

PUBLIC ACTS

و الترو مرد م

OF THE

STATE OF MAINE,

PASSED BY THE

THIRTEENTH LEGISLATURE,

At its Session, held in January, 1833.

PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

AUGUSTA :

I. BERRY & CO. PRINTERS TO THE STATE.

1833.

Be it further enacted, That the Persons so ns-Sect. 2. person, assessed as aforesaid, shall be entitled to entitled to vote give in his vote, in said town, in all the State elec- in said town. tions of said year. And the Selectmen of said Selectmen shall town are required to insert his name in the list of names on the voters, which may be prepared for the regulation of list of voters, meetings, at which such elections are to be had, in the same manner as if he were a resident of said town: *Provided*, such person continues to have his residence in said unincorporated place, and is otherwise a qualified elector.

[Approved by the Governor, March 2, 1833.]

Chapter 73.

AN ACT relating to Prosecutions for libel.

Be it enacted by the Senate and House of Representatives, in Legislature assembled, That in every prosecution for writing and publishing any libel, it shall be lawful for any defendant upon trial Truth may be of the cause, to give in evidence in his defence the given in evitruth of the matter charged as libelous, and the truth dant &c., unless &c. of such matter being established the same shall be held a complete justification: unless it shall be made to appear that the matter charged as libelous originated from corrupt or malicious motives.

[Approved by the Governor, March 2, 1833.]

Chapter 74.

AN ACT to prevent the disturbance of Judicial Courts.

Be it enacted by the Senate and House of Representatives, in Legislature assembled, That No Company, no Company, Battalion, Regiment or Brigade shall shall be parad. be paraded, marched or exercised, within fifty rods e^{d} , within fifty of the Court House of any County, whilst any Ju-Court House, dicial Court shall be in session therein, and if the during the sitt-ing of the Court,