ELEVENTH PARL'T.-CHAP. XXIII. 4th YEAR WILLIAM IV. A.D. 1834.

for the Home District being held within the limits of the said City or the Liberties thereof; And provided also, that a warrant for apprehension and in case of waror commitment of any offender or offenders, made by any Justice of the rants for the apprehension and commit-Peace for the Home District, or by the Mayor or any Aldermen of the ment of offenders. said City acting within his jurisdiction respectively, may be executed, and shall have force any where within the Home District, any thing herein contained to the contrary thereof in any wise notwithstanding.

LXVIII. And be it further enacted by the authority aforesaid, That it Licensing Livery shall be lawful for the Mayor and Common Council of the City of To-Stable keepers, ronto, to regulate and license owners of Livery Stables, and to regulate and keepers of Hacand license the owners and keepers of Hackney Coaches, and of Horses, Pheatons, Chairs, Sleighs, Sleds, Waggons, Carts and Carriages of every description, used for hire or reward in the said City or the Liberties thereof.

LXIX. And be it further enacted by the authority aforesaid, That upon Inhabitants of the the trial of any issue, or upon the taking or making of any Inquisition, nesses in trials affector upon the judicial investigation of any facts whatever, to which issue, inquest or investigation, the said City, or the Mayor, Aldermen and Common Council thereof, or either of them are a party, or in which they are interested, no person shall be deemed an incompetent Witness or Juror, by reason of his being an Inhabitant Freeholder or Freeman of Persons sued for any the said City, and that if any person shall be sued or impleaded, by reason of any thing done by virtue of this Act, it shall be lawful for such person ralissue, and give the Act and special matto plead the general issue, and to give this Act and the special matter in terin evidence.

LXX. And be it further enacted by the authority aforesaid, 'That the Recovery and applicapenalties which may be imposed under the authority of this Act, shall be applied to the uses of the said City, and shall be recoverable with costs, upon conviction before the Mayor or any one of the Aldermen of the said City, the Defendant being first duly summoned, and the offence proved by the oath of a witness or witnesses, or by confession of the party; and in default of goods and chattels, upon which to levy the amount, under a warrant to be issued upon any such conviction, and also in cases where Offenders may be the offender shall be adjudged to be imprisoned under the authority of Home District, or any this Act, the Mayor or Alderman before whom he shall be convicted, or Gaol, etc. belonging any other Alderman in pursuance of the Conviction, may issue his warrant for commitment of the party to the Gaol of the Home District, or to any prison or house of correction which may belong to the said City, for the period mentioned in such conviction, provided that such imprisonment shall not exceed the period hereinbefore limited by this Act.