

*lishing and maintaining a Police Force in the Parish of Portland, in the City and County of Saint John, within the district for which they are severally appointed.*

12. The tenth, fifteenth, sixteenth, eighteenth, nineteenth, twenty-second, twenty-third, twenty-fourth, twenty-fifth, twenty-sixth, twenty-seventh, thirty-fifth, (together with Schedules A B therein referred to *mutatis mutandis*,) and thirty-sixth Sections of an Act made and passed in the eleventh year of the Reign of Her present Majesty, intituled *An Act for establishing and maintaining a Police Force in the Parish of Portland, in the City and County of Saint John*, shall extend and apply to and be in force in the said District to all intents and purposes; and all and every of the offences, penalties, forfeitures, powers, authorities, methods, remedies, rules, regulations, advantages, directions, clauses, matters and things contained in the said several Sections respectively, shall be created, incurred, and be observed, practised and put in execution in the said Police District, as fully and effectually to all intents and purposes as if the said offences, forfeitures, powers, authorities, methods, remedies, rules, regulations, advantages, directions, clauses, matters and things were severally, particularly, and respectively repeated and re-enacted, and were declared in the body of this Act, and shall severally be applied, construed, deemed and taken to belong to this Act, in like manner as if the same had been enacted therein.

13. In every case on the adjudication of a pecuniary penalty under this Act, and non-payment thereof, it shall be lawful for the Police Magistrate to commit the offender to the common gaol or to the Penitentiary for a term not exceeding three months, the imprisonment to cease on payment of the sum due on such conviction.

14. It shall be lawful for such Magistrate who shall hear and determine any such charge or complaint, to award such