MAINE STATE LEGISLATURE

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PUBLIC ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

EIGHTEENTH LEGISLATURE,

JANUARY SESSION, 1838.

Published agreeably to the Resolve of June 28, 1820.

AUGUSTA: LUTHER SEVERANCE, PRINTER. 1838. SECT. 4. Be it further enacted, That every bale Each bale may of hay pressed or screwed as aforesaid, may bear well bear a certain number of boards seasoned boards upon them, not exceeding four in num-their dimensions, weight, ber, and said boards shall not exceed four inches in how marked. width, nor one inch in thickness; upon one of which or upon one of the bands shall be legibly marked the weight of the bale to which they are attached.

[Approved by the Governor March 8, 1838.]

Chapter 321.

AN ADDITIONAL ACT regulating judicial process.

Be it enacted by the Senate and House of Representatives in Legislature assembled, That for the service of a subpoena, either in a civil or criminal case, of subpoenas in the officer serving the same shall be allowed the fee civil or criminal cases. provided in the second section of an act entitled "An Act in addition to an Act regulating judicial process," passed the twenty-fifth day of March in the year of our Lord one thousand eight hundred and thirty-six.

[Approved by the Governor March 8, 1838.]

Chapter 322.

AN ADDITIONAL ACT to regulate the jurisdiction and proceedings of the Courts of

Be it enacted by the Senate and House of Repre-Estate of deceassentatives in Legislature assembled, That when ad ed persons not to be representministration shall be granted on the estate of any de-ed insolvent in cases. ceased person and the amount of it shall be absorbed. or used up in paying the bills of last sickness of such deceased person and the funeral expenses, and the allowance made to the widow by the Judge of Probate, it shall not be necessary to represent such estate insolvent; and, if the estate shall be thus settled, the ad-Administrator ministrator shall be wholly discharged from all claims, all claims.