aforesaid to keep.

Proviso,

years.