sonal, of any person liable to pay any such debt, be so held, considered and adjudged by all Courts of Justice, and by all Commissioners or other nersons having jurisdiction in Bankruptey in Lower Canada; Provided Proviso always, that the privilege hereby granted shall not extend beyond the 5 rates or assessments due for two years, that is to say, for the current year when such claim may be made, and the year next preceding that year.

LXXI. And be it enacted, That every law, and every part of any Laws inconlaw repealed by the said Ordinance to incorporate the City and Town of sistent with this Act re-Quebec, or by the said Ordinance to amend the last mentioned Ordinance, pealed. 10 shall continue and remain repealed, and all the provisions of any law inconsistent with the provisions of this Act are hereby repealed.

LXXII. Provided always, and be it enacted, That nothing in this Act Proviso, this shall extend or be construed to extend, to revoke, alter or abridge, or in Act not to afany manner affect the powers and authority now by law vested, or which feet powers of Trinity House. 15 may be hereafter vested in the Master, Deputy Master and Wardens of the Trinity House of Quebec, but that the said Council shall exercise exclusive jurisdiction over all the tract described in the second section of this Act.

LXXIII. And be it enacted, That nothing in this Act shall in any Nothing in 20 manner derogate from or affect, or be construed to derogate from or affect this Act to the rights of Her Majesty, Her heirs and successors, except in so far only affect her Mass the same may be expressly derogated from or affected by the provisions of this Act.

LXXIV. And be it enacted, That the Council of the said City may General plan 25 cause a general plan of the said City to be made, by which said plan all of the City to persons whomsoever shall abide; Provided always, that the said plan Provise. shall be deposited during the space of six calendar months in the office Plan to reof the Prothonotary of the Superior Court, for the District of Quebec, in main six the Court House of the said City, for the inspection of the public, and months in the 30 that due notice thereof shall be given during the said term of six months, office of the Prothonotary. once a week in two newspapers published in the said City, and that such notice shall mention the day on which application will be made to the said Superior Court for the homologation of the said plan, and any person who shall deem himself aggrieved thereby shall, before the said 35 day, fyle his opposition to such homologation, and the Court shall hear, try and determine in a summary manner, each and every opposition so fyled, and shall grant costs to or against any such opposant or the Council of the said City, as to law and justice may appertain, and the said plan shall, if approved and confirmed, be attested by one of the Justices of the 40 said Court of Queen's Bench.

LXXV. And be it enacted, That the Council of the said City of Quebec Council may is hereby authorized and empowered to psss a By-law, or By-laws, to make By-laws punish, either by fine or imprisonment, or both, any person or persons for the prevention of who shall ill-use or cruelly treat or over-drive any animal within the limits crucity to 45 of the said City; Provided always, that such fine shall not exceed five animals. pounds, currency, nor such imprisonment, thirty days in the Common Gaol of the District.