house, in order be brought before ling to Law .-

by the authority resist any person tion of his duty, or resist, every two Justices of it and pay such y aforesaid, as

y the authority e of the Peace being convicted er or their own dible witness or ection, there to exceeding two hall be in the om any person erson shall be rson, although on so charged; f such Justice, erson, to bind ear before the of the Peace, ledged against

the authority ind thereby or amilies, shall

street, road, on, or openly

d obstructing or by using n or defacing plates, or the es; causing y screaming, g or incomor any way

lering in the satisfactory

Persons in the habit of frequenting houses of ill fame not giving a satisfactory account of themselves;

Persons tippling in taverns or tap rooms after the hour of ten at night, and before the hour of five in the morning, between the twenty-first day of March and the first day of October, and after the hour of nine at night, and before the hour of six in the morning, from the first day of October to the twenty-first day of March;

Persons winning money or other valuable things in playing at cards, dice or other chance game in taverns, shall be deemed loose, idle and disorderly persons within the meaning of this Ordinance.

10. And be it further Ordained and Enacted by the authority Justices of the aforesaid, that it shall be lawful for any Justice of the Peace, Peace may upon information upon oath before him made, that any persons grant warhereinbefore described are loose, idle and disorderly persons, houses suspecand are, or are reasonably suspected to be harboured or ted of harconcealed in any house or houses of ill fame, tavern or taverns, bouring disorboarding house or boarding houses, by warrant under his hand derly persons. or seal to authorise any constable or other person or persons to enter at any time such house or houses, tavern or taverns, and to apprehend and bring before him or any other Justice or Justices, all persons found therein and so suspected as aforesaid; and if on examining such person or persons so apprehended and brought as aforesaid, it shall appear to such Justice or Justices that they or any of them cannot give a satisfactory account of themselves, it shall and may be lawful for such Justice or Justices to commit him, her or them to the Common Gaol or House of Correction, there to be dealt with in the same manner as loose, idle and disorderly persons are hereinbefore directed to be dealt with by this Ordinance.

11. And be it further Ordained and Enacted by the autho- Punishment on rity aforesaid, that it shall be lawful for any Justice of the persons over-Peace to commit any person or persons being convicted before loading or him by his own view or by the oath of one or more creditable otherwise illwitness or witnesses, or by his, or her or their confession, of treating aniover-loading, over-driving, or otherwise ill-treating any Horse, Dog or other animal, to the Common Gaol for any time not exceeding one Calendar month; and all Constables shall and may apprehend such person or persons, and bring him, her or them before a Justice of the Peace to be dealt with according to the provisions of this Ordinance.

12. And for the more effectual prosecution of offences Justices may punishable by a penalty upon summary conviction by virtue in certain caof this Ordinance, he it further enacted by the authority afore- ses prosecute said, that where any person shall be charged on the oath of and determine a credible witness with any such offence before any Justice of complaints the Peace, the Justice may summon the percent to against perthe Peace, the Justice may summon the person charged to sons neglec-

ting to appear.