## CAPLIX. An ACT for the speedy PUNISHMENT and RELEASE of fuch persons as shall commit CRIMINAL OFFENCES under the degree of grand larceny.

I. Be it enacted by the Governor, Council and Assembly,

HAT if any person or persons shall hereafter be guilty of and committed any breach of the peace, or other criminal offence under for offerces under the degrees of grand larceny and being committed to the grand larceny may be tried by common goal, shall not within forty eight hours, after anythreejutices fuch commitment give sufficient bail for his or their ap-querum unue. pearance at the next general quarter sessions of the peace for the county where fuch offence shall be committed then and there to answer for the same; it shall and may be lawful for any three of his Majesty's justices of the peace in each county (quorum unus) and if in the city of Saint John for the mayor, recorder and aldermen for the time being or any three of them, whereof the mayor or recorder shall be one, forthwith to hear and determine the offence committed by fuch offender or offenders as aforefaid, and on conviction by confession or the oath of one or more credible witness or witnesses, the faid magistrates are hereby How Punished. authorized to give judgment against such offender or offenders fo committed, to have and receive fuch corporal punishment (not extending to life or limb ) as they in their differetion shall think fit, after which punishment faid criminal or criminals if an inhabitant or inhabitants of fuch county or city shall immediately be discharged without paying any sees, but if not an inhabitant or inhabitants, he or they shall immediately be ordered out of fuch county or city, to the place of his, her, or their former fettlement or place of abode, or out of this province. And if any person or persons, having been so ordered out of such county or city shall remain in the same for the space of five days or return thereto within twelve months after such order the person or perfons so remaining or returning shall be forthwith apprehended, and again receive such corporal punishment as said magistrates shall in their discretion order and direct (not extending to life or limb) as aforefaid.

II. And be it further enacted, That the charge of projecuting Charge of projecution mited, and punishing such offender or offenders, shall be raised, levied, access county and paid in like manner, and at the same time, that money is contingencial raised in such county or city for paying the contingencies of the fame; fo as the whole charge for profecuting and punishing each fuch offender shall not exceed the sum of fifteen shillings currency of this province.

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