ner hereinafter directed, and paid to the Treasurer Appropriation of of the Assessors of the Town, to be applied to- such penalty. wards keeping in repair the Streets of said Town.

XXXII. And be it enacted, That all penalties Penalties imporand forfeitures imposed by the Twenty-ninth and ed by 29th and Thirtieth clauses of this Act, shall be sued for by this Act how to the Overseer for the District or Ward, in which be recovered. the penalty shall be incurred, and before any one of Her Majesty's Justices of the Peace residing in Georgetown, and shall be recovered together with costs, by distress and sale of the Goods and Chattels of the Offender, and in default thereof the Offender shall be imprisoned for a period not exceeding One Calendar Month, which Fines Appropriation of when recovered shall be applied, one half to the provider Overseer who shall sue for the same, and the remainder to the Assessors of the Town towards keeping in repair the Streets or Square, and the Fire Engine which may belong to the said Town.

XXXIII. And be it enacted, That should any party or parties conceive himself or themselves to Gives the right be aggrieved, by any Judgment given by any sound deening Justice of the Peace under the provisions of this grieved in the Act, an Appeal from such Judgment, if required Small Debt Act. by such party or parties, shall be allowed and granted in manner and form prescribed under and by virtue of the Act, intituled An Act relating to the recovery of Small Debts, and to repeal certain Acts therein mentioned, on payment of the Fees prescribed by said Act.

XXXIV. And be it enacted, That this Act shall continue and be in force for the space of Continuance of Act. Three years, and from thence to the end of the then next Session of the General Assembly, and ng longer.

1846.