

Wm. Westmor. C. P.

A C T S
OF THE
GENERAL ASSEMBLY
OF
HIS MAJESTY'S PROVINCE
OF
NEW-BRUNSWICK,

PASSED IN THE YEAR 1796.



F R E D E R I C T O N :
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KING'S MOST EXCELLENT MAJESTY, 1796.

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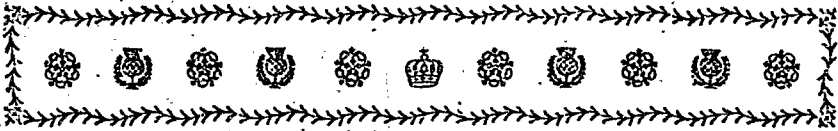
ANNO REGNI

Georgii III. Regis

Magnæ Britanniae, Francæ, & Hiberniæ,

T R I C E S I M O S E X T O.

ACTS passed by the GENERAL ASSEMBLY of the Province of NEW-BRUNSWICK begun and holden at FREDERICTON, on the NINTH day of FEBRUARY, Anno Domini 1796, in the THIRTY SIXTH Year of the Reign of our Sovereign LORD GEORGE the THIRD, by the Grace of GOD, of Great-Britain, France and Ireland, KING, Defender of the Faith, &c. being the FIRST Session of the THIRD GENERAL ASSEMBLY convened in this Province.



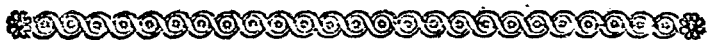
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ANNO TRICESIMO SEXTO

Georgii III. Regis.



C A P. I.

An ACT to PREVENT Acts of the
 GENERAL ASSEMBLY from taking
 effect from a Time PRIOR to the
 Passing thereof. PASSED the 12th
 MARCH, 1796.

WHEREAS, every act of the General Assembly, in Preamble.
 which the commencement thereof is not directed to be
 from a specific time, doth commence from the first day of the
 Session of the General Assembly in which such act is passed:
 AND WHEREAS the same is liable to produce great and
 manifest Injustice;—for remedy whereof.

L. BE IT ENACTED, by the Lieutenant Governor,
 Council and Assembly, That the Clerk of the Council shall in-
 dorsed, in English, on every act of the General Assembly which
 shall pass after the twentieth day of February, one thousand se-
 ven-

Clerk of the
 Council to en-
 dorsed on every
 Act, when the
 same shall have
 been

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ven.

received the Governor's assent, which shall be the date of its commencement.

ven hundred and ninety six, immediately after the title of such act, the day, month, and year when the same shall have passed and shall have received the Governor's assent: And such indorsement shall be taken to be a part of such act, and to be the date of its commencement where no other commencement shall be therein provided.

C A P. II.

An ACT for REVIVING and CONTINUING an Act intituled "An Act for the Support and Relief of confined Debtors." PASSED the 12th MARCH, 1796.

Revived for the term of FIVE Years.

I. **B**E IT ENACTED, *by the Lieutenant Governor, Council and Assembly*, That the act made and passed in the *thirty first* year of the Reign of His present MAJESTY intituled "*An Act for the Support and Relief of confined Debtors*" be revived; and the same is hereby revived, and declared and enacted to be in full force for the term of *five* years and no longer.

C A P. III.

An ACT to REVIVE and CONTINUE an Act intituled "An Act for Preserving the Bank of the River Saint John in Front of the Parishes of Magerville, Sheffield and Waterborough. Passed the 12th MARCH, 1796.

Revived for the term of FIVE Years.

I. **B**E IT ENACTED, *by the Lieutenant Governor, Council and Assembly*, That an act intituled "*An Act for preserving the Bank of the River Saint John in front of*" "the

“ *the Parishes of Magerville, Sheffield, and Waterborough,*” made and passed in the *thirty fourth* year of His present MAJESTY’S Reign, be revived and continued; and the same is hereby revived and continued, and declared and enacted to be in full force for the term of *five* years, and no longer.

C A P. IV.

An ACT for Preventing unnecessary EXPENSE and DELAY in the Process of barring ENTAILS, and for establishing a plain and easy Form of conveying and assuring ESTATES-TAIL. Passed the 12th MARCH, 1796.

