Five Pounds, in the discretion of the said Justice, to be levied by distress and sale—and if the offender shall not be possessed of sufficient goods or chattels upon which to levy distress, then he shall be imprisoned in the Common Goal of the County in which 5 the offence was committed, or in the County where the offender may be tried and convicted, for a period of not less than three days nor more than one month, at the discretion of the said Justice.

XIII. And be it enacted, That if by the violation of any of the Provision if damage Sections of this Act, any damage shall be done to any damage be done by any person or persons, or any horse, oxen or other animal, or any violaton of this coach, waggon, carriage, sleigh, cariole or any other vehicle whatsoever, the Justice of the Peace before whom the complaint shall be made, shall assess the same to any amount of damage which the party suffering by such violation may be able to duly to prove,
15 and cause the sum at which such damage shall be assessed to be levied in like manner as the fine imposed, and the sum so levied as damages shall be paid over to the complainant:—Provided, 1st, Provise. That the sum so assessed shall not exceed the sum of *Ten Pounds*; And provided, 2ndly, That nothing in this Act shall be construed Proviso.
20 to exempt any offender from the punishment provided by law for persons committing personal injuries, manslaughter or murder: And provided, 3rdly, That the imposition of fine or imprisonment Proviso. shall not exempt the offender from any civil action for damages, on the part of any person who shall not think proper to prosecute

25 the recovery of damages under this Act.

XIV. And be it enacted, That all fines collected under the pro-Application of visions of this Act shall be paid to the Treasurer or Chamberlain fines. cf the Township, Town or City where the same shall be levied and collected, to be expended on the Public Roads or Streets 30 within such Township, Town or City.

XV. And be it enacted, That any complaint or information Time within under this Act shall be brought within thirty days after the com-plaint must be mission of the offence to which it relates, unless the injuries made, received by reason of such offence prevent the same, in which case,
35 the person receiving such injuries may bring such complaint or information within thirty days after his recovery.

XVI. And be it enacted, That the Clerk of each and every Copies of this Act to be dis-Nunicipality, shall cause a sufficient number of copies of this Act tributed, to be printed immediately after the passing thereof, and send to

40 every Inn-keeper within his Municipality two copies of the same; and the said Inn-keeper shall exhibit one of such copies publicly in his Bar Room, for the space of six months next after the receipt thereof.

XVII. And be it enacted, That this Act shall apply only to Extent of Act 45 Upper Canada.