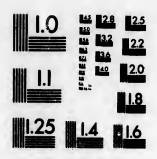
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STATUTES AT LARGE,

GENERAL ASSEMBLIES

HIS MAJESTY'S PROVINCE OF NOVA-SCOTIA:

The Sixth Session of the Eighth General Assembly,

Which met at HALIFAX, the twenty-eighth Day of November, in the forty-fixth year of His Majesty's Reign, A. D. 1805, being the fifty-fifth Session of the GENERAL ASSEMBLY;

The fifty-fixth year of His Majesty's Reign, inclusive;

WITH AN INDEX.

PUBLISHED BY ORDER OF THE GOVERNOR, COUNCIL AND HOUSE OF ASSEMBLY.

VOL. II.

COGSWELL HENRY H.



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At the GENERAL ASSEMBLY of the Province of Nova-Scotia, begun and holden at Halifax, on the Twentieth day of February, Anno Domini, 1800, and continued by feveral Prorogations to Thursday the Twenty-Eighth day of November, 1805; in the Forty-sixth year of the Reign of our Sovereign Lord GEORGE the Third, by the Grace of God of the United Kingdom of Great-Britain and Ireland, KING, Defender of the Faith, &c. &c. being the Sixth Session of the Eighth General Assembly, convened in the said Province.*

CAP. I.

An ACT for applying certain Monies therein mentioned for the fervice of the year One Thousand Eight Hundred and Four, and the year One Thousand Eight Hundred and Five, and for appropriating such part of the Supplies granted in the last and present Session of the General Assembly as are not already appropriated by the Laws or Acts of the Province.

executed.

CAP. II.

An ACT to revive, and continue in force, the feveral Revenue Laws, for the support of His Majesty's Government in this Province.

Expired.

^{*} In the time of Sir John Wentworth, Baronet, Lieutenant-Governor; S. S. Blowers, Chief Justice and President of Council; William Cottnam Tonge, Speaker; James Gantier, Secretary of Council; and James B. Francklin, Clerk of Assembly.

CAP. III.

Vide Vol. 1. page 411.

An ACT in addition to, and in amendment of an Act, made and passed in the thirty-ninth year of His present Majesty's reign, entitled, An Act for raising a Revenue to repair the Roads throughout the Province, by laying a Duty on Persons hereafter to be Licensed to keep Public Houses or Shops for the retail of Spirituous Liquors, and for regulating fuch Public Houses and Shops.

· emble.

THEREAS, it is expedient that the Clerks of the Licences, in the several Counties and Diffricts of this Province, should be obliged to give good and sufficient security for the diligent and faithful discharge of the duties of that Office, and no provision is made by the said AE to enable the Justices, in their General Sessions of the Peace, to require Juch Security to be given:

Clerks of Licences to give Bonds.

Allowance to Clerk of

Sessions, for drawing Bond.

Appointment

1. Be it therefore enacted, by the Lieutenant-Governor, Council and Assembly, That, from and after the publication hereof, the Clerks of the Licences, hereafter to be appointed, shall, before they enter on the duties of their office, give bond to His Majesty, and his successors, with two good and sufficient sureties, for the faithful discharge thereof; which bond shall be made out by the Clerk of the Sessions, who shall, and is hereby entitled to, receive two shillings and fix-pence for the writing such bond.

II. And be it further enacted, That the Grand Juries in the different Counties and Districts of this Province, the District of Halifax excepted, shall, annually, at the Sessions of the Peace, when the Town Officers are usually appointed in minate three fit and proper persons to fill such Office; one of whom the Justices in their said Sessions, shall appoint Clerk of the Licences for fuch County, or District, for the year then next ensuing, who shall be sworn, and give bond as aforefaid.

CAP. IV.

Volume 200 An ACT to continue an Act, made and passed in the ethirty-ninth year of His present Majesty's reign, entitled, An Act for raising a Revenue to repair Roads throughout the Province, by laying a Duty on persons hereafter to be licensed to keep Public Houses or Shops for the retail of Spirituous Liquors, and for regulating fuch Public Houses and Shops. Also, the Act, passed in the fortieth year of His Majesty's reign in amendment of the aboverecited Act; and, also, an Act, passed in the forty-first year of His Majesty's reign, entitled, An Act in addition to, and amendment of, the above-recited Act.

Expired.

CAP. V.

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An ACT to revive and continue an Act, passed in the thirty-second year of His present Majesty's reign, entitled, An Act for the further increase of the Revenue, by raising a Duty of Excise on all Expired. Goods, Wares, and Merchandise, imported into this Province; and, also, the Act, in amendment thereof, passed in the forty-first year of His present Majesty's reign, entitled, An Act to alter, amend, and continue, an Act, made and passed in the thirty-second year of His present Majesty's reign, entitled, An Act for the further increase of the Revenue, by raising a Duty of Excise, on all Goods, Wares and Merchandise, imported into this Province.

CAP. VI.

An ACT to encourage the fitting out of Vessels in this Province, Executed. for carrying on the Bank and Cod Fisheries.

CAP. VII.

An ACT to revive, and continue, an Act, made and passed in the twenty-ninth year of His present Majesty's reign, entitled, An Act for the better support of the Poor in the respective Counties of this Province, by laying an Impost Duty on articles imported into this Province from the United States of America.

CAP. VIII.

An ACT to revive and continue an Act, made and passed in the Expired. thirty-fourth year of His present Majesty's reign, entitled, An Act to provide for the Grammar School in Halifax, and for other public purposes therein contained.

C. IX-X-XI-XII-XIII. Anno quadragefimo fexto Georgii III. 1805.

CAP. IX.

Executed.

An ACT for granting Two Thousand Pounds for the encouragement of the Agriculture of this Province.

CAP. X.

Expired.

An ACT in addition to, and amendment of, an Act, made in the fortieth year of His present Majesty's reign, entitled, An Act in further addition to, and for altering and amending, an Act, passed in the thirty-fifth year of His present Majesty's reign, entitled, An Act to amend, and reduce into one Act, the several Laws now in being relating to a Militia in this Province.

CAP. XI.

Expired.

An ACT to regulate the expenditure of Monies hereafter to be appropriated for the service of Roads and Bridges.

CAP. XII.

Expired.

An ACT to continue in force the several Acts therein mentioned.

CAP. XIII.

Vide Post 47 Geo. III. cap. XI. An ACT for establishing a Circuit Court in the County of Lunenburgh, and District of Pictou, and for amending the several Acts now in force relative to the Circuit Courts.

Sitting of Supreme Court at Lunepburgh and Pictou. 48th Gco. cap. XVI.

BE it enacted, by the Lieutenant-Governor, Council, and Assembly, That a Sessions of the Supreme Court shall be held annually at Lunenburgh, in the County of Lunenburgh, on the second Tuesday of August; and at Pictou, in the District of Pictou, on the second Tuesday in June, and shall not sit longer at either place than sive days.

Supreme Circuit Court. II. And be it further enacted, That the Circuit Courts in the Counties of Hants, King's County, Annapolis, and Cumberland, and in the District of Colchester, shall, in future, be held on the respective days following, that is to say—At Windsor on the third Tuesday of September; at Horton on the fourth Tuesday of September; at Annapolis on the Tuesday next

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after the fitting at Horton; at Truro on the first Tuesday of June; and at Amherst, in the County of Cumberland, on the third Tuesday in June : any law, usage or custom, to the con-

trary notwithstanding.

III. And be it further enacled, That, from and after the passing of this Act, the Inferior Courts of Common Pleas, and General Sessions of the Peace, for the said Districts of Colchester and Pictou, shall respectively hold their secon sittings in each year, upon the day after the adjournment of the Supreme Court; and that the Inferior Court of Common Pleas, and General Seffions of the Peace, for the County of Cumberland, shall hold their first fittings in every land. year, upon the day after the adjournment of the Supreme Court at Amberst; and that the Grand and Petit Juries returned for the Supreme Court in the Districts and County aforesaid, Of Jurors. shall respectively serve for the said Inferior Courts of Common Pleas, and General Sessions of the Peace for the Districts and County aforesaid, in like manner as if they had been summoned for the fame; and that fuch writs as may have been, or shall be, issued, returnable to any of the Of writs. said Courts, shall be returned on the respective days herein before appointed for the sitting of such Courts; and all such writs, hereafter to be issued, shall be made returnable on the first day of fuch fittings respectively, and the parties shall be bound to appear in Court accordingly.

IV. And be it turther enacled, That the Chief Justice, and Assistant Justices, of His Majesty's Allowance of Supreme Court, who shall travel and serve on any of the Circuit Courts, shall be severally allowed One Pound Three Shillings and Four Pence, per day, for their travelling expences, to commence on the day of leaving their respective homes, or places of abode, and to end four days after the adjournment of the Court at the last place where the sittings shall be held in the

Spring, August and Autumn, Circuits respectively.

