## Fourth Parliament. C. 11-12. In the forty-seventh year of George III. A. D. 1807. 22

II. And be it further enacted by the Authority aforesaid, That when any Coffe to be paid person or persons shall be convicted before any Court of Quarter Sessions in this Province, of any affault or mildemeanor, such person or persons to convicted, shall pay the costs of such conviction and prosecution, that shall be allowed and taxed by the faid Court; and when fuch defendant or defendants shall be acquitted; the profecutor, unless it shall appear to the said court that there were reasonable grounds for prosecuting, to be certified by the chairman, by indorfement on the back of the indictment, in open court, shall pay such costs of prosecution, as shall be allowed and taxed as aforelaid; Provided nevertheless, that when any defendant or descapants shall be tried o a presentment of the grand jury, and shall be acquitted, the costs shall be paid out of the district treasury,; Provided nevertheless, that nothing in this Act shall be construed to extend to deprive the clerks of the peace of such fees as are allowed by any Act of Parliament for other services.

festions by perions convicted.

In what cafes profecutorsihal pay coft.

When cofts shall be paid by the diffrict.

## CHAP. XII.

## An Act for the preservation of Salmon.

[Passed 10th March, 1807.]

HEREAS it is found necessary to make provision for the preservation of Salmon, in the Rivers and Creeks of this Province; Be it therefore enacted by the King's most excellent Majesty, by and with the advice and confens of the Legislative Council and Assembly of the Province of Upper Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of Great Britain, entitled, "an Act to repeal certain parts of an Act passed in the fourteenth year of his Majesty's reign. entitled, "an Act for making more effectual provision for the Government of the Province of Quebec, in North America, and to make further provision for the government of the faid Province," and by the authority of the same, That from and after the passing of this Act, no person or persons in the Home or Newcastle Districts, shall be allowed by setting any net or nets, wear, or other engines, to take any falmon or falmon fry, in any river or creek, or at the mouth or near the mouth of any river or creek in the faid Districts.

Preamble.

11. And be it further enacted by the authority aforefaid. That if any person or perions in enter of the diffricts aforetaid, shall take or catch or attempt to take or catch by fetting any net or nets, wears or other engines, any falmon or faimon fry, in any of the creeks or rivers, or at the mouth or near the mouth of any creek or river in the aforefaid Districts, such person or persons shall for leit and pay the sum of five pounds for the first offence, and double that fum for every subsequent offence, or in default of payment, shall be committed to the common gael of the District in which the offence is committed, for the foace of one month. Provided always, that no hing in this Act thall be confirmed to prevent persons at any time from taking salmon with a spear or houk and line.

Penalties fot taking &c. by nets, wares, of other engines, in the Home of Newcastle diftricts, falmen or falmon fry.

Salmon may b taken with Spear or hogs and line.