year of the Reign of Her said Majesty, certain powers and privileges are vested in, and bestowed upon, the said Halifax Gas Light and Water Company; And whereas the said Company, by Petition, stating that they are desirous to limit their operations to the manufacture of Gas, for the production and supply of Light only, and have prayed that an Act may be passed to change the name of the said Company, and that

the said Company may be called the Halifax Gas Light Company:

I. Be it therefore enacted, by the Lieutenant-Governor, Council, and Assembly, Halifax Gas Light That the said Company shall, from and after the passing of this Act, to be called and known by the name of the Halifax Gas Light Company, and not by the name of the Halifax Gas Light and Water Company, and that the President, Directors, and officers thereof, shall be called and known by the name of the President, Directors, and officers of the Halifax Gas Light Company, and not by the name of the President, Directors, and officers of the Halifax Gas Light and Water Company; and that the said Company shall be called and designated the Halifax Gas Light Company, in all respects, and as fully as if it had been so called in the said Acts, and the persons in the said first recited Act had been therein incorporated under the name of the Halifax Gas Light Company; and that all gifts, grants, conveyances, leases, agreements, contracts, suits, payments, reckonings, dealings, and transactions, to, by, with, against, for, or on account of, the said Company, before the passing of this Act, shall be, remain, and continue in the same plight and condition, as if the said Company had been originally incorporated under the name of the Halifax Gas Light Company.

II. Provided always, and be it enacted, That all, or any and every, the powers granted to and privileges conferred upon, or vested in, the said Company in and by the said Acts, or either of them, relating to, or in any manner concerning the supplying of the City of Halifax with Water by the said Company, shall be, and the same hereby are repealed and revoked; and that the said Company shall not be authorized or empowered, by the said Acts, to undertake, do, or perform, any act, matter or thing, for supplying the said City with Water, in any way or manner howsoever, anything in the said Acts, or either of them, contained to the contrary in anywise notwithstanding.

the Companyhere tofore to supply the City with water re-

CAP. LXXIII.

An Act for the preservation of Moose.

(Passed the 19th day of April, 1844.)

WHEREAS the killing of Moose Deer, in this Province, during the season Preamble. when the Female is in an advanced state of gestation, and an easy prey to the nunter, is highly detrimental to the increase of the species, and threatens its exinction:

1. Be it therefore enacted, by the Lieutenant-Governor, Council and Assembly, Sessions authorized to make rules re-That, from and after the publication hereof, it shall be lawful for the Court of General Sessions of the Peace for any County or District of this Province, to make such rules, orders, and regulations, for directing the times and periods within which the catching, taking, or killing of Moose Deer, and the selling, or offering for sale, and the buying of Moose Meat; within such Counties and Districts respectively, ought to be restrained and prohibited, as shall and may, from time to time, be considered necessary and proper; and the said rules, orders, and regulations, at any future Sessions of Peace, from time to time, to alter, vary, and change.

II. And be it enacted, That it shall and may be lawful for the said Court of Gene- Penalty. ral Sessions of the Peace to affix any penalty for breach of any such respective rules, orders, and regulations, not exceeding Five Pounds, for the offence of taking, catching or killing of each Moose Deer, and not exceeding Two Pounds for each offence of selling, or offering for sale, or buying, or causing to be bought, any Moose Meat.

gulating the tak-