V. And be it further enacted, That in the absence of the Chief Justice, the Supreme Courts in each and every of the Counties and Districts in which they may by law sit, may be held by one of the Assistant Justices of the said Court, and such person or persons being a Justice of the Common Pleas, or of the profession of the Law, as the Governor, Lieutenant-Governor, or Commander in Chief for the time being, may, by advice of Council, affociate and commission, from time to time, for that purpose; any law, usage or custom, to the contrary notwithstand- *Vide 50 Geo. ing.

Sittings of the Inferior Court of Common Pleas at Colchester, Pictou,

Justices going

Absence of the Chief Justice at a Sitting of the Supreme Court in a County or District of the III. cap. XV.

CAP. XIV.

An ACT for altering the time of holding the Courts of Common Pleas, and General Sessions of the Peace, in the Counties of Annapolis and King's County.

THEREAS, the holding the said Courts of Common Pleas, and General Sessions of the Peace, on the first Tuesday of April in the Town of Annapolis, bath been found inconvenient :

1. For remedy whereof, Be it enacted, by the Lieutenant-Governor, Council, and Assembly, That ing Court of the faid Court of Common Pleas, and General Sessions of the Peace, shall, in suture, be held in the faid Town of Annapolis, on the third Tuesday of April, instead of the said first Tuesday and King's of April, any law, usage or custom, to the contrary not withstanding.

II. And he it further enacted, by the authority aforefaid, That the faid Courts of Common mon Pleas to be Pleas, and General Sessions of the Peace, for the said County of King's County, shall, in future held at Horton

Preamble. Time of hold-Common Pleas at Annapolis County. Court of Combe County.

g's Counheld on of Sepfday next after

be held at Horton, in the faid County, on the second Tue day of April, and second Tue day of October, in every year; any law, usage or custom, to the contrary, in anywise, notwithstanding.

CAP. XV.

An ACT for the further regulation of Inferior Courts, and Special Jurors.

Preamble.

HEREAS, the adjournment of the Inferior Courts of Common Pleas, and Courts of General Seffiens of the Peace, to distant days, is often attended with inconvenience, and it is expedient to limit such Courts to terms:

Sittings of Inferior Courts limited.

I. Be it enacted, by the Lieutenant-Governor, Council and Affembly, That, from and after the publication hereof, the respective Sessions of the Inserior Courts of Common Pleas, and General Sessions of the Peace, shall not exceed the term of ten days, except at Halifax, for the County of Halifax, where the Court, and General Sessions of the Peace, may be kept open fourteen days from the commencement thereof, and shall be adjourned, from time to time, as the business to be done at such Courts respectively, during each term, shall appear to require; and that in each and every Special Sessions of the Peace which may by law be held, the particular business for which such Special Sessions shall have been called, (and which shall always be specified and declared at the call thereof) shall only be done and transacted, any law or usage to the contrary notwithstanding.

Special Jurors.

II. And be it further enacted, That Special Jurors shall be entitled to receive two shillings and six pence each, in every cause, and no more, and that all Special Jurors, duly summoned, who shall make default, shall be liable to the same sines and forfeitures as Petit Jurors are by Law liable for delinquency.

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At the GENERAL ASSEMULY of the Province of Nova-Scotia, begun and holden at Halifax, on the Eighteenth day of November, 1806, in the Forty-feventh year of the Reign of our Sovereign Lord GEORGE the Third, of the United Kingdom of Great-Britain and Ireland, KING, Defender of the Faith, &c. being the First Session of the Ninth General Assembly, convened in the said Province.*

CAP. I.

An ACT for applying certain Monies therein mentioned for the Executed. fervice of the year One Thousand Eight Hundred and Six, and for appropriating such part of the Supplies granted in this Session of the General Assembly as are not already appropriated by the Laws or Acts of the Province.

CAP. II.

An ACT to regulate the Expenditure of Monies, hereafter to be appropriated, for the Service of Roads and Bridges.

CAP. III.

An ACT to encourage the raifing of Bread Corn on new Lands.

CAP. IV.

An ACT to encourage the Fisheries of this Province, by granting a a Bounty on the importation of Salt.

Executed.

^{*} In the time of Sir John Wentworth, Baronet, Lieutenant-Governor; S. S. Blowers, Esq. Chief Justice and President of Council; Lewis M. Wilkins, Esq. Speaker of the Assembly; James Gautier, Secretary of Council; and James B. Francklin, Clerk of Assembly.

C.V-VI-VII-VIII. Anno quadragesimo sexto Georgii III. 1806

CAP. V.

An ACT for granting a Bounty on Dry Cod and Scale Fish, exported to his Majesty's Islands, Colonies, and Plantations in the West-Indies.

CAP. VI.

Expired. An ACT to continue in force the several Revenue Laws for the support of his Majesty's Government in this Province.

CAP. VII.

An ACT to continue an Act, made and passed in the Thirty-fourth year of his present Majesty's reign, entitled, An Act to provide for the Grammar School in Halisax, and for other public purposes therein contained,

CAP. VIII.

An ACT to continue an Act, passed in the Thirty-second year of his present Majesty's reign, entitled, An Act for the surther increase of the Revenue, by raising a Duty of Excise on all Goods, Wares, and Merchandise, imported into this Province; and also, the Act, in amendment thereof, passed in the Forty-sirst year of his present Majesty's reign, entitled, An Act to alter, amend, and continue an Act, made and passed in the Thirty-second year of his present Majesty's reign, entitled, An Act for the surther increase of the Revenue, by raising a Duty of Excise on all Goods, Wares and Merchandise, imported into this Province.

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CAP. IX.

An ACT to continue an Act, made and passed in the Thirty-ninth year of his present Majesty's reign, entitled, An Act for raising a Revenue to repair the roads throughout the Province, by laying a duty on persons hereafter to be licensed to keep Public Houses or Shops for the retail of Spirituous Liquors, and for regulating Expired. fuch Public Houses and Shops; also, the Act, passed in the Fortieth year of his Majesty's reign in amendment of the above recited Act; also, an Act, passed in the Forty-first year of his Majesty's reign, entitled, an Act in addition to, and amendment of the above recited Act; and also, the Act passed in the Forty-sixth year of his Majesty's reign, entitled, an Act in addition to, and in amendment of the above recited Act.

CAP. X.

An ACT to continue an Act, made and passed in the Twenty-ninth year of his present Majesty's reign, entitled, An Act for the better Expired. support of the Poor, in the respective Counties of this Province, by laying an Impost Duty on articles imported into this Province from the United States of America.

CAP. XI.

An ACT in addition to and amendment of an Act, made in the Fortyfixth year of his present Majesty's reign, entitled, An Act for establishing a Circuit Court in the County of Lunenburg, and District of Pictou, and for amending the feveral Acts now in force, relative to the Circuit Courts.

THEREAS the Inferior Court of Common Pleas, and Seffions of the Peace, for the District of Pictou, in their Winter term, is now holden on the third Fuefday of January; which time Proumble. is found to be inconvenient, by reason that the Ice, at that season, is not Sufficient for persons to cross the harbours and rivers in the /aid District to attend the faid Court :

I. Be it therefore enacted, by the Lieutenant-Governor, Council and Affembly, That the Inferior Times of hold-Court of Common Pleas, and Court of Sessions of the Peace, for the District of Pictou, in ing Inserior Court and Sessions their Winter term, shall be holden at the Town Plot of Pictou, on the first Tuesday of February, sions of Peace instead of the said third Tuesday of January, hereafter.

at Pictou.

C. XII-XIII-XIV. Anno quadragessimo septimo Georgii III. 1806.

And whereas, the Inferior Courts of Common Pleas, by the faid Acl, fit in the faid Diffricts of Colchefter and Pictou, on the day after the adjournment of the Supreme Court in June ; which has been found inconvenient in both the fuld Diffriels :

Inferior Court 1st Tuesday July, and at Picton 4th Tuesday July.

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Il. Be il eberefore enacted; That the faid Inferior Courts of Common Pleas, shall be holden in to sit at Truro, the faid Diffricts, in their Summer Term, at the times following, that is to fay, at Truro, for the Diffrict of Colchefter, on the first Tuesday of July, and at the laid Town Plot of Pictou, for the District of Pictou, on the fourth Tuesday of July, hereafter.

MCAP XII.

Expired.

An ACT to continue in force the feveral Acts therein mentioned.

CAP. XIII.

An ACT in further amendment of an Act, made and passed in the Thirty-ninth year of His Majesty's reign, entitled, An Act for raifing a Kevenue to repair the Roads throughout the Province, by laying a Duty on persons hereafter to be licenced to keep Public Houses or Shops, for the retail of Spirituous Liquors, and for regulating fuch Public Houses and Shops.

Licence Money ollected out of the bounds of Halifax, to be paid into the Treasury, and applied on Roads where

collected.

E it enacled, by the Lieutenant-Governor, Council and Affembly, That it shall and may be law-I ful for the Governor, Lieutenant-Gouernor, or Commander in Chief, for the time being, to cause the Licence money, which shall hereafter be collected out of the bounds of the Township of Halifax, by the Clerk of the Licenses for the County of Halifax, and paid by him into the Treasury of the Province, pursuant to the directions of the said Act, to be applied to the repair of the public Roads, within the Township or Place, wherein such money shall have been collected. Any thing in the faid Act, to the contrary thereof notwithstanding.

