holder shall be competent as a witness, 2 and his testimony shall not be deemed inadmissible on the ground of interest.

XXXVI. And be it enacted. That if any action or suit shall be brought against any 6 person or persons for any matter or thing done in pursuance of this Act, such action 8 or suit shall be brought within six calendar months next after the fact committed, and 10 not afterwards; and the defendant or de- General 1880e. fendants in such action or suit may plead 12 the general issue only, and give this Act and the special matter in evidence on the 14 trial.

Limitation of actions, &c.

XXXVII. And be it enacted, That all Exemption 16 persons, horses, or carriages going to or attending or returning from any funeral, 18 or any person with horse, or horse and carriage, going to or returning from divine 20 service on the Lord's day, and all persons in the naval or military service of Her Ma-22 jesty on actual duty, and travelling on such road in discharge of such duty with their 24 horses and carriages, and all horses, carts, waggons, or carriages in charge of any such 26 persons conveying any naval or military stores belonging to Her Majesty, in the 28 course of transport from one place to another for Her service, shall pass the Gates 30 free of toll.

XXXVIII. And be it enacted, That not-32 withstanding the privileges that may be conferred by this Act, the Legislature may, 34 at any time hereafter, in their discretion, alter, amend or repeal the same, or may 36 annul or repeal any corporation formed or created under its provisions, should the 38 public interest, in their estimation, require any such alterations, amendment or repeal.

Legislature may amend privileges acquired under this act, &c.