10° & 11° VICTORIÆ, CAP. 1. 1847.

Mode of recovering and levying such penalty.

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Proceedings not to be removed.

Application of penalties.

Duration of this Act.

enforced by the seizure and detention, on the warrant of such Justice or Judge, of the Steamboat or Vessel by the Master, owner or person in charge whereof or by means or in respect whereof such By-law as aforesaid shall have been infringed, and all tackle and apparel thereof; and if the said penalty and the costs (including the costs of seizure and detention, all which shall be taxed by such Justice or Judge) be not paid within ten days after such seizure, the Steamboat or Vessel may be sold (on such warrant as aforesaid) and the said penalty and costs, and those of the sale, paid out of the proceeds thereof, and the surplus, if any, shall be returned to the owner : nor shall any information or proceeding under such By-law and this Act, be removeable by *Certiorari*, or otherwise, into any Superior Court, nor shall any appeal lie from any conviction, judgment or order made in any such case as aforesaid : and all such penalties as aforesaid shall belong to Her Majesty for the public uses of the Province ; any thing in the aforesaid Ordinance to the contrary notwithstanding.

II. And be it enacted, That this Act shall remain in force during four months from the passing thereof, and no longer, except as to any penalty incurred under it before that time, with regard to which it shall remain in full force and effect.

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