

PUBLIC ACTS

OF THE

STATE OF MAINE,

PARSED BY THE

FOURTEENTH LEGISLATURE,

At its Session, held in January, 1834.

PUBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

AUGUSTA:

1. BERRY & CO., PRINTERS TO THE STATE, 1834.

SECT. 4. Be it further enacted, That nothing in this act shall be construed to prevent the true owner of any merchandize so deposited, from de- Owner to de-mand and remanding and receiving the same, upon re-payment ceive merchan-dize on satisfy-of the money advanced, or on restoration of the ingfactor's lien. security given, on the deposit of such merchandize; and upon satisfying such lien as may exist thereon in favor of the agent who may have deposited the same, nor from recovering any balance which may remain in the hands of the person with whom such merchandize shall have been deposited as the produce of the sale thereof, after satisfying the amount justly due to such person by reason of such deposit, and also after satisfying all just expenses arising on such merchandize.

SECT. 5. Be it further enacted, That nothing contained in this Act shall authorize a common No carrier or carrier, ware-house keeper or other person to whom warehouse keeper to hymerchandize or other property may be committed pothecate merfor transportation or storage only, to sell or hypothecate the same.

[Approved by the Governor, March 7, 1834.]

Chapter 118.

AN ACT to repeal an "Act to encourage the destruction of Crows," approved March sixth, one thousand eight hundred and thirty. Also an Act, entitled "An Act to encourage the destruction of Bears, Wolves, Wild Cats and Loupcerviers" approved February eleventh, one thousand eight hundred and thirty two.

SECT. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That an act entitled "An Act to encourage the destruction of Crows,² approved March sixth, Certain acts one thousand eight hundred and thirty—also an act, repealed Chap. entitled "An Act to encourage the destruction of pp. 297. Bears, Wolves, Wild Cats and Loup Cerviers" approved February eleventh, one thousand eight hundred and thirty two, be and the same are hereby repealed.

SECT. 2. Be it further enacted, That this act shall have force and go into effect after the ninth day of April next.

[Approved by the Governor, March 7, 1834.]

Chapter 119.

AN ACT altoring the time of holding the Court of Common Pleas in Penobscot County.

SECT. 1. Be it enacted by the Senate and House of Representatives, in Legislature assembled, That a term of the Court of Common Pleas shall be holden at Bangor in and for the county of Penobscot, on the fourth Tuesday of May, instead of the first Tuesday of June, as is now provided by law; and all matters and things, made returnable to and having day in, said Court on the first Tuesday of June next, shall be returned to, and have day in said Court to be holden on the fourth Tuesday of May as is provided in and by this act.

SECT. 2. Be it further enacted, That this act shall take effect from and after the first day of April next.

[Approved by the Governor, March 7, 1834.]

Chapter 120.

AN ADDITIONAL ACT respecting the salary of Register of Probate in the county of Waldo.

Be it enacted by the Senate and House of Representatives, in Legislature assembled, That salary of Reg- the salary of the Register of Probate for the county ister of Probate of Waldo shall be three hundred dollars, instead of Waldo increas- the salary now established by law, commencing on the first day of January, one thousand eight hundred and thirty four.

[Approved by the Governor, March 7, 1834.]

C. C. Pleas to be holden at Bangor on fourth Tuesday of May.

To take effect from 1st of April.

ed to \$300.