

1786. — Chapter 35.

[September Session, ch. 5.]

Chap. 35. AN ACT, FOR THE ALTERING OF A CERTAIN CLAUSE IN AN ACT, ENTITLED, "AN ACT, REGULATING THE EXPORTATION OF FLAX SEED, POT ASH, PEARL ASH, BEEF, PORK, BARRELED FISH, AND DRIED FISH."

Preamble.

Whereas by said Act, no flax seed can be shipped or exported out of this Commonwealth, but in casks containing seven bushels and one peck each, or half that quantity, which is found injurious to this Commonwealth, therefore,

Clause repealed.

Be it enacted by the Senate and House of Representatives, in General Court assembled, and by the authority of the same, that the clause in said Act, respecting flax seed, be so far altered, as that the casks in which flax seed may be shipped or exported, shall contain seven bushels, or half that quantity; any thing in said act to the contrary notwithstanding.

October 20, 1786.

1786. — Chapter 36.

[September Session, ch. 6.]

Chap. 36. AN ACT FOR THE CONFIRMING OF THE SECOND CHURCH IN BOSTON, SO CALLED, IN THEIR TITLE TO CERTAIN LANDS.

Preamble.

Whereas in consequence of the destruction of the building known by the name of the Old North Meeting House in Boston, the Society who formerly assembled there, and the Society who assembled at the New Brick Church, so called, in said Boston, have mutually united under the name of the second Church in Boston, and have agreed that the lands, tenements and hereditaments, formerly belonging to each of said Churches respectively, shall henceforth be the common interest and estate of said newly United Churches, called the second Church in Boston: And whereas doubts have arisen, whether such agreement is sufficient to enable said second Church to make sale of such estate as formerly belonged either to said New Brick Church, or to the Church formerly assembled at said Old North Meeting House: And whereas the Land on which the building aforesaid formerly stood, and thereunto belonging, had been in possession of said Old North Church, before the Union aforesaid, for more than one hundred years, but the Deed thereof cannot be found:

Be it therefore Enacted by the Senate and House of Rep-