WHEREAS, the ill consequences of fettered Inheritances, and the utility and expedience of setting them at liberty, are now generally allowed; and the state of this Colony renders the practice of docking and barring Estates-Tail by Fines and Common Recoveries very burthensome. Preamble

I. BE IT ENACTED, *by the Lieutenant Governor, Council and Assembly,* That it shall and may be lawful for any person or persons, as well Females Covert as others whomsoever, by Deed of Bargain and Sale duly made and executed, and proved or acknowledged, and registered according to the form of the several acts of the General Assembly in such cases heretofore made and provided, to grant, bargain, sell, and convey any lands, tenements, or hereditaments whereof such person or persons is, are, or shall be, in any ways seized of any Estate-Tail, in possession, reversion, or remainder, and whereof no reversion or remainder is, or shall be in the KING’S MAJESTY his Heirs and Successors of the gift or provision of His MAJESTY, his Progenitors, his Heirs or Successors, to any person or persons; to hold the same to them and their Heirs in *Fee-Simple* absolute and unconditional, as fully, and freely to all intents and purposes, as such Grantor or Grantors, Bargainor or Bargainors might or could by law grant, bargain, sell, and convey any Estate of Inheritance in *FEE-SIMPLE* of which he, she, or they were

Estate-Tail, whereof no Reversion or Remainder is or shall be in the KING’S MAJESTY, his heirs and successors, may be conveyed as Estates in *FEE SIMPLE* by deed of Bargain and Sale.

or might be seized in possession, reversion, or remainder; and that all and every such Grants, Bargains, Sales, and Conveyances, having words sufficient to pass the *FEE-SIMPLE* in such lands, tenements and hereditaments, so made and executed, proved or acknowledged, and registered as aforesaid, shall be good and available in the law to the said Grantee and Grantees, Bargainee and Bargainees, and their Heirs and Assigns, against the said Grantor and Grantors, Bargainor and Bargainors and against all and every the Issues of their bodies, and against all and every person or persons whomsoever whom the said Grantor or Grantors, Bargainor or Bargainors by Fine with proclamations duly levied, or by common Recovery duly suffered, or both, or either such Fine and Recovery, or other ways or means, might cut off, or debar from any Remainder, or Reversion, Rent, Profit, Charge, Right, Title, or Possibility of, in, or unto all and any the said lauds, tenements and hereditaments.

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 Acknowledgements of conveyances of Estates-Tail by Femmes-Covert to be taken, and certified as directed in the act for more effectually securing the title of purchasers of Real Estates against claims of Dower.

II. PROVIDED ALWAYS, *and be it further enacted,* That in all cases of Grants, Bargains, Sales, and Conveyances of such Estates-Tail by Femmes-Covert, the acknowledgement of the Deed or Conveyance, and the examination of the Feme-Covert who executed the same, shall be had, taken and certified in manner and form as is prescribed and provided for the taking of the examination and acknowledgement of Deeds of Femmes-Covert by the act of the General Assembly made and passed in the *twenty seventh* year of the Reign of our Sovereign Lord the present KING, intituled "*An Act for more effectually securing the Title of Purchasers of Real Estates against Claims for Dower*" or in case such Feme-Covert do not live within this Province, then such acknowledgement and examination shall and may be had, taken and certified in manner and form as is provided in and by the act of the General Assembly made and passed in the *thirty second* year of the Reign of our said Sovereign Lord the KING, intituled "*An Act for the more effectually Securing the Title of Purchasers of Real-Estates against Claims of Dower, and also to enable Femmes-Covert more easily to convey any Real-Estate they may hold in their own Right*" and in all cases the examination of such Feme-Covert shall be had and made separate and apart from her husband.

C A P. V.

An ACT to prevent bringing INFECTIOUS DISTEMPERS into the City of SAINT JOHN. PASSED the 12th MARCH, 1796.

I. BE IT ENACTED, *by the Lieutenant Governor, Council and Assembly*, That no Vessel having on board the Yellow Fever, Putrid Bilious Fever or other pestilential or contagious Distemper, or coming from any place infected with any of the before mentioned Distempers, shall, after notice of this Act given by any person or persons appointed for that purpose by the Mayor, Aldermen and Commonalty, of the City of *Saint John*, come into, or anchor farther from the Sea in the Harbour of *Saint John* than opposite the point commonly called *Pagan's point*, until the said Vessel shall have been properly examined and shall have received License for that purpose from the Mayor, Recorder and Aldermen of the said City, or any *two* of them: And in case such License shall be denied, and it shall be judged expedient that the said Vessel, and the Persons and Goods on board should ride quarantine, then the said Vessel with all the Persons and Goods on board, shall anchor in such place and for such length of time, not exceeding *Forty days*, as the said Mayor, Recorder and Aldermen, or the major part of them, shall direct and appoint. And all Masters or Commanders of Vessels, and others, who shall disobey such direction and appointment, or shall, without License first had and obtained from the aforesaid Mayor, Recorder and Aldermen, or any *two* of them, put on shore or unlade, or assist in putting on shore or unlading any Persons or Goods from any such Vessel as aforesaid, before the time mentioned in such direction or appointment is expired, shall forfeit and pay the sum of *Two Hundred Pounds* current money of this Province, for each offence.

Vessel's coming from places infected with contagious distempers, not to come further in than opposite to *PAGAN'S* point without licence from the Mayor, Recorder and Aldermen.

To anchor in such place as the Mayor, &c. shall direct, for a time not exceeding *Forty* days.