CAP. XIV.

death of Annui-

Expired by the An Act for granting an Annuity to John Newton, Esq. one of the Collectors of Impost and Excise, for the District of Halisax.

be lawtime bes of the paid by applied y shall ding.

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CAP.

CAP. XV.

An ACT in further addition to, and amendment of an Act, made in the second year of his present Majesty's Reign, entitled, An Act for the appointment of Firewards, ascertaining their duty, and for punishing Thests and Disorders at the time of Fire.

THEREAS it having been found necessary to provide more than two Fire-Engines for the Town Preamble. of Halifax, it becomes expedient to increase the number of Engine Men :

I. Be it therefore enacted by the Lieutenant-Governor, Council and Affembly, That it shall be lawful Twelveadditi for the Justices of the Peace, in their Sessions, for the Town and County of Halifax, to appoint, and Firemon a further number of diferent and prudent perfors as Engine Men, not exceeding Twelve, in ad- appointed. dition to the number already appointed, or to be appointed, under the A& or A& this is a further amondment; and fuch persons shall be subject to the duties, and all the privileges and exemptions, granted by the fald Acts to Fire-Engine Men:

And whereas the present number of Firewards in the Town of Halifan has been found insufficient : II. Be it enocled, That it shall and may be lawful, for the Justices of the Peace in the Town and County of Halifax, to appoint a further number of diferent persons as Firewards, not exceeding five, in the feveral parts of the faid Town of Halifax who shall be fworn faithfully to discharge their trust, and who shall be invested with all the powers and regulations, as are provided for, in, and by the several Acts aforesaid.

III. And be it further enacled, That the exemption from working on the Highways, granted by Law, to Engine Men, in the Town of Halifax, be extended, and the fame is hereby extended, to Engine Men, appointed, or to be appointed by the aforesaid Acta in the Towns of Annapolis, Windfor, Shelburne, Liverpool and Lunenburg.

Five additional

exempted from Highway la-

CAP. XVI.

An ACT to regulate the appointment of Collectors, and other Officers of Impost and Excise.

BE it enacted, by the Licutenant Governor, Council and Affembly, That from and after the One Collector first day of January, one thousand eight hundred and seven, there shall be only one of Impost and person appointed or employed, as Collector of Impost and Excise, for the district of Halifax, or any other Diffrict or Port in this Province.

II. And be it further enacted, That, from and after the faid first day of January, one thousand Collector at eight hundred and seven, there shall be allowed and paid to the Collectors of Impost and Excife, out of all and every the duties respectively collected by them, and paid in cash into the Treasury of the Province, as follows: that is to say, to defray the charges of collection, in the Diffict of Halifax, Three pounds ten shillings, and no more, on every hundred pounds, there collected and paid; and Ten pounds, and no more, on every Hundred pounds, collected and paid, at all, and every other, the Diffricts and Ports in this Province; which several allowances, shall be in lieu of all fees and perquifites whatfoever. Provided nevertheless, That if any Collector of Impost and Excise, shall directly or indirectly, follow and exercise, the butiness or

each £.100

Collectors of

Collectors not to be concerned trade in trade.

Under penalty of 501. If convicted of trading, to be deprived that year of his Commission.

Waiters and Guagers to be appointed in Out-Ports or Districts, and to be allowed 5 per cent.

Collectors to give Bond.

Bond of Collec . tor of Halifax, Bonds of Collectors at Out Ports 1000l.

Time for security to be giv-

Commissionera of the Revenue to direct the prosecution of delinquents, &c.

Books to kept by double entry.

Their inspecti-Collectors to transmit to

trade of a Merchant, Shopkeeper or Dealer, in any of the articles by law subject to the duties, he shall forfeit and pay for each and every offence, the sum of Fifty Pounds; to be recovered in any of his Majefty's Courts of Record in this Province, by bill, plaint or information; one half of which torfeiture shall be paid to his Majesty, for the use of the Government of this Province, the other half to the person or persons prosecuting for the same; and no commission That be allowed fuch Collector, on the duties by him collected, for the year in which such offence shall have been committed.

III. And be it further enacled, That it shall and may be lawful for the Governor, Lieutenant-Governor, or Commander in Chief, for the time being, to appoint a fit and proper person, not being a Collector of Impostand Excise, as a Waiter and Guager, in each of the out-ports and Diffricts of this Province, who (the Waiters and Guager of Halifax excepted) shall be paid Five Pounds for every Hundred Pounds, of Net Revenue collected in fuch Port or District;

(except as before excepted) and paid into the Treasury.

IV. And be it further enacled, That the Collectors of Impost and Excise, already appointed in and for the feveral Districts and Ports of this Province, shall, forthwith, give bond, with two fureties, to his Majefty, his heirs and fucceffors, for the due and faithful performance of the duties of the Office of Collector within their respective Districts or Ports, agreeably to the true intent and provisions of the several Revenue Acts of this Province, already in force, or hereafter to be enacted; that is to fay: the Collector of Impost and Excise at Halifax, and his sureties, shall become bound as aforesaid, in the sum of five thousand pounds; and the Collectors at the other Districts and Ports respectively, with their sureties, in the sum of one thousand pounds; and every Collector hereafter to be appointed, shall give like bonds, before he enters on the execution of his Office.

N. And be it further enacled, That if any Collector, now in Office, shall fail to complete his fecurity, as aforefaid, by the first day of July next, he shall be put out of Office, and another

person appointed in his Read.

VI. And be it further enacted, That it shall and may be lawful, for the Commissioners of the Revenue, and they are hereby required, to order and direct profecutions to be speedily commenced, against all delinquent Officers, and Provincial Debtors, and their sureties, without favour or diffinction; and also, to direct any informations to be filed on account of any seizures or forfeitures of the Revenue Laws of this Province.

.VII. And be it further enacted, That the Collectors of Impost and Excise, shall keep a regular fet of Books, by double entry wherein shall be opened accounts with all and every importing Merchant; debiting all entries, and crediting all receipts of Money, Permits, and Certificates of Drawbacks; which Books, shall be regularly balanced, and produced for inspection with their general accounts, when called for by the Treasurer of the Province, or the Committee of Public Accounts; and the Collectors of Impolt and Excise, are hereby directed to transmit, Treasurer, List quarterly, to the Treasurer of the Province, a list of Permits by them given, and received, for of Permits giv- the removal of dutiable articles within the preceding quarter; under pain of removal from en and received Office for neglect of his Duty.

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regular apporting ctificates on with mmittee ransmit, wed, for al from At the GENERAL ASSEMBLY of the Province of Nova-Scotia, begun and holden at Halifax, on Tuesday the Eighteenth day of November, Anno Domini, 1806, and continued by several Prorogations to Thursday the third day of December, 1807, in the Forty-eighth year of the Reign of our Sovereign Lord GEORGE the Third, by the Grace of God, of the United Kingdom of Great-Britain and Ireland, KING, Desender of the Faith, &c. &c. being the Second Session of the Ninth General Assembly, convened in the said Province.*

CAP. I.

An ACT for applying certain Monies therein mentioned for the Executed. Service of the year enfuing; and for appropriating such part of the Supplies granted in this Session of the General Assembly, as are not already appropriated by the Laws or Acts of the Province.

CAP. II.

An ACT for granting to His Majesty certain duties on Wine, Rum, Expired and other distilled Spirituous Liquors, Molasses, Coffee and Brown Sugar, for the support of His Majesty's Government; and for promoting the Agriculture, Commerce and Fisheries of this Province.

^{*} In the time of Sir John Wentworth, Baronet, Licutenant-Governor; S. S. Blowers, Esq. Chief Justice and President of Council; Lewis M. Wilkins, Esq. Speaker of the Assembly; James Gautier, Secretary of Council; and James B. Franklin, Clerk of Assembly.

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CAP. III.

An ACT to revive, alter and continue, an Act passed in the thirtyninth year of his present Majesty's reign, entitled, An Act for raising a Revenue to repair the Roads throughout the Province, by
laying a Duty on Persons hereafter to be licensed to keep Public
Houses or Shops for the retail of Spirituous Liquors, and for regulating such Public Houses and Shops; also, the Act, passed in the
fortieth year of his Majesty's reign in amendment of the above-recited Act; also, an Act, passed in the forty-first year of his Majesty's reign, entitled, An Act in addition to, and in amendment of
the above-recited Act; and also the Act, passed in the forty-fixth
year of his Majesty's reign, entitled, An Act in addition to, and in
amendment of, the above-recited Act.

411, 430, 47 G. 3, Cap. 13.

Revival of Licence Act.

Its continuance

Duty of Clerk of License. and Recompence.

Application of Licence duty at Halifax. E it enacted, by the Lieutenant-Governor, Council and Affembly, That the faid Acts, and every matter, and thing therein contained, except the fourteenth section, or clause, of the said first-mentioned Act, so passed in the thirty-ninth year of his present Majesty's reign, shall be, and the same are hereby revived and continued in sorce for one year from the publication hereof, and no louger.

