Preamble.

WHEREAS the sum of £5 mentioned in the 39th clause of the Summary Jurisdiction Ordinance No. 11 of 1853, does not appear sufficient for the protection of property for the injury to which no punishment is otherwise provided in that Ordinance.

1. That the 39th clause of the Summary Jurisdiction Ordinance No. 11 of 1853 be repealed, and the same is hereby repealed, and the following clause substituted in

its stead. 2. That any person who shall unlawfully and wilfully commit any damage, injury or spoil, to or upon, any real or personal property whatsoever either of a public or private nature, for which offence no punishment is already otherwise provided by this Ordinance (the injury done being under the value of Fifty pounds) shall pay to the party aggrieved such reasonable amount of compensation for the injury done as the Justice shall see fit: and shall also be liable to a fine not exceeding the sum of Forty shillings.

3. That this Ordinance be deemed and taken to be for every intent and purpose as much a part of the Summary Jurisdiction Ordinance No. 11, 1853, as if it were

incorporated therein.

4. Whereas the delay incident to a previous communication with Her Majesty to know Her Royal pleasure hereupon might be productive of inconvenience: Be it therefore enacted that this Ordinance shall take effect and come into operation from the passing thereof.

THOS. E. L. MOORE, Governor. (Signed)

Passed the Legislative Council this twenty-first day of August, One thousand eight hundred and sixty-two.

(Signed) WILLIAM R. PYNE, Clerk to the Council.

17.

An Ordinance to establish the validity of Acts which may be hereafter performed in the Falkland Islands and their Dependencies by Clergymen ordained in foreign parts.

In the Year 1865.—No. 1.

By His Excellency James George MacKenzie, Governor and Commander-in-Chief of the Falkland Islands and their Dependencies, with the advice and consent of the Legislative Council thereof.

BE it enacted that the Ordinance No. 1 of the year one thousand eight hundred

and sixty-four be, and the same is hereby repealed.

Whereas by an Act passed in the twenty-sixth year of His late Majesty King George the Third, chapter eighty-four, intituled, "An Act to empower the Archbishop of Canterbury, or the Archbishop of York, for the time being to consecrate to the Office of Bishop persons being Subjects or Citizens of countries out of His Majesty's dominions," it was enacted that no person or persons admitted to the Order of Deacon or Priest by any Bishop or Bishops so consecrated, or by the successor or successors of any Bishops so consecrated, should be thereby enabled to exercise his or their respective office or offices within His Majesty's dominions.

And whereas by an Act of Parliament passed in the twenty-sixth and twenty-seventh year of Her Majesty Queen Victoria, chapter one hundred and twenty-one, intituled, "An Act to establish the validity of Acts performed in Her Majesty's Possessions abroad by certain Clergymen ordained in foreign parts, and to extend the powers of Colonial Legislatures with respect to such Clergymen," it was enacted that it should be lawful for the Legislature of any of Her Majesty's possessions abroad by any law or laws to be by them passed, to authorise any persons admitted to the order of Priest or Deacon by any of such Bishops as are mentioned in the said first recited Act to exercise their respective offices in such possessions.

And whereas it is expedient that the Legislature of this Colony should exercise the powers so conferred upon it as aforesaid.

Recital.

Be it enacted-

1. That all Acts which may at any time hereafter be performed in the Falkland Islands or their dependencies by any person having been admitted to the office of Priest or Deacon by any of such Bishops as aforesaid shall be as valid and effectual at law for all purposes whatever, as if such person had been so admitted by a Bishop consocrated under the 26th Geo. III, cap. 84, to be valid. or Bishops of the United Church of England and Ireland.

And whereas the delay incident to a previous communication with Her Majesty Ordinance to comto know Her Royal pleasure hereupon would be productive of inconvenience, be it therefore enacted that this Ordinance shall take effect and come into operation on the passing hereof.

(L.S.)

(Signed)

J. G. MACKENZIE, Governor.

Passed the Legislative Council this twenty-second day of August, One thousand eight hundred and sixty-five.

(Signed)

H. Byng, Clerk to the Council.

18.

## An Ordinance for the naturalization of James Anderson, of the Falkland Islands.

In the Year 1866.—No. 2.

1. James Anderson, a Dane, to be naturalized.

2. Ordinance to commence when Her Majesty's pleasure is known.

1. THAT James Anderson, a native of Denmark, shall be to all intents and James Anderson, a purposes whatsoever, in the Falkland Islands and their Dependencies, deemed and Dane, to be naturalized. taken to be, and to have been, from the first day of January, one thousand eight hundred and sixty-six, a natural born subject of Her Majesty, as if the said James Anderson had been born within the realm of England.

2. That this Ordinance shall take effect and come into operation upon the day Ordinance to comof the date and publication of any Proclamation to be made and published by the Majesty's pleasure is Governor for the time being, which shall make known and signify to the inhabitants known. of the Falkland Islands and their Dependencies, Her Majesty's final assent and approbation hereof. J. G. MACKENZIE, Governor. (Signed) (L.S.)

Passed the Legislative Council, this sixteenth day of April, One thousand eight

hundred and sixty-six. (Signed)

H. Byng, Clerk to the Council.

19.

## An Ordinance to amend and consolidate the Ordinances relating to the Destruction of Penguins.

In the Year 1867.—No. 1.

By His Excellency WILLIAM CLEAVER FRANCIS ROBINSON, Esquire, Governor and Commander-in-Chief of the Falkland Islands and their Dependencies, with the advice and consent of the Legislative Council thereof. Be it enacted:-

1. THE following Ordinances shall be, and the same are hereby, repealed:-

Repeals former Ordinances.

No. 2 of 1864; No. 1 of 1866. 2. It shall be lawful for the Governor to grant to any person a license, in writing, Governor may grant under his hand, to kill Penguins on the unoccupied lands of the Crown on the East Penguins on Crown Falkland Islands and islands adjacent thereto, lying north of Choiseul Sound and lands.