II. *And be it further enacted*, That the Master of any and every Vessel having on board the Yellow Fever, Putrid Bilious Fever, or other pestilential or contagious Distemper, or coming from any place infected with any of the before mentioned Distempers, shall, after notice of this act given as aforesaid, hoist such Vessel's Ensign Union down or if there be no Ensign, then he shall hoist such other Colours as may be on board half mast, and continue the said Signal until License be

To hoist an Ensign Union down, or other colours half-mast, to be continued till license be had to remove the same

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had to remove the same from the said Mayor, Recorder and Aldermen or any *two* of them, under the penalty of *Ten Pounds* for each and every offence.

Two hundred pounds penalty for concealment of any contagious distemper by the Master or Commander.

III. *And be it further enacted*, That in case the Master or Commander of any vessel coming from such infected place or having on board any Person or Persons infected with the Yellow Fever, Putrid Bilious Fever, or other contagious or pestilential Distemper, or having lost any Person or Persons on the passage by such Fevers, or other contagious or pestilential Distemper, shall conceal or deny the same, and not make a true discovery thereof, such Master or Commander shall forfeit and pay the sum of *Two Hundred Pounds*, current money of this Province, for each offence.

Common Council to appoint Physicians to inspect Vessels suspected.

IV. *And be it further enacted*, That the Common Council of the said City shall nominate and appoint one or more Physicians to visit and inspect all Vessels suspected of having on board the said Yellow Fever, Putrid Bilious Fever, or other contagious Distemper, whose business it shall be (when thereunto required by the Mayor, Recorder and Aldermen, of the said City or any *two* of them) to repair on board such suspected Vessel and examine and inquire into the health of the persons on board, and also of such other circumstances respecting the death of any person or persons who may have died on board the said Vessel on her passage and the prevalence of any of the before mentioned Distempers at any place where the said Vessel may have touched; or from whence such Vessel may have come, as such Physician or Physicians may think proper; and the said Physician or Physicians shall make a Report in writing, to the Persons requiring them to repair on board as aforesaid, of the result of such Inquiry and Examination and his or there opinion thereon, for which such Physician or Physicians shall be entitled to receive from the Chamberlain of the City of *Saint John*, by order from the Persons requiring them, to go on board, as aforesaid, such sum as the *Common Council* shall think sufficient and appoint, for every such Inquiry or Examination.

Penalties recovered to be one half to the prosecutor, & the other half to the use of the Corporation.

V. *And be it further enacted*, That the Fines and Penalties in this act mentioned shall be recoverable by action of debt in any of His MAJESTY'S Courts of Record in this Province by any Person who shall sue for and prosecute the same to effect and shall be divided one half to the person so suing and prosecuting and the other half to the use of the Mayor, Aldermen and Commonalty of the said City.

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C A P. VI.

An ACT to AMEND an Act, intituled
 “ An Act for regulating the FISHERIES
 “ in the different Rivers, Coves and
 “ Creeks of this Province” so far as
 the same respects the FISHERIES in
 that Part of the County of Northum-
 berland which is within the Bay and
 River MIRAMICHI and it's Branch-
 es. Passed the 12th MARCH, 1796.

WHEREAS in and by an act made and passed in the Preamble.
thirty third year of His MAJESTY'S Reign intituled,
 “ *An Act for regulating the Fisheries in the different Rivers,*
 “ *Coves, and Creeks, of this Province*” it is enacted “ That the
 fisheries in that part of the county of *Northumberland* which
 is within the Bay and River *Miramichi* and its branches shall
 be regulated in the manner therein after mentioned, that is to
 say, that the Justices of the Peace in the said county in their
 first General Sessions in each year shall divide the said Bay and
 River *Miramichi* and its branches as nearly as may be into *five*
 equal districts according to the number of permanent Settlers
 and shall appoint a certain time and place for the Inhabitants
 of each respective district to meet and choose *two* persons the
 best qualified for that purpose from their knowledge of the
 fisheries and situation of the Bay and River, all which persons,
 so chosen, shall forthwith meet together and proceed to make
 and form such Rules and Regulations for carrying on the fish-
 eries so far as respects the length of Nets in the said Bay and
 River, as they or the majority of them shall think the best
 and most proper to be adopted for the year ensuing; which
 Rules and Regulations are to be returned and submitted to
 the said Justices in their General Sessions to be held for that
 purpose to be by the said Justices either rejected or approved of,
 confirmed and established under such penalties and forfeitures,
 not exceeding the sum of *ten pounds*, as to the said Justices shall
 seem meet and necessary for carrying the same into execution;
 and that such rules and regulations shall be observed and obeyed
 by the Overseers of the Fisheries to be, by the said Justices, ap-
 pointed in the several districts agreeable to the provisions of that
 act

act in the same manner as if the same Rules and Regulations were therein and thereby particularly established and enacted. AND WHEREAS great inconveniencies have been experienced from the annual Election of Persons to form such Rules and Regulations agreeable to the said provisions of the said herein before recited act: AND WHEREAS certain Rules and Regulations have been made and confirmed at a Special Sessions of the Peace held for the county of *Northumberland* on the *twenty sixth, twenty seventh and twenty eighth* days of *January one thousand seven hundred and ninety five* agreeable to the provisions of the said herein before recited act; and it is expedient that the same should be continued without alterations for the term of *three years*.—

Regulations made in the month of January 1795, to remain in force until the 1st. of January 1799.