II. And be it further enacted, That the Clerks of the Licence for the several Counties and Districts of this Province, shall, once in every quarter, render a just account, and pay into the hands of the respective Treasurers of such County or District, all monies and sines received by them by virtue of this Act, deducting thereout, seven and a half per cent. for their trouble

III. And be it further enacted, That the Treasurer of the County of Halifax, shall once every quarter pay to the Commissioners appointed for the repairing, paving, and keeping in repair, the Streets of Halifax, all monies received by him under and by virtue of the several Acts hereby continued; and the said Commissioners shall expend the same in manner and form sollowing, that is to say—One sists part thereof in repairing the Road leading from Halifax to Sackville as far as the Seven Mile Post; and one other sists part thereof in repairing the Road leading from the Seven Mile Post to the Bridge at Sackville; and the remaining three sists parts thereof shall be by the said Commissioners expended in making and repairing the Roads, Streets and Lanes within the Town of Halifax, and within ten miles thereof: and the said Commissioners shall account for the same to the General Assembly in the same manner they are by law required to account for the expenditure of all other monies.

IV. And be it further enacted, That all monies raised in the other Counties and Districts of this Province, shall be appropriated and applied by the Justices of the several Counties or Districts, by and with the advice of the Grand Juries for such Counties or Districts, to the making, opening and repairing, the Public Roads, making or repairing Bridges, or establishing Ferries throughout the several Counties or Districts within which such monies shall have been

collected.

Application of Licence Duty in other Counties, &c. hirty-

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CAP. IV.

An ACT for repealing so much of an Act, made in the thirty-second year of His Majesty's Reign, entitled, An Act for the further increase of the Revenue, by raising a Duty of Excise on all Goods, Wares and Merchandise, imported into this Province, as exempts from fuch Duty certain articles therein enumerated; and for declaring what Goods and Merchandise shall hereafter be exempt from fuch Duty of Excise.

DE it enacled, by the Lieutenant-Governor, Council and Affembly, That from and after the publication hereof, the fixth Section of the Act of the General Assembly, made and passed in the thirty-second year of his Majesty's reign, entitled, An Act for the further increase of the Revenue, by raifing a Duty of Excise on all Goods, Wares and Merchandise, imported into this

Province—shall be, and the same is hereby repealed.

Repeal of sixth Section of Re venue Act, 32d George III.

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II. And be it further enacled, That in lieu of the articles enumerated in the Sixth Section of the Act aforesaid, the following shall hereafter be free and exempt from the Excise Duties imposed by the said Act, that is to say, all such articles imported from the United States of America, as are already made subject by Law to a duty of ten per cent. Also, Flour, Meal, Grain and Lumber of all kinds; also Wine, Rum, and Spirituous Liquors of all forts; Molasses, Coffee, Brown Sugar, Salt, Coals, Pitch, Tar, Turpentine, Fish, Fish Oil, Furs and Skins of all kinds; unwrought Iron, Hemp, Anchors, Grapnals, Sail Cloth, Cordage, Twine, Lines and Fish Hooks, which said herein described and enumerated articles, shall and may be imported into and confumed in this Province, free and clear of and from the respective Excise Duties of Two Pounds Ten Shillings per centum, and Five Pounds per centum, imposed by the faid Act.

Certain articles from the United States may free of duty.

III. And be it further enacted, That if any Contractor, or Contractors, Commissary or Commissaries, actually in his Majesty's service or employment, shall import or bring into this Province for the use of his Majesty's Navy or Army, any Salted Beef, Pork, or Butter or Cocoa, from any port or place whence such articles respectively may be lawfully imported, the same shall be exempt and free from the duties imposed by the said Act. Provided always, that the Contractor or Contractors, Commissary or Commissaries, who shall import as aforesaid, any of the articles last above enumerated, shall in respect thereto abide by and comply with the conditions and directions required by the faid Act, in respect to certain articles therein enumerated and allowed to be imported by such Contractors or Commissaries for the uses aforesaid, free from duty, under certain restrictions and conditions in said Act expressed.

Beef, Pork, Butter, and Co. coa, may be imported for Navy or Army.

IV. And be it further enacled, That this Act, and every matter, clause and thing, herein contained, shall be, and remain, in full force and virtue, until the thirty-first day of December, in the year one thousand eight hundred and eight, and no longer.

Continuance of

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16 C.V-VI-VII-VIII-IX-X. Anno quadragefimo octavo Georgii III. 1807.

CAP. V.

Expired.

An ACT to continue an Act made and passed in the twenty-ninth year of his present Majesty's reign, entitled, An Act for the better support of the Poor in the respective Counties of this Province, by laying an Impost Duty on articles imported into this Province from the United States of America.

CAP. VI.

Expired.

An ACT to continue an Act passed in the thirty-second year of his present Majesty's Reign, entitled, An Act for the further increase of the Revenue, by raising a Duty of Excise on all Goods, Wares and Merchandise, imported into this Province.

CAP. VII.

Expired.

An ACT to revive and continue certain Acts of this Province, relating to the Militia.

CAP. VIII.

Expired.

An ACT for encouraging the Fflablishment of Schools throughout the Province.

CAP. IX.

390 Expired. An ACT to continue an A& respecting Aliens coming into this Province, or residing therein.

CAP. X.

Expired.

An ACT to continue an Act made and passed in the forty-seventh year of his present Majesty's reign, entitled, an Act to regulate the expenditure of monies hereafter to be appropriated for the service of Roads and Bridges.

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CAP. XI.

An ACT to continue in force the feveral Acts therein mentioned.

CAP. XII.

An ACT for the Summary Trial of Actions.

DE it enacted, by the Lieutenant-Governor, Council and Affembly, That the Supreme Court Recovery of and the Inferior Courts of Common Pleas within this Province, be and are hereby eme eding 201 is powered, in all causes of action brought before them, the sum total whereof shall not exceed asummary way twenty pounds, to proceed in a fummary way, by witnesses, to examine the merits of fuch and Inserior causes, and make up judgment accordingly.

Provided always, That when on the examination of the witnesses the matter of fact shall In doubtful appear doubtful, or either of the parties shall defire it, the Court shall order a Jury to try the cases a Jury may be called.

ceeding 31. be-

same. II. And be it further enacted, That it shall be lawful for any person or persons, who have Recovery of debts owing to him, her or them, by any other person or persons where the whole dealing or cause of action shall not exceed five pounds, to sue for the same in the manner following, that fore one Justice is to say, if the sum demanded shall not exceed three pounds, to cause such debtor to be summoned to appear before any one Justice of the Peace of the County or District where the debts not exdebtor shall reside; and if the sum demanded shall be more than three pounds, but does not ceeding 51, beexceed five pounds, to cause such debtor to be summoned to appear before any two Justices of cee. the Peace of the County or District, where the debtor shall dwell; and the said Justice or Justices after such summons issued and duly served, is and are hereby empowered to proceed to and make up final judgment between the parties, and shall allow the defendant to produce his account against the plaintiff, or any receipts or other discharges for payment made either in the whole or in part; and the faid Justice or Justices shall examine and enquire into the merits of both accounts and of fuch discharges, and by such other proof as to him or them shall seem requitte, or upon the confession of the debtor, to ascertain the debt due, and at his or their differetion to decree the payment thereof, at fuch different times and periods as he or they shall think fit and proper, agreeable to the circumstances of the debtor, and with as little prejudice as possible to the creditor, and to award costs as he or they shall find, whether for the Plaintiff or Defendant, without appeal, unless the debt or cause of action shall amount to twenty

III. And be it further enacled, That if any debtor, after being duly summoned to appear, shall Non-attendance of debt without just cause, to be allowed of by the taid Justice or Justices, refuse or neglect to perform whon sunmoufuch decree or judgment as shall be made concerning such debts as aforesaid, it shall and may ed. be lawful for fuch Juffice or Juffices, to iffue execution againft the goods and chattels or body of fuch debtor, for the furn awarded, with cofts: which execution shall be returnable in fourteen days from the day on which it shall be issued; any Jaw, usage, or custom, to the contrary notwithstanding.

shillings or upwards; any law, usage or custom, to the contrary notwithstanding.

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IV. and be it further enacted, That if any plaintiff or defendant, when the debt or cause of Appeal allowed

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C. XII.

action shall amount to twenty shillings or upwards, shall think himself injured by the judgment of the faid Justice or Justices, he may appeal to the next Supreme Court, or Inferior Court of Common Pleas, to be held for the County or Diffrit in which the faid Justice or Justices relide, and on such appeal being made, the faid Justice or Justices shall suspend the issuing of execution, or further proceeding, in such cause, on the party appealing giving good and fufficient security to prosecute such appeal at the next Supreme Court, or Inferior Court of Common Pleas, and to perform whatever the judgment of fuch Court shall be, and the Justice or Justices shall on the first day of the sitting of the said Supreme Court, or Inferior Court of Common Pleas, return to the faid Court to which the appeal shall be made, the names of the parties to the cause in which an appeal hath been entered, with all the papers touching and concerning the same, and the said Court shall appoint a day for hearing thereof, and if the party appellant shall not appear to profecute the same the first term such appeal shall be dismissed with cofts, but if the parties appear, then the faid Court shall proceed to try the faid cause in a furnitary way, and to give judgment thereon, and award costs whether for the appellant or appellee as the judgment may be, which judgment shall be entered up as other judgments in summary causes are in the said Court, and no writ of certiorari or babeas corpus cum causa, shalf be allowed or brought to remove any judgment given in such causes upon appeal as aforefaid.

