office of the Prothonomry.

months in the City, for the inspection of the public, and that due notice thereof shall be given during the said term of six months, 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 5 himself aggrieved thereby, shall, before the said 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 10 and confirmed, be attested by one of the Justices of the said Superior Court.

LXXVIII. The Council of the said City of Quebec is hereby authorized

nor such imprisonment, thirty days in the Common Gaol of the District.

Conneil may make By-laws and empowered to pass a By-law, or By-laws, to punish, either by fine or for the preimprisonment, or both, any person or persons who shall ill-use or cruelly 15 venuon of treat or over-drive any animal within the limits of the said City; Procouelty to onimals. vided always, that such fine shall not exceed five pounds currency,

Corporation may take moleground than actually required in verlain cases.

LXXIX. In all cases where, for the purpose of opening any new street, square, market place, or other public highway or place, or for continuing, 20 enlarging or otherwise improving those streets, squares, market-, lices, or other public highways or places now made, or as a site for any public buildings to be crected by the said Council, the said Council shall deem it advantageous to purchase and acquire, to take and enter upon; more than the ground actually required for any of the said purposes, it shall 25 be lawful for the said Council so as aforesaid, to purchase and acquire an extent over and above what may be required for the above purposes, provided nevertheless, such extent do not exceed one hundred feet in depth, by whatever length may exist.

Licenses for taveins to be gran ad by Council

Parties creet.

Parties swearin vistue of of perjury.

Interpretation Chase.

LXXX. From and after the passing of this Act, all licenses to keep ta- 30 verns, hotels or houses of public entertainment within the said City, shall be granted by the Council only; and that the person obtaining such license shall pay to the Council a fee to be established by a By-law for the same.

LXXXI. All persons occupying a part of any public streetor lane while ing buildings electing any building, shall leave unoccupied and free from all embar-35 to leave a suf-rassement a sufficient portion of the said street to allow persons freely of street free. to pass with their horses and cariages, under such a penalty as may be imposed by the said Council.

LXXXH. If any person shall knowingly swear faisely in taking an oath ing falsely in in virtue of this Act, such person shall be deemed guilty of wilful and cor- 40 taking an oath rupt perjury, and suffer the pains and penalties provided by law in cases thi Actguilty of wilful and corrupt perjury.

> LXXXIII. The words "Governor of this Province," wherever they occur in this Act, shall be understood as meaning the Governor or any person authorized to execute the commission of Governor within this Province 45 for the time being; and that the word "Councillor," and the word" " Councillors," wherever they occur in this Act, shall be understood as meaning any member or members of the said Conneil of the City of Quebec, unless, by the context it shall appear clearly that the words ",Councillor" or "Councillors" respectively are intended to apply exclu-50 sively to a member or members of the said Council, who is not or are