I. BE IT THEREFORE ENACTED, *by the Lieutenant Governor, Council and Assembly*, That the Rules and Regulations which have been returned and submitted to the Justices of the Peace for the county of *Northumberland* at the said Special Sessions herein before mentioned, and by them approved of, confirmed, and established to be observed shall be and remain in full force until the *first* day of *January* which will be in the year of our Lord *one thousand seven hundred and ninety nine* and no longer, any thing in the said herein before recited act to the contrary notwithstanding.

Proviso respecting rights of fishery claimed by the Heirs or Assigns of the late *William Davidson*.

II. *And be it further enacted*, That the said herein before recited act and every clause, matter and thing therein contained, except wherein the same is hereby altered, shall be and remain in full force, any thing herein before contained to the contrary notwithstanding. PROVIDED, That nothing in this act contained shall extend or be construed to extend to authorize the General Sessions of the Peace for the county of *Northumberland* to establish a Net across the South West branch of the river *Miramichi*, or to do any act or thing which shall in any way affect, abridge, extend, or alter the right of Fishery claimed at that place by the Heirs or Assigns, or Widow of the late *William Davidson*, Esquire, deceased or of any other person or persons whomsoever, any thing in the before recited act to the contrary notwithstanding.

C A P. VII.

An ACT for regulating, laying out and repairing HIGHWAYS and ROADS and for appointing COMMISSIONERS and SURVEYORS of Highways within the several Towns or Parishes in this Province, and for suspending for a limited Time, all the Laws now in force relating to the same. PASSED the 12th MARCH, 1796.

I. **B**E IT ENACTED, by the Lieutenant Governor, Council and Assembly, That an act made and passed in the *twenty sixth* year of His MAJESTY's Reign intituled, "*An Act for laying out, repairing and amending Highways, Roads and Streets, and for appointing Commissioners and Surveyors of Highways within the several Towns or Parishes in this Province*" also an act made and passed in the *thirty first* year of His MAJESTY's Reign intituled, "*An Act in addition to and in amendment of an Act intituled, 'An Act for laying out, repairing, and amending Highways, Roads and Streets, and for appointing Commissioners and Surveyors of Highways within the several Towns or Parishes in this Province,'*" be and the same are hereby suspended for the term of *five* years or during the operation of this act.

Former acts relating to roads and highways suspended for the term of five years, or during the operation of this act.

II. *And be it further enacted,* That the Commissioners and Surveyors already appointed by virtue of the said act, shall continue in their respective Offices until others shall be appointed and sworn as is hereafter directed; and that the Justices at their General Sessions to be held for the several counties next after the *first* day of *January* annually shall appoint a number of fit persons, not exceeding *five* nor less than *three*, to be Commissioners to lay out and regulate highways and roads in the town or parish for which they shall be so appointed; and the said Justices at the same time shall appoint a number of fit persons not exceeding *eight* nor less than *three* to be Surveyors of the said highways in each town or parish, who are to oversee and repair in the manner herein after directed the several highways within the respective towns or parishes for which they shall be

Commissioners and Surveyors appointed by virtue of former act, to continue till others shall be appointed and sworn.

In future not less than three nor more than five Commissioners, and not less than three nor more than eight Surveyors to be annually appointed in

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appointed;

each parish, who are to be sworn to the faithful discharge of their respective duties

and for refusal or neglect of duty to forfeit three pounds.

Lists of such appointments to be sent by the Clerks of the Peace to the Clerks of the respective parishes.

Commissioners authorized to lay out highways, and to alter any roads already laid out, if upon the oath of twelve freeholders, to be summoned by warrant of two Justices, it shall appear to be necessary, or,

with the consent of the Inhabitants of the parish, without such jury.

appointed; which said Commissioners and Surveyors shall be sworn to the faithful discharge of their respective offices for the year ensuing before the said Sessions or before any one of the Justices of the Peace within or nearest to the said town or parish for which such Commissioners or Surveyors shall be so appointed: And any person, being so nominated and appointed who shall refuse to accept of such office, to which he shall be so nominated and appointed, or shall neglect to be sworn as aforesaid, within *fourteen* days next after being duly notified of such nomination, or having accepted shall neglect his duty, shall forfeit for every refusal or neglect *three pounds*, to be recovered, with costs of suit, before any *two* of His MAJESTY'S Justices of the Peace; and the forfeiture shall be applied for the repairing of the highways. And it shall be the duty of the Clerks of the Peace in the several counties, upon such appointments being made forthwith to send lists thereof to the Clerks of the respective towns or parishes in such counties, and such Clerks of each town or parish shall within *twenty days* after receiving the list of such appointment give notice of the same.

