force, until the twentieth day of March, which will be in the year of Our Lord one thousand eight hundred and twenty, and from thence to the end of the next Seffion of the General Affembly, and no longer.

And Whereas, the River St. Mary's, in the County of Sydney, is, at times, during the Spring and Autumn, so large and rapid at the head of the tide on the said River, that it is impracticable to stop timber, sawmill logs, cordwood, or other lumber, that may be floated down the said River, without having a boom across the same, in what is called Still Water, to stop the said articles, until the said River shall be at a proper heighth to carry them over the falls, and another boom at Sherbrooke Village, near the head of the tide, to prevent the said articles from going adrift until taken away or otherwise secured; for remedy whereof:

II. Re it further enacted, That it shall and may be lawful for the Justices of the Peace of Booms may be the faid County of Sydney, in their General Sessions, by regulations by them to be made, placed across to authorise the placing and upholding of two booms on the faid river, in such places as shall ver. be deemed most proper with the consent of the owner of the foil bordering on either side of the faid river, and for such length of time as to them may feem necessary for the purposes aforesaid, and also to make such rules and regulations as may prevent the said booms from obstructing the navigation of the laid river.

And Whereas, a small number of the inhabitants ansaid river, in order to provide means for preparing and placing booms across the said river, have entered into a subscription, and have appointed a certain number of shares in the said booms when placed as aforesuid, and that each person be assessed for the expense thereof, in proportion to the number of shares for which he may have subscribed, or shall hold in the said booms; and Whereas, the said booms will be of general utility to all persons who are or may be concerned in taking timber, and other articles, down the said river, who of sight ought to contribute towards the expense of placing and keeping of the said booms, in proportion to the benefit and advantage they may severally and respectively derive therefrom :-

III. Be it therefore further enacted, That the said Justices, in their General Sessions, shall Expense of may fix the rates of hoomage, how and may fix the rates of boomage that shall be paid to the proprietors of the said booms, on desrayed. lumber of every description that may be brought Jown the said river, and secured by the faid boom or booms, and the manner in which the same shall be collected and applied to the use of the said booms, and the surplus, if any, to the owners thereof; and make such regulations respecting the taking of such humber from the upper to the lower boom, as may be necessary; and also appoint fit and proper persons to take charge of the said booms, and to collect all such sum or sums of money as shall or may become due under and by virtue of the regulations to be made as aforesaid.

IV. And be it further enacted, That, after the publication of this Act, any Special Sessions to be lawfully holden within the faid County of Sydney, shall have full power and authority to make any and all of the rules, regulations and appointments, herein before mentioned, which shall be and remain in full force and effect until the first General Sessions of the Peace shall thereafter be holden in and for the faid County, and no longer.

Rules, Regulatious, &c.