until one month after notice in writing, delivered to him or left at his officer before usual place of abode by the person intending to sue out such writ, his action attorney or agent; in which notice shall be contained the cause of action, the name and place of abode of the person who is to bring the action, and of his attorney or agent; and no evidence of any cause of action shall be produced except such as shall be contained in such notice.

XIV. Every such action shall be brought within three months after Limitation of action, &c. the cause thereof has arisen.

XV. If on any information or suit brought to trial under this chap- Certificate of ter on account of any seizure, judgment shall be given for the claimant, cause of seizand the Judge or Court shall certify on the record that there was a ure shall preprobable cause of seizure, the claimant shall not recover costs, nor shall covery of the person who made the seizure be liable to any indictment or suit on costs. And if any suit or prosecution be brought against account thereof. any person on account of such seizure, and judgment shall be given against him, and the Judge or Court shall certify that there was probable cause for the seizure, then the plaintiff besides the thing seized or its value, shall not recover more than three and a half cents damages nor any costs of suit, nor shall the defendant be fined more than twenty cents.

XVI. The seizing officer may within one month after notice of ac-Amenda may tion received, tender amends to the party complaining, or his attorney be tendered, or agent, and plead such tender.

XVII. All actions for the recovery of penalties or forfeitures imposed Limitation of by this chapter must be commenced within three years after the actions, &c. offence committed.

XVIII. No appeal shall be prosecuted from any decree or sentence Appeals, of any Court in this province, touching any penalty or forfeiture im-time to be posed hereby, unless the inhibition be applied for and decreed within prosecuted twelve months from the decree or sentence being pronounced.

XIX. All coasting vessels under sixty tons burthen owned in this Coasting vess province and engaged in the coasting trade thereof, shall be furnished pels to have a marrow piece with a narrow piece of plank or iron affixed to the bottom of the keel of plank or and level therewith, extending aft at least six inches beyond the aper-iron extending aft of the ture between the stern post and rudder, and well secured on the keel stern post: But this section shall not extend to vessels in which the main or false keel extends six inches beyond the aperture between the stern post and rudder.

XX. Any owner or master of a coasting vessel not so furnished or Forfeiture for built, running foul of any net set off the harbors, bays and rivers of destroying the coast, shall upon due proof thereof forfeit twenty dollars, to be coasters are recovered by the party injured to his own use as a private debt; not so proleaving to the party aggrieved, nevertheless, his rights at common law for any further damage.