III. *And be it further enacted*, That the Commissioners or the major part of them in the respective towns or parishes for which they shall be appointed Commissioners are hereby impowered and authorized to lay out such public highways and roads as they or the major part of them shall think most convenient as well for travellers as for the Inhabitants of each town or parish and the next adjacent towns, villages and neighbourhoods, and also to regulate the roads already laid out, and if any of them shall appear inconvenient and an alteration absolutely necessary, and the same be certified upon oath by *twelve* disinterested freeholders of the county in which such road lies, to be summoned by the High Sheriff, his Deputy or any Constable of the county by virtue of a warrant to be issued by *two* Justices of the Peace for that purpose on the application of *twelve* or more freeholders residing within the parish where the said road lies, then the said Commissioners shall alter the same; and the said Commissioners or the major part of them shall instead thereof lay out such other highways or roads as they judge most convenient to answer the purpose aforesaid, which highways and roads so laid out shall be common highways; and the charge arising from summoning such jury shall be paid by the persons applying to the said Justices—PROVIDED ALWAYS, That nothing in this clause shall extend to prevent the Commissioners from altering any road with the consent of the Inhabitants of such parish without the necessity of summoning such jury.

IV. *And be it further enacted,* That if any person or persons do or shall hereafter, alter, stop up or incroach on any street, highway, or road already laid out, or that shall be hereafter laid out in pursuance of this act by laying timber, wood, carts, trucks or any things thereon, such person so offending contrary to the meaning of this act shall for every such offence forfeit the sum of *forty shillings* to be recovered with costs of suit before any one Justice of the Peace upon the oath of one or more credible witness or witnesses and levied by warrant directed to the Constable of the town or parish where such offence shall be committed by distraining the goods and chattels of the offenders, and where no such effects are to be found the offender or offenders to be imprisoned for *six* days, or in case such offender shall not be known or found the same shall be recovered by the sale of so much of the timber, or wood, and the carts, trucks, or other things incumbering or stopping up the way in such road or street as aforesaid. And the said Constable after public notice is given by him of the selling such distress shall make sale thereof and out of the produce shall pay the forfeitures and charges and return the overplus, if any there be, to the owner or owners thereof when found; which said forfeitures shall be applied by the Commissioners for and towards the repairing of the public roads or highways within the district of the town or parish where the same may arise: And if the said nuisance shall continue the same shall be deemed a new offence, and shall be prosecuted and liable to the penalty aforesaid.

Persons, altering stopping, or incroaching on any street, road or highway to forfeit for every offence the sum of forty shillings.

V. *And be it further enacted,* That the width of all roads hereafter to be laid out shall be left to the discretion of the Commissioners for the time being of the town or parish where such roads may be laid out, so that they do not exceed in breadth *six* rods, and are not less than *two* rods.

Width of Roads to be not more than six nor less than two Rods.

VI. *And be it further enacted,* That the highways, roads and bridges within each county shall be cleared, maintained, and repaired by the Inhabitants thereof; and that every male Inhabitant of the age of *sixteen* years and upwards (except as herein after mentioned) shall either in person or by an able sufficient man in his room in each and every year, provided with such necessary implements as shall be directed by the said Surveyors work *six* days (allowing *eight* hours to each day's work) on the said highways, roads, and bridges within the town or parish where they respectively dwell—PROVIDED ALWAYS, That Inhabitants between *sixteen* and *twenty*

Every male Inhabitant, from the age of sixteen years and upwards, to work six days on the roads and bridges within the parish where they respectively dwell.

Inhabitants between sixteen

and twenty one years of age, Apprentices and hired Servants shall work three days, and common laborers & journeymen mechanics four day's.

one years of age, Apprentices and hired Servants shall be obliged to work *three* days and no more, common Laborers and Journeymen Mechanics *four* days and no more—PROVIDED ALSO, That upon application to *two* of His MAJESTY'S Justices of the Peace in the county, the said Justices shall and may in their discretion lessen the number of days labor to be performed by any aged or indigent Persons.

Commissioners by the first day of April in every year to make out lists of the Inhabitants in each parish with the number of days they are to work to be publicly advertised

Commissioners to direct the Surveyors at what places the work shall be

VII. *And be it further enacted*, That the Commissioners in each town or parish for the time being shall by the *first* day of *April* in each and every year make out a list of the Inhabitants in such town or parish with the number of days work to be performed by each, and shall advertise the same at the most public place in such town or parish, and shall also furnish the Surveyor in their respective districts with a list of such Inhabitants and the number of days work so to be done by each, and at the same time shall direct the said Surveyors at what places the work shall be done; which work shall be done by such Inhabitants under the direction of such Surveyors. And it shall further be the duty of the said Commissioners to add to their list the names of such persons as may come into their respective Parishes to reside after the *first* day of *April* unless they produce a certificate of their having performed their proportions of labor in some other town or parish.

Inhabitants may, in lieu of such labor, pay each two shillings and six pence per day on or before the first day of June in every year, or three shillings per day after that time.

