

PUBLÍC ACTS

OF THE

STATE OF MAINE,

PASSED BY THE

NINETEENTH LEGISLATURE,

JANUARY SESSION, 1839.

#UBLISHED AGREEABLY TO THE RESOLVE OF JUNE 28, 1820.

A U G U S T A: SMITH & ROBINSON, PRINTERS TO THE STATE.

1839.

ATTACHMENT.—PUBLIC LANDS.

SEC. 2. Be it further enacted, That all acts Former acts in- and parts of acts inconsistent with the provisions of consistent repealthis act be and hereby are repealed.

[Approved by the Governor, January 26, 1839.]

Chapter 355.

AN ADDITIONAL ACT exempting certain goods and chattels from attachment, execution and distress.

Be it enacted by the Senate and House of Representatives in Legislature assembled, That from and after the passage of this act, all anthracite coals and all bituminous coals and all charcoal that may have been conveyed to the house of any person ed for domestic for the use of himself or herself and family shall be exempt from attachment, execution and distress; **Provided** that but five tons or chaldrons of anthracite or bituminous coals, and fifty bushels of charcoal shall be exempted as aforesaid, and that only when used for domestic purposes.

Approved by the Governor, January 26, 1839.]

Chapter 359.

AN ACT additional to promote the sale and settlement of the Public Lands.

SEC. 1. Be it enacted by the Senate and House of Representatives in Legislature assem-Power of Land bled, That the Land Agent is hereby vested with lands jointly the same never and with lands the same power and authority to sell the timber upon the lands belonging to this State, that he now has to sell the timber on the lands belonging to this State and Massachusetts, in conjunction with the Land Agent of said Massachusetts, by virtue of a Resolve, approved March, ninth, one thousand eight hundred and thirty-two.

Not exceeding five tons of annve tons of an-thracite or bitu-minous coals or fifty bushels of charcoal depositattachment.

lands jointly owned by Maine and Massachu-

ed.