Justices may issue Capias for arrest of debtors to the amount of 51.

V. And be it further enacted, That it shall and may be lawful for any Justice of the Peace, where the debt shall not exceed three pounds, and for any two Justices of the Peace, where the debt shall be more than three pounds, and shall not exceed five pounds, upon application to him or them, and on oath being made in writing before him or them, of fuch debts, in the way usually practifed where the debts are of greater value, to issue a Capias to arrest the body of the debtor or debtors, and hold them to bail for his or their appearance, and to make the fame returnable in four days, at the expiration of which he or they shall proceed to trial, unless the defendant shall consent to try the same sooner, and give judgment thereon as in ordinary cales.

Proviso.

Provided always, That no person shall be arrested in any case for a debt due by him under twenty shillings, nor for any larger debt not exceeding five pounds, unless in addition to an affidavit of the debt, the party applying shall also make oath, that he verily believes that unless such Capias is allowed the debt will be lost.

Debts under 31.

VI. And be it further enacted, That no action for any debt where the whole dealing or cause of aftion does not exceed three pounds, shall be brought against any Person, in any Court of Law in this Province except by appeal.

Jurisdiction of and Court of Common Pleas. not affected by this Act.

VII. And be it further enacted, That nothing herein contained shall extend, or be construed Supreme Court, to extend, to take away the jurisdiction of the Supreme Court, or Court of Common Pleas, in cases above three pounds, and not exceeding five pounds, where the matter shall be of a difficult nature, but that if any fuit shall be brought in either of the said Courts, to recover any debt above three pounds, and not exceeding five pounds, the party plaintiff shall not be entitled to recover any costs, unless the Judges of such Court, respectively, shall determine that the cause of such action was of a nature unfit to be tried before two Justices of the Peace, or it shall appear to the said Court, that there were not two Justices of the Peace living within a convenient distance of the parties, and of each other.

> VIII. And be it further enacted, That the forms of Writs to be issued by Justices of the Peace shall be as follow:

Witness my hand and seal the

Form of the Summons :

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You are hereby required to summon A. B. of to appear before to answer to C. D. in the sum of rorm o'clock, in the and make return hereof on or before faid day.

Cepias.

To either of the Constables of

and him fafely keep, fo that you Form of Capies You are hereby commanded to take A. B. of have him before on the of to answer to C. D. in at Hereof fail not, and have then there this Writ. Given under hand and feal at

Execution.

To

at the fuit of C. D. Ferm of Execu-Whereas judgment hath been awarded against A. B. of more for costs, these are to command and require tion. you, to levy from off the goods and chattels of the faid A. B. the faid furns, making together by fale of the faid goods and chattels; and for Want thereof you are hereby commanded to take the body of the faid A. B. and him to commit to his Majesty's Jail in there to remain until he pay the fum abovementioned, with your fees, or that he be difcharged by the faid C. D. or otherwise by order of Law. Hereof fail not, and make return of this Writ to me within ten days. Witness my hand and seal the

Which faid Writs of Execution or Capias, shall be directed to either of the Constables for Execution of

the County or District, where such Justice shall reside.

1X. And be it further enacted, That this Act shall continue and be in force for the space of one Continuance of year from the publication thereof, and from thence to the end of the next Session of the this Act. General Affembly.*

Continued by Acts to 1816

Expired.

CAP. XIII.

An ACT to encourage the raising of Bread Corn on new Lands.

CAP. XIV.

An ACT to encourage the Fisheries of this Province, by granting a Expired. Bounty on the importation of Salt.

CAP. XV.

300

Expired.

An ACT to continue an Act to revive a Law for empowering the Governor, Lieutenant-Governor, or Commander in Chief for the time being, to prohibit the exportation of Gunpowder, Arms and Ammunition, or Saltpetre, or carrying the same Coastways.

CAP. XVI.

An ACT for altering the time of holding the Supreme Court in the Districts of Pictou and Colchester.

Preamble.

THEREAS in and by an Act paffed in the forty-fixth year of his Majesty's Reign, the annual circuits of the Supreme Court are directed to be held at Truro, in the District of Colchester, on the First Tuesday of Junc; and at Piclou, in the District of Piclou, on the second Tuesday of June; which is found to be inconvenient :

Time of holding at Colchester, Truro, and Pic-

I. BE it therefore enacled, by the Lieutenant-Governor, Council and Assembly, That the Supreme Supreme Court Court for the District of Colchester, shall hereafter be held at Truro, in said District, on the fecond Tuesday of Jane; and for the District of Pictou, at Pictou, on the first Tuesday of June annually.

CAP, XVII.

An ACT in further amendment of an Act, made in the fecond year of His present Majesty's reign, entitled, An Act for regulating the exportation of Fith, and the affize of Barrels, Staves, Hoops, Boards, and all other kind of Lumber, and for appointing Officers to furvey the fame.

Proamble.

THEREAS, it is found expedient to declare the fixe of Barrels in which all Pickled Fifth for exportation are by the faid Act directed to be packed :

Size of Barrels for Pickled Fish

I. BE it therefore enacted, by the Lieutenant-Governor, Council and Affembly, That from and after the first day of May next ensuing the publication hereof, every Barrel used for the purposes aforesaid, shall contain twenty-eight gallons, and all Half-Barrels shall contain fourteen gallons; any thing in the faid Act, or in the Acts in amendment thereof, to the contrary notwithstanding.

Brand marks.

II. And be it further enacted, That the Inspector, Surveyor, or other Officer, who is directed to brand the initials of his christian name, and his sirname, at length, on all packages containing Pickled Fish, shall, in addition thereto, brand, or otherwise distinctly mark on the stave next the bung stave, in words at length, the name of the place where the same shall be inspectring the for the rms and

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the annual Colchefter, on ly of June;

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III. And be it further enacted, That nothing herein contained, shall extend, or be construed to extend, to alter or repeal any part of the above recited Act, or of the Acts made in amend. ment thereof, except far as relate to the fize of Barrels; but that all Barrels and Half-Barrels containing Pickled Fith, as also the Fish contained therein, which after the said first day of May next shall be offered for sale or exportation, or be shipped for exportation, and the person, or persons, offering the same for sale or exportation, or shipping the same for exportation, and the officer or officers appointed to guage and furvey the fame, shall be subject and liable to the furveys, rules, regulations, pains, penalties and forfeitures, prescribed and inflicted in and by the faid Act, and the Acts in amendments thereof.

CAP. XVIII.

An ACT for making perpetual an Act, in addition to and amendment of an Act, to prevent Nuisances, by Hedges, Wears, and other Incumbrances, obstructing the passage of Fish in the Rivers of this Province.

E it enacted, by the Lieutenant-Governor, Council and Assembly. That the Act made in the twenty-fixth year of his present Majesty's reign, entitled, An Act in addition to and amendment of an Act made in the third year of his present Majesty's reign, entitled, An Act to prevent Nuisances by Hedges, Wears, and other incumbrances obstructing the passage of Fish in the rivers of this Province, shall be, and the same is hereby declared to be, perpetual; any proviso or limitation in the said Act notwithstanding,

Perpetual.

CAP. XIX.

An ACT to render perpetual an Act, in addition to an Act, for the raising Money, by presentment, on the several Counties and Districts in this Province, for the defraying certain County Charges therein mentioned.

DE it enacted by the Lieutenant Governor, Council and Assembly, That the Act made and passed in the thirty-firth year of His present Majesty's reign, entitled, An Act in addition to an Act, made in the fifth year of his present Majesty's reign, entitled, An Act for the raising money by prefentment on the feveral Counties in this Province, for the defraying certain County Charges therein mentioned, shail be, and the same is hereby declared to be perpetual; any proviso or limitation in the said Act notwithstanding.

II. And be it further enacted, That the several provisions of the said Act, cereby perpetual, shall be, and the same are hereby extended to the several Districts throughout the Province throughout the in which any General Sessions of the Peace are held.

Perpetual.

111 382

Act extended

CAP. XX.

An ACT to amend an Act, made and passed in the thirty-fourth year of his late Majesty's reign, entitled, An Act for the ascertaining damages on Protested Bills of Exchange.

Preamble.

