LAWS of the Province of NEW-BRUNSWICK,

Powers of common council of St. John not abridged.

1. B. A. A. A. A. V. Provided always, That nothing in this act shall extend or be configued to extend to abridge, diminish or interfere with the powers given to the common council of the city of Saint John, in and by the charter of the faid city.

VI. And be it further enacted, That the pilots which shall be Pilote appointed by faid common council entitled appointed by the faid common council shall be entitled to the to same fees, &c. fame fees, perquifites and privileges, that any pilots appointed by virtue of this act are entitled to.

CARLIII

for the ACT REGULATION An ot SEAMEN.

HEREAS great lofs and damage is frequently occasioned to trade and navigation by learnen deferting their employ, or voyages they are entered upon, or being taken off from the fame by arrest for debt or pretence thereof: for remedy whereof,

No attachment II. Be it enacted by the Governor, Council and Affembly, That if debt to be ferred any innholder, victualler, feller of rum and ftrong liquors, fhopupon any feaman keeper, or any other perfon whatfoever, shall trust or give credit to any mariner or feaman belonging to any fhip or other veffelwithout the knowledge and allowance of the mafter or commander thereof in any fum not exceeding ten pounds, no capias, arreft or any other process for any debt to contracted without knowledge and allowance as aforefaid, shall be granted against or ferved upon the perfon of fugh mariner or feaman, until he shall have performed the voyage he is then enter'd upon and be discharged of the fame, and every process isfued contrary to this act, shall be deemed and adjudged utterly void in law. And any one juffice of the court from whence such process shall issue to whom it shall be made to appear that any mariner or feaman is committed or reftrained upon process granted for any fuch debt or pretence of debt made whilst he was engaged, and actually entered and in pay on any voyage, shall forthwith order his release, upon filing common bail to the action.

Penalty for hopping feamen karwing them to belong to any

395 aj. -

trad:

III. Be it further enacted, That if the malter or commander of any thip or vefiel thall thip any feaman knowing him to be first. entered and ship'd on board of any other ship or veffel, or after Fine Clause repear notice thereof given him shall not forthwith difinits him, every fach mafter or commander fo offending being thereof convicted shall forfeit and pay the sum of ten pounds, to the use of the city or county where such offence shall be committed, to be fued for in any court of record proper to try the fame, and fuch feaman

fo

114

See act in amendut. 395 /21

Pramile.

or proceis for

a voyage.