VIII. *And be it further enacted*, That if any Inhabitants in such list prefer paying money to doing such labor, it shall and may be lawful for such Commissioners to take and receive from such Inhabitants the sum of *two shillings and six pence per day* for each day's labor required to be done by them, provided the same is paid into the hands of the Commissioners on or before the *first* day of *June* in every year, and if such money is not paid until after that time they shall be obliged to pay *three shillings per day* or perform such labor. And the monies which may be paid in lieu of such labor, as well as forfeitures which may be received by virtue of this act, shall be laid out under the direction of such Commissioners on such roads, streets, and bridges, between the *first* day of *May* and the *first* day of *November* in every year and accounted for by them to the Justices at their *first* General Sessions in every year.

Surveyors to summon the Inhabitants, giving six days notice in the fittest time to labor, between the first

IX. *And be it further enacted*, That the Surveyors of Highways in their respective districts shall be and are hereby empowered in the fittest and most seasonable time between the *first* day of *May* and the *first* day of *November* yearly to summon the

the Inhabitants contained in their respective lists, giving them at least *six* days notice of the time and place where they are to be employed, and shall their oversee and order the persons so summoned to labor in making, mending or repairing the highways, roads, streets and bridges in the most useful manner during the number of days appointed for each person to labor—and when any Surveyor of Highways shall judge the use of carts, wag-gons, trucks, ploughs or harrows more necessary then the labor of men, in that case he may call on any person within his district keeping any cart; truck; plough or harrow with *two* oxen or *two* horses; which cart, truck, plough or harrow with *two* oxen or *two* horses shall be equal to *two* days labor; and such Surveyors of Highways shall be excused from any other service on the Highways than the summoning, ordering and directing thereof.

day of May and the first day of November,

and, if necessary, to call out carts, trucks, plows or harrows, either of which, with two oxen or two horses to be equal to two days labor.

X. *And be it further enacted;* That if any transient person under the direction of such Surveyor shall neglect or refuse to work, or shall not work in such a manner as to satisfy such Surveyor, he is hereby empowered to dismiss such Inhabitant from the work and shall make complaint against him to some one of the Commissioners who shall immediately proceed against him in the same manner as is hereafter directed to be done to Inhabitants neglecting to work after being duly warned.

Transient persons refusing to work to be proceeded against as Inhabitants.

XI. *And be it further enacted,* That the Surveyors shall by the *first* day of *November* in each and every year deliver in writing to the Commissioners a list of such delinquents within their respective districts as have, after being duly warned, neglected to perform the whole or any part of the labor assigned to them respectively—and it shall be the Commissioners duty, within *ten* days after receiving such list, to make complaint to any Justice of the Peace against every such delinquent which Justice shall on conviction adjudge every such delinquent to pay the sum of *three shillings* for every day he has so neglected to work, together with costs of suit, to be levied by warrant of distress and sale of such offender's goods and chattles under the hand and seal of such Justice, directed to any Constable in such town or parish, and in case no goods or chattles can be found it shall and may be lawful to commit such offender to the common Gaol of the county not exceeding *six days*—PROVIDED ALWAYS, That if any person shall produce a certificate from any Commissioner appointed by this act, that he has in the current year done his tour of labor in any parish in this province,

Surveyors by the first of November to give in to the Commissioners a list of delinquents,

such delinquents, having neglected to perform the labor required, to pay three shillings for every day's default.

he shall be excused from doing such labor that year in any other parish.

Returns of highways to be made to the Clerks of the Peace and by them registered.

XII. *And be it further enacted*, That the Commissioners for each town or parish for which they shall be appointed, shall from time to time enter in writing all the highways or roads laid out or altered and sign the same, and make a return thereof into the office of the Clerk of the Peace for the county in which such highway or roads are laid out, to be by such Clerk entered in a book kept for that purpose, and whatsoever the said Commissioners shall do according to the powers given them in this act being so entered shall be valid and good to all intents and purposes whatsoever; and that every Commissioner who shall refuse or neglect to perform the duty enjoined and required of each of them as aforesaid, shall forfeit and pay for every such refusal or neglect a sum not less than *twenty shillings* nor more than *five pounds* to be recovered and applied as aforesaid.

Commissioners refusing or neglecting the duty enjoined them to forfeit not less than twenty shillings nor more than five pounds.

XIII. AND WHEREAS, it may be necessary to lay out private roads within the several counties in this province: *Be*

Commissioners, if on the oath of twelve freeholders it appear to be necessary, may lay out private roads

it further enacted, That upon application to the Commissioners, appointed as aforesaid for any town or parish, for a private road, such Commissioners shall view the same, and if they are of opinion such road is absolutely necessary, and *twelve* principal freeholders to be summoned, in manner aforesaid under oath shall be of the same opinion, the said Commissioners are hereby empowered to lay out such road. **PROVIDED**,

Owners of land through which private roads are laid out, to be paid the value thereof, to be estimated by agreement of the Parties, or by oath of the said freeholders.