57

HEREAS no provision is made by the said recited Ast, for ascertaining damages and interest on Bills of Exchange returned under protest from any of the Countries, Colonies or Territories, in America, not being under the dominion of His Majesty:

Damages on Protested Bitls of Exchange. I. Be it therefore enacted, by the Lieutenant-Governor, Council and Assembly, That from and after the publication hereof, all Bills of Exchange, which shall or may be drawn by persons residing or being within this Province, on persons residing or being within any of the Countries, Territories or Colonies, in America, not under the dominion of his Majesty, and which shall or may be returned under protest, shall be subject to sive per cent. damages, and six per cent. interest, from the day of the date of the protest to the time of payment.

CAP. XXI.

An ACT for extending throughout the Province, the provisions of an Act, made in the thirty-fecond year of the reign of his late Majesty, entitled, An Act to prevent unnecessary siring of Guns, and other Fire-Arms, in the Town and Suburbs of Halifax.

Preamble.

HEREAS, it is deemed necessary for the Sasety of the inhabitants of the several towns in this Province, that an AA, made in the thirty-second year of the reign of his late Majesty, entitled, An AA to prevent unnecessary firing of guns and other fire arms in the town and suburbs of Halijan, should be extended to the several towns of this Province:

Act extended throughout the Province.

I. Be it therefore enacted, by the Licutenant-Governor, Council and Affembly, That from and after the publication hereof, the said in part recited Act, and every clause, matter and thing, therein contained, shall be, and the same are hereby, extended to the several towns, and suburbs of the several towns, throughout this Province-

CAP. XXII.

An ACT for making perpetual an Act, made in the thirty-fixth year of his present Majesty's reign, entitled, An Act to regulate the affize of Bread.

Perpetual.

371

BE it enacted, by the Licutenant-Governor, Council and Affembly, That an Act made in the thirty-fixth year of his present Majesty's reign, entitled, "An Act to regulate the affize

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of Bread," shall be, and the same is hereby declared to be perpetual; any proviso or limitation in the said Act notwithstanding.

CAP. XXIII.

An ACT for making perpetual an Act to regulate the Packing and Inspecting of Salted Beef and Pork for Exportation.

336

E it enacted, by the Lieutenant-Governor, Council and Affembly, That the Act of the Geaeral Affembly, made and pulked in the thirty-fourth year of his Majesty's reign, entitled, Perpetual An Act to regulate the packing and intpecting of Salted Beef and Pork for exportation," shall be, and the same is hereby declared to be, perpetual; any proviso or limitation in the said Act notwithstanding.

CAP. XXIV.

An ACT to render perpetual an Act to enable the Inhabitants of the feveral Towns in this Province, to raise Monies for the finking of Wells, supplying the same with Pumps, and for keeping them in repair.

379

E it enacted, but he Lieuter at Comernor. Council and Affembly. That the Ast, made and paffed in the thirty first but a prefent Majesty's reign, entitled, "An Ast to enable Perpetual the Inhabitants of the feveral losses to this Province, to raise Monies for the finking of Wells, supplying the same with Pamp and the keeping them in repair," shall be, and the same is hereby declared to be perpendicularly according to limitation in the said Ast notwithstanding.

At the GENERAL ASSEMBLY of the Province of Nova-Scotia, begun and holden at Halifax, on Tuesday the Eighteenth day of November, Anno Domini, 1806, and continued by several Prorogations to Thursday the Nineteenth day of May, 1808, in the Forty-eighth year of the Reign of our Sovereign Lord GEORGE the Third, by the Grace of God, of the United Kingdom of Great-Britain and Ireland, KING, Defender of the Faith, &c. &c. being the Third Session of the Ninth General Assembly, convened in the said Province.*

*In the time of Sir George Prevost, Baronet, Lieutenant-Governor; S. S. Blowers, Esq. Chief Justice and President of Council; Lewis M. Wilkins, Esq. Speaker of the Assembly; M. Wallace, Esq. Acting Secretary of Council; and James B. Franklin, Clerk of Assembly.

CAP. I.

An ACT to provide for the greater Security of this Province, by a better regulation of the Militia, and to repeal the Militia Laws now in force.

Persons liable to do militia daty.

Formation of militia into regiments, &c.

BE it enacted, by the Lieutenant-Governor, Council and Affembly, That every man residing, or who shall come to reside, within this Province, from sixteen to sixty years of age, (excepting such as are herein after excepted,) shall be enrolled in the militia. and be bound to serve in the militia of the county, district, town or place, wherein he resides.

II. And be it further enacted, That the militia shall be formed into regiments by counties or districts, being divisions of counties; and if any such county or district shall be sufficiently populous to admit of the regiment being subdivided into two or more battalions, it shall be lawful for the Governor, or Commander in Chief, to subdivide the said regiment into battalions, to consist of not less than three hundred nor more than six hundred men each, and to assix the limits of the district composing such battalions; and all regimented companies, (stack companies excepted) shall be formed by districts in such manner as that such companies may be assembled as conveniently as possible; and each company shall consist of not less than forty men, to be commanded by one captain and two subalterns, and when it shall exceed sixty men, additional officers may be appointed thereto, in the proportion of one officer to twenty rank and sile, and the sield officers, and officers commanding companies, at their meeting, herein after directed, shall regulate the limits of the company districts, and the number of men to be enrolled in each company; and the clerk of the company is hereby required to register in a book, to be provided and kept by him for that purpose, the

Register of each company to be kept.

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names of all persons belonging to such company, which book is to be ready at all times for the inspection of the captain and other officers of the company.

III Provided always, and be it further enacted, That in harbors and fettlements where the perfors liable to ferve in the militia are not fo numerous as to form a complete company, Militia in anall it shall be lawful to form the same into smaller companies, and if they shall not amount to more than twenty men, then only one officer shall be appointed for such company, and if more than twenty and not exceeding thirty, only two officers shall be appointed to such company.

IV. And be it further enacted, That there shall not be more than two flank companies to Two flank comany battalion of militia, which flank companies shall consist of light infantry or rifle men only, (except the battalion at Halifax, in which a grenadier company is already formed;) and fuch flank companies shall be composed of such numbers as the Governor, Lieutenant-Governor, or Commander in Chief, shall think proper to determine.

V. And be it further enacted, That it shall be lawful for the Governor, Lieutenant-Governor, or Commander in Chief, to establish one or more artillery companies in any county or district Artillery comin the Province, and to limit the numbers of which fuch company shall confist, and all persons panies. who are now enrolled, or shall hereafter enrol themselves to serve, either in the artillery companies, or in the grenadier company of the battalion at Halifax, or in any light infantry or tifle company of any regiment or battalion of militia in this Province, shall continue in such Servitude of company for three years from the date of his enrolment, unless in case of removal from the volunteers. county or district, or being discharged by the commanding officer of such company.

VI. And be it further enacted, That it shall be lawful for the Governor, Lieutenant-Governor, Cavalry, or Commander in Chief, to establish one or more troop or troops of cavalry, in any county or district in this Province, and to limit the number of officers and men of which such troop shall consist, and all persons who shall enrol themselves in any troop shall continue in such troop for three years from the date of his corolment, unless in case of removal from the ecounty or district, or being discharged by the captain or officer commanding such troop.

VII. And be it further enacted, That if any non-commissioned officer or private enrolled in Disposal of caany fuch troop or troops of cavalry, shall at any time during his enrolment, fell, exchange, valry horses. or otherwise dispose of, his horse belonging to such troop, without the consent and approbation of the captain or officer commanding such troop, he shall forfeit and pay the sum of ten pounds, to be recovered in manner as is hereinafter mentioned, and applied to the repairing the arins and accourrements belonging to the troop, and other incidental charges attending the same.

VIII. And be it further enacted, That when any person shall be enrolled as drummer or fifer Drummers and in any company, he shall remain in such company notwithstanding he may not reside in the fifers. district which composes the same; provided, that no drummer or sifer, shall be obliged to serve in any company but in the town where he relides, unless ordered on a march.

IX. And be it further enacted, That every captain or officer commanding a company of militia. or who may be thereto appointed by the Governor, Lieutenant-Governor, or Commander in Chief, shall, as foon as conveniently may be after the passing of this Act, six a time and place of meeting for enrolling all the militia men who relide within the limits which shall be assigned for his company, giving due notice publicly, at least feven days before, of the time and place of meeting; and every militia man (not being already enrolled in fuch bempany) who, Enrolment of after public notice fo given, shall neglect to present himself in person, and give in his name. age, and place of residence, or cause the same to be made known in some certain way to the captain, or other officer of the company, attending at the time and place to fixed for the

lifax excepted.

Removal of militia from one district to another.

Persons obli-

ged to enrol .

meeting of the militia men of the limits of fuch company, to as that fuch militia man may be enrolled, shall for such neglect forfeit and pay a fine of ten shillings; and every militia man who shall remove out of the limits assigned for that company in which he is, or ought to be enrolled, and shall not within ten days after his removal at the place of his new residence, or where he shall hire himself, either present himself for enrolment, or cause his name, age, and place of residence, with that from which he last removed, to be made known to the captain, or in his absence to the senior officer of the company of militia of such place. shall for such neglect forseit and pay a sine of ten shillings; and every person who shall not within three months after he shall have attained the age of fixteen years, either present, himself for enrolment, or cause his name, age and place of relidence, to be made known as aforesaid. so that he may be enrolled in the militia company of the limits wherein his place of residence may be, shall for such neglect forfeit and pay a fine of five shillings; and every man within the age herein before described, who shall come to reside in the Province, and shall not within three months after his arrival therein, present himself for enrolment, or cause his name, age, and place of residence to be made known as aforesaid so that he may be enrolled in the militia company of the limits wherein he shall have come to reside, shall for such neglect forfeit and pay a fine of ten shillings.

Commanding officers to enrol all persons who move into

their limits.

X. Provided always, and be it enacted, That the neglect of any such persons to cause themselves to be enrolled shall not be construed to prevent the captain or officer commanding a company of militia to enter, and he is hereby required to enter on the roll of his company, the name of every such person residing within the limits of his company as shall come to his knowledge, and when so entered, every such person shall be subject to person all militia duties under the same penalties as if he had personally presented himself for enrolment. And if any difference shall arise between a captain or officer commanding a militia company and any militia man, touching the age of such militia man, it shall be incumbent on the militia man to prove his age.

And whereas arms have been heretofore granted by Government for the use of the Militia, and others are intended to be iffued for completely equipping the whole of the Militia, and it is necessary to

provide for the lafe keeping thereof :

Arms, accontrements, &c.

XI. Be it cracted, That every freeholder enrolled in the militia who is of the age of twentyone years or upwards, shall within twenty days after public notice given that arms, accoutrements and ammunition of the kind herein after described, are lodged within the precinct of the company or battalion to Which fuch freeholder shall belong, for the use of the militia men of such company or battalion, furnish and provide himself with a good and sufficient musquet and a bayonet fuitable thereto, of the same kind and size with those used in his Majefly's fervice, or if fuch freeholder shall be enrolled in any company of riflemen, he shall provide himself with a good and sufficient rifle gun, and a bayonet or sword suitable thereto, and shall also in addition to such musquet or rifle, provide himself with a cartouch box fufficient to contain eighteen ball cartridges, a bayonet or fword belt. a cartouch box belt, a fet of straps for the purpose of carrying a great coat or blanket, a pricker and brush to clean the pan of fuch musquet or rifle guo, a leathern or canvas knapfack with ftraps and buckles, three good flints, and eighteen ball cartridges of a fize to fit such musquet or rifle gun, and also forty buck shot; with all which aforesaid arms, ammunition and accourrements, such freeholder shall appear at each and every meeting of the company or battalion to which he may belong (and on other occasions of auty whereon he may be ordered to appear with his arms,) under the penalty of forfeiting and paying for the want of a mulquet or rifle gun a 308.

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fine of ten shillings, and the sum of one shilling for each and every other appurtenance, the flints, cartridges and buck shot, to be considered only as three appurtenances.

XII. And be it further enacted, That every freeholder of the above description, shall be enti- Bond to be givtled to receive the arms, cartouch box, fword and belt abovementioned, from the captain or officer commanding his company, upon such freeholder producing and leaving with him a bond with one fufficient furety in the fum of five pounds, with a condition thereunder written in the form following:

Know all men by these presents, that we A. B. and C. D. are held and firmly bound to our Sovereign Lord the King in the penal fum of five pounds to be paid to our faid Sovereign Form of bond. Lord the King, his heirs or fuccessors, for which payment well and truly to be made, we bind outleives and either of us by himself, our and each of our heirs, executors and administrators, figurly by these presents, sealed with our seals, and dated this

day of The condition of this obligation is such that if the said A. B. shall at all times hereafter, fafely keep in good and ferviceable order and have ready to return when called for, one King's mufguet, &c. which have been iffued to him under and pursuant to an At, intituled, "An A& to provide for the greater fecurity of this Province by a better regulation of the militia. and to repeal the militia laws now in force," and shall in all things well and truly perform the provisions of the faid Act, touching the fame, then this obligation shall be void, otherwise to be and remain in full force and effect.

Which bond shall be, by the faid captain or officer commanding such company, lodged with the clerk of the peace for the county or diffrief; and it any freeholder of the description afore- Where lodged. faid, shall neglect or refuse to enter into such bond, and receive such arms, or shall not within the time before limited, provide himself with arms, accountements and ammunition Persons refusing to enter inof the like kind at his own expence, he shall forfeit and pay the fum of two pounds, to to a bond. be recovered and applied in the manner and for the purposes herein after mentioned.

XIII. And be it further enacted, That every person who shall give such security shall pay therefor a fee of one shilling at the time of the delivery of the bond as aforesaid, one half of Bond Fee. which shall go the clerk of the company for his trouble in filling up the bond, and the other half of faid fee thall be paid over to the clerk of the peace for receiving and filing fuch bond.

XIV. And be it further enacted; That persons who are bound to serve in the militia, but are not of the above description, shall be entitled to receive arms and accourrements as aforesaid, To whomarms, upon their entering into a bond with one sufficient surety, being a freeholder, in manner herein &c will be furbefore directed, provided that in cases where any such person is under the age of twenty-one nished. years, he shall find two good furcties for his due performance of the condition of the bond.

XV. And be it further enacled, That every person who is by law bound to enrol himself in Acconferents the militia, shall provide himself, at his own expense with a sett of straps for the purpose of to be found by carrying a great coat or blanker, a pricker and bruth to clean the pan of his musquet or rifle militia. gun, a leathern or canvas knapfack with straps and buckles, three good slints, eighteen ball cartridges of a fize to fit his musquet or rifle, and forty buck shot, under the penalty of ten shillings, to be recovered and applied as herein after directed.

And whereas in many companies there may be minors and other persons who cannot get security for the fale keeping of arms and accoutrements:

XVI. Be it enacted. That the captain or other officer commanding a company shall make out a regular lift of the names of the persons in his company who are not compellable to give Inability of mifecurity or to provide themselves with arms at their own expence, and shall immediately re- to give security

· ceive for arms, 4c.

ceive a complete fet of arms and accourrements from the person having the custody of arms, for each and every person contained in the above list, for the safe keeping and returning which, such captain shall be responsible, and shall give two receipts for the same, one of which shall be entered in the orderly book of the battalion, and the other shall be lodged in the office of the clerk of the peace of the county or district; and if any captain or other officer commanding a company shall neglect or resuse to make the list or give the receipts herein directed, he shall forseit and pay the sum of sive pounds, and on complaint to the Governor, Lieutenant-Governor or Commander in Chief, such officer may be deprived of his commission, and shall not thereaster be entitled to any exemption from being enrolled and performing all the duties of a private militia man.

Issue of Arms.

XVII. And be it further enacled, That all arms to be iffued in pursuance of this Act shall be distinctly numbered and marked with a brand on the left side of the broad part of the butt with the name of the county or district to which the militia man who shall receive the same shall belong, and with the letter M. immediately following the same, such brand to be provided by the treasurer of the respective counties or districts, and the commanding officer of each regiment or battalion shall cause the arms to be marked and numbered before they are issued to such regiment or battalion.

Lodgement of

XVIII. And be it further enacled, That the captain or other officer commanding a company shall lodge the arms and accounterments so received by him, in some suitable and convenient place or places within the limits of his company, where they may be delivered out to persons for whom they are intended upon all days of training or muster, or such other times as the said captain or officer shall direct; and the minors and other persons who shall receive any of the said arms and accounterments for the purposes of training, muster or otherwise, shall return the same and every part thereof, to the place of deposit, within twenty four hours after such training, muster or other service, shall be over, under the penalty of sive shillings for every day's neglect, to be recovered in the manner and for the purposes hereinaster directed.

Embezzlement of Arms,

XIX. And be it further enacted, That every person having such arms or accountrements in his possession, under the provisions of this Act, who shall vend, pledge or exchange, the fame or any part thereof, or shall convey, or cause the same, or any part thereof, to be conveyed out of the limits of the battalion to which fuch arms and accourtements were iffued, (except when ordered on real fervice); and every person who shall buy, receive, or except in exchange, any fuch arms or accountements, shall severally forfeit and pay a fine of five pounds for each firelock, and a fine of ten shillings for each accoutrement to fold, purchased, exchanged, or conveyed out of the limits of the battalion; and every person or persons who shall convey or cause to be conveyed, any such arms or accoutrements, on board of any boat, ship, or veffel, with intent to have the fame carried out of the county or province, and the master of any fuch boat, ship, or vessel, who shall knowingly receive into his boat, ship or vessel, any fuch arms or accourrements to intended to be conveyed out of the county or province, shall for each and every offence forfeit and pay the sum of ten pounds; which fines shall and may be recovered, on the oath of one credible witness, before any one of his Majesty's Justices of the Peace for the county or district wherein such offence shall be committed; and in case of non-payment of any fuch fines, the faid Justice shall, by his warrant, cause each and every offender to be committed to the county or diffrict Jail for the term hereinafter mentioned, that is to fay, for each fine of ten shillings, four days; for each fine of five pounds, forty days; and for each fine of ten pounds, three months; unless such fine shall sooner be paid; and one

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XX. And be it further enacted, That is information thall be given, on oath, to the Justice, that the person or persons so offending; (not being a freeholder) is about to leave the Province, or to remove out of the County or District with such arms or accountements, it shall and may be lawful for the faid Justice before whom such information, on oath, shall be made, to issue his warrant to the Deputy-Sheriff or either of the Countables of the County or Diffrict, to ap. prehend such person or persons, and to bring him, her or them, forthwith before such Justice, to answer such complaint.