That they shall not lay out such road through any person's land without the consent of the owner or owners thereof, or agreeing with and paying to him or them the value of the land so to be laid out into such highway with such damages as he or they may sustain by the said road; and in case they cannot agree then the true value shall be set and appraised by the Justices of the Peace issuing such warrant as aforesaid for the summoning such freeholders and by the oath of the said freeholders so summoned; and all the expenses and charges attending the said road shall be paid by the person or persons applying for the same; and the said road when laid out shall be for the only use of the person or persons who shall pay for the same, his and their heirs and assigns; but for no other use and purpose than that of a road—**PROVIDED ALWAYS**, That the owner or owners of the land through which such private road may be laid shall not be prevented from making use of such road if he shall signify his intention of making use of the same at the time when the jury are to ascertain the value of the

land

land and the damages by means of laying out such road—
PROVIDED ALSO, That no such private road shall
 be laid out more than *two* rods wide against the consent of the
 owner or owners of the lands through which the same is to
 pass.

XIV. And be it further enacted, That if any Public road
 hereafter to be laid out by virtue of this act, shall pass through
 any improved lands where the damage to the owner or owners
 of such lands by means of such road shall be greater than the
 allowance made for roads in the Grants of such lands, which
 shall be ascertained by a Jury to be summoned in the man-
 ner *first* herein before mentioned on the application of the
 owner or owners of the said land, or if such road shall occasi-
 on the removal of any buildings, then and in such cases the
 damage to the owner or owners of such land shall be ascertained
 by such Juries and shall be paid as other contingent charges
 of the county are paid.

Damages, caus-
 ed by public
 roads passing
 through im-
 proved lands,
 to be estimated
 by a jury and
 paid for as other
 contingent
 charges of the
 county.

XV. And be it further enacted, That the Commissioners of
 highways and roads for each town or parish or a major part of
 them be and they are hereby authorized and required after the
first Snow and as soon as the rivers and marshes are safe for the
 passing of cattle on the ice to order the Surveyors of highways
 and roads for the said town or parish to summon forthwith so
 many Inhabitants as the said Commissioners shall in their discre-
 tion think necessary to work after such manner as they the said
 Surveyors shall direct in cutting and carrying bushes or mark-
 ing ways. And such person not attending or refusing to perform
 the said work as directed by the said Surveyors shall forfeit the
 sum of *three shillings* for each day's neglect. And the rivers
 and the several parts of the same when frozen over as aforesaid
 shall be considered as a part of the towns or parishes to which
 they are respectively opposite for the purposes directed by this
 clause—And the Commissioners of the towns or parishes op-
 posite to each upon any river are hereby authorized and requir-
 ed to agree upon and determine the distance upon the said river
 which is to be worked upon by their respective towns in pur-
 suance of this act.

Commissioners
 to order
 Surveyors to
 summon Inha-
 bitants under
 their direction
 to mark ways in
 the Snow.

Rivers when fro-
 zen over con-
 sidered as part
 of the parishes to
 which they are
 opposite, for the
 purposes direct-
 ed in this clause

XVI. And be it further enacted, That every person keep-
 ing a team shall be obliged forthwith on being summoned by
 the said Surveyors to send his team with a competent driver to
 work in such manner as the said Surveyors shall direct; and
 on any such person neglecting to send his team and a good
 driver

Teams, to be
 sent, as direct-
 ed by Surveyors
 with competent
 drivers, under
 penalty of six
 shillings.

driver or not performing such reasonable work as the said Surveyors shall direct, the owner of the said team shall forfeit the sum of *six shillings*.

Ways to be marked as directed by Commissioners.

XVII. *And be it further enacted*, That the said way shall be marked in such place as the said Commissioners shall direct and with tops erected at the distance of not more than *four rods* lengthways of the said path from each other and *five feet* in height, and on any of the said marks being displaced the Surveyors shall summon forthwith as many of the nearest Inhabitants with their teams as they may judge necessary to replace them; and in case of refusal or neglect every person so offending shall forfeit the sum of *three shillings* for each man and *six shillings* for each team for each day so summoned.—**PROVIDED**; when the public roads are on the bank of the river the said path shall be marked on the river. The said fines and forfeitures to be recovered by complaint to a Justice of the Peace as in case of refusal to labor on the highways and to be appropriated by the Commissioners towards performing the said service. **PROVIDED ALWAYS**, That the number of hours which any person shall work in pursuance of the directions of this clause shall be deducted from and allowed as a part of the number of hours he is obliged by law to work upon the highways.

Work done in pursuance of the directions in this clause to be accounted as part of the work by law to be done on the roads.

Penalty of twenty shillings for cutting down or destroying such marks.

XVIII. *And be it further enacted*, That if any person shall wilfully cut or take down or destroy any of the bushes so to be erected by virtue of this act, he shall forfeit and pay the sum of *twenty shillings* upon conviction before any one of His Majesty's Justices of the Peace upon the oath of one or more credible witness or witnesses to be levied by warrant of distress and sale of the offenders goods; rendering the overplus if any, after deducting the costs and charges, to the offender; one half of the said forfeiture to the use of the Poor of the town or parish where such offence shall be committed, the other moiety to him or them who shall inform and sue for the same; and for want of such effects to levy on, the said offender or offenders shall be imprisoned for a time not exceeding *six days*.

Winter roads to be broken in the snow with teams &c.

XIX. *And be it further enacted*, That the said Surveyors of the Highways by the direction of the Commissioners shall have full power and authority, and they are hereby required during the Winter season to summon such and so many of the Inhabitants having horses, oxen or teams in their respective districts as they in their discretion shall think fit, to work at the

time

time and place appointed on the Highways or Public Winter Roads by breaking roads in the Snow with their said horses, oxen, or teams whenever the depth of Snow shall render the same necessary not exceeding *four days* in each Winter and at no greater distance than *three miles* from their own houses. And such Inhabitants shall perform the same work over and above the work which such Inhabitants are liable to perform upon the highway, roads and bridges in and by this act.

XX. *And be it further enacted*, That all sleds made use of for the purpose of carrying or transporting wood, hay, or other heavy materials shall not be less than *four feet eight inches* in width from outside to outside of the runners; and whosoever shall make use of any ox or horse sled of less demensions, and be thereof convicted by the oath of one or more credible witness or witnesses before any of His MAJESTY'S Justices of the Peace, or on the view of such Justice, shall be fined in the sum of *twenty shillings*; the same to be levied by distress and sale of the offender's goods and chattels by warrant under the hand and seal of such Justice rendering the overplus, if any, after deducting the costs and charges of such distress and sale, to the offender; which fines shall be paid and appropriated in like manner with the other penalties mentioned in this act. And it shall be the duty of all Commissioners and Surveyors of Highways and Constables in the respective parishes to prosecute all offences and breaches of this clause of the act—PROVIDED ALWAYS, That nothing herein before contained shall be construed to extend to any sled a man may use upon his own farm only, or to any bob-sled, or single ox or horse sled, or pleasure sleigh drawn by one or more horses.

Width of Sleds to be four feet eight inches from outside to outside of the runners.

XXI. *And be it further enacted*, That no horse-sled or sleigh shall be drawn on the highways or public roads of this province unless the same shall be furnished with one or more bell or bells for each horse drawing such sled or sleigh under the penalty of *five shillings* for every offence, to be recovered from the owner or driver thereof in the manner and to the uses last before mentioned.

Sleighs or sleds drawn by horses to be furnished with at least one bell for each horse.

XXII. *And be it further enacted*, That the respective Commissioners of Highways shall at the *first* sitting of the Court of General Sessions of the Peace in the respective counties in each year, deliver in to the Clerk of the Peace to be by him filed in such Court the several and respective accounts of the labor done on the highways so to be given them by the said Surveyors,

Commissioners to give in accounts at the first sitting of the General Sessions of the Peace, of labor done and money received by vir-

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and

tue of this act.

and also an account with proper vouchers of all sums of money received by them for fines or forfeitures accruing by virtue of this act and the purpose for which such sums shall have been expended; and if such sums or any part thereof remain in their hands they shall pay the same into the hands of the County Treasurer to be disposed of by the order of the Justices or the major part of them in their General Sessions for the making repairing and amending the roads, streets, and bridges in the district of the parish where such money was forfeited—And if any Commissioner shall neglect or refuse to deliver in such accounts or any or either of them to the Clerk of the Peace as aforesaid, he shall forfeit and pay for every offence the sum of *three pounds* to be recovered before *two* Justices of the Peace in such county respectively to be paid into the hands of the Treasurer and applied in the manner herein before mentioned, and shall also be subject to an action of debt to be brought by and in the name of the Treasurer of such county for any sum so remaining in his hands.

Three pounds penalty for each neglect or refusal.

Commissioners not required to work.

XXIII. *And be it further enacted*, That the Commissioners appointed by virtue of this act shall not be required to do any work on the highways, and that the Surveyors shall not be required to superintend the work more than *six* days; and in all cases where additional Surveyors are wanted the Commissioners shall continue the Surveyors and pay them at the rate of *three shillings* per day out of the monies voluntarily paid into their hands or collected for fines by virtue of this act.

Surveyors to superintend the work only six days.

Prosecutions for penalties to be brought within six months.

XXIV. *And be it further enacted*, That no prosecution or suit for the recovery of any of the penalties mentioned in this act, shall be brought or instituted after the expiration of *six months* from the time of committing the offence intended to be prosecuted—*PROVIDED NEVERTHELESS*, That nothing in this act shall be construed to extend to prevent those intrusted with public monies by virtue of any of the herein before recited acts from being held accountable for all monies so received by them.

Limitation.

XXV. *And be it further enacted*, That this act shall continue and be in force *five years* and no longer.