XXI. And be it further enacted, That any person or persons charged with felling; purchasing or receiving, any arms or accoutrements as aforefaid, who shall immediately restore such arms or accountements, and cause the same to be delivered to such Justice, shall be entitled to a remission of one half the sine or imprisonment herein before imposed for such offence.

XXII. And be it further enacted, That the colonel or officer commanding any regiment or battalion, shall once in every in every year, belides the usual days of training, order an inspection of the arms, accourrements, and ammunition, of the feveral companies under his command, to be made at one and the same time by one subaltern from each company, attended by the clerk thereof, and by calling on each and every man of the faid company, at the usual place of his or their abode; which subaltern shall make an exact return of su harms, accoutrements and ammunition, describing the state and condition thereof, and every erson required by law to be provided with arms, accourrements and ammunition, who shall, at such inspection, have fuch arms in unferviceable condition, or that be deficient in any of the appurtenances abovementioned, shall forfeit and pay for each deficiency, the like fum, as if fuch coficiency had happened at a muster or training.

XXIII. And be it further enacted, That every person who has received arms, ammunition or accoutrements, issued from His Majetty's Stores under the provisions of the Act hereby repealed, and every person who shall have in his possession any of the arms, ammunition or accountements, issued from His Majesty's Stores for the use of the Militia, and all persons liable to account for fuch arms, ammunition and accourtements, under the faid Act, shall be liable, and are hereby made liable, for the fame, in the same manner as if the said Act had not been repealed: any thing herein contained to the contrary notwithstanding.

And Whereas, it is of the highest importance that the Militia should be expert in the managemen!

of their arms, and in other parts of military duty: XXIV. Be it enacted, That the captains and officers commanding companies shall divide Drilling militia their companies into small divisions or squads to consist of not more than twelve, nor less than five militia men, to be drilled and taught such exercise and manœuvres as the Governor, Lieutenant-Governor or Commander in Chief, shall direct; and captains and officers commanding companies shall fix the limits of the squads, and the times of their assembling, and the places for them to meet within the district of each company for the purpose of exercise as aforefaid, according to local circumstances, in the most convenient manner for his men, and no person shall be bound to travel more than four miles from his usual place of abode to , attend fuch meetings.*

VXX.

* This, and the four following sections, have been repealed by Stat. 59, Geo. 3, Cap. 6.

Recovery of

Information a-

gainst such as embezzle arms,

Remission of punishment.

Inspection of

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Number of squad meetings.

Report of such

as attend squad meetings, and

such as do not.

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Exemption from drilling.

discipline.

XXV. And be it further enucled, That within the first twelve months after the Governor, Lieutenant-Governor or Commander in Chief, shall direct the clauses of this Act, which respect squad meetings, to be put in sorce within any county, district or place, in the province, every militia man residing in such county, district or place, from the age of sixteen to the age of sixty years inclusive, shall be bound to attend twelve such squad meetings, and every militia man above sifty, and not exceeding sixty years of age, shall be bound to attend two such meetings, (except the persons herein after exempted) and every man shall bring with him his musquet, and such other accountements as shall be ordered by his officer, and shall submit himself to be drilled and a cercifed for three hours at each meeting, by such person or persons as the commanding officer of the battalion shall appoint, and one officer or non-commissioned officer shall attend such squad meeting to report to the officer commanding the company the names of the militia men, who attended at the meeting, who shall report to the commanding officer of the battalion the names of the men who have attended each squad meeting, and the names of the men who have been absent from the same.

XXVI. Provided always, and be it further enacted. That one field officer and the adjutant of any battalion, together with the captain of the company, may exempt any squad of militia men, or any individual of such company, from an attendance at one half of the squad meetings herein before directed, whenever such officers shall be satisfied that such squad or individual has ac-

quired a due degree of discipline.

Non-attendance.

XXVII. And be it further enacted, That if any militia man, being duly notified, shall neglect to attend at any squad meeting without leave or sufficient excuse to be judged of by the commanding officer of his company, or shall be drunk at such meeting, or shall refuse or neglect to be drilled as herein beforementioned, or shall insult any officer or non-commissioned officer, being in the exercise of his duty at the time of such drilling, every militia man so offending

shall forfeit and pay for every such offence a fine of not less than five shillings, nor more than ten shillings, as the case may require.

Drill of persons arriving in the Province, or coming to the

age of sixteen.

duct.

XXVIII. And be it further enacted, That every person who by reason of his arriving at the age of sixteen, years, coming into this Province, or from any other cause, shall hereaster be enrolled in the militia, shall within the first six months after his enrolment, attend to be drilled as aforesaid, at such convenient times and places as the officer commanding his company shall appoint, not exceeding the number of times herein before limited for squad meetings, or until such persons shall obtain from one field officer and the adjutant of the battalion, and the captain of his company, a certificate that such person is sufficiently instructed.

exercise four times a year, and battalions twice. XXIX. And be it further enacted, That every regiment or battalion of militia shall be called out and assemble six times in each and every year: that is to say, by companies four times, and by every regiment or battalion twice, either entire or by such detachments as the commanding officers of the respective regiments or battalions, from local or other circumstances shall judge six and direct, for the purpose of training, disciplining, and improving in martial exercises; the time and place of assembling for the companies, regiments and detachments, to be appointed by the colonel or commanding officer of the regiment, and arranged on different days, that the field or staff officers may have an opportunity of attending the leveral companies, detachments and regiments, exercised in detail, in order to introduce uniformity in the naneuvres and discipline of the regiment of all which several and respective days of rendezvous previous notice shall be given at least three days by warning from a non-commissioned officer, or public notice at one meeting of the time of holding the next; and every

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be called r times, he commstances martial hments, nged on e leveral formity days of n-comd every field field officer neglecting to give orders for such affembling and training, shall forfeit and pay the fum of twenty pounds, and every officer commanding a company, having received orders for fuch purpose, who shall reglect to call out and discipline his company so many times and in the manner prescribed by this Act, shall forfeit and pay the sum of five pounds for every offence; which faid fums of twenty pounds, and five pounds, shall and may be recovered as herein after provided; the one half thereof shall go to the person prosecuting and the other half to be applied as herein after directed, and every person enrolled as aforesaid, who shall refuse or neglect to appear agreeable to the provisions of this Act when called upon, or, appearing under erms, shall refuse or neglect to perform such military duty as shall be required of him, or shall on the day of muster or training depart from such company without leave from the commanding officer, shall forfeit and pay for each and every offence, a sum not less than five nor exceeding ten shillings, unless such person shall have reasonable excuse for non-attendance, to be adjudged by a majority of the commissioned officers of the company then present.

XXX. And be it further enacted, That no established or licenced clergyman shall be liable to any of the provisions of this Act; and that the persons hereaster named, shall be exempted from militia dufrom all training, (except fuch as shall receive commissions in the militia) viz: The members lyof His Majesty's Council; the members of the Assembly for the time being; the Chief Justice, and Judges of Courts ; the Attorney and Solicitor General, Juffices of the Peace, who have taken the oath of office; High Sheriffs; Coroners; the Secretary, Surveyor General and Treasurer of the Province; Officers of his Majesty's Customs, and of the Excise; the Naval officer and his deputies; Physicians, Surgeons, and Attornies at Law: Clerks, Storekeepers, and persons actually employed in the civil and military departments of the army; constant Ferrymen, (being licenfed as such); one Miller to each grift mill; and all persons between the ages of fitty and fixty years, and persons commonly called Quakers, and duly certified as fuch by their fociety. Provided always, that all perfons so exempted from training, shall be at all times furnished with arms and ammunition in manner prescribed by this Act, and under the like penalties for neglect thereof, and shall be liable to attend all other duties directed by this Act, for persons enrolled in the militia, by themselves or sufficient substitutes, excepting only the following persons, viz: The members of 'His Majesty's Council, the Judges of the Supreme Court, the Secretary of the Province, and persons commonly called Quakers and duly certified as fuch by their Society, who shall not be liable to the duties of watching and warding.

XXXI. And be it further enacted, That all persons exempted from squad meetings, and company meetings; by the provision. If the foregoing clause (persons above the age of fifty years and constant Ferrymen excepted) shall pay to the clerk of the company in which they are those who are severally enrolled, within ten days after their enrolment, the sum of twenty shillings, and annually thereafter on or before the last day of March, ten shillings, to be recovered before any one of his Majetty's Justices of the Peace not enrolled in said company; the said sums to form a fund for keeping in order the arms and accoutrements in the cultody of the officer commanding fuch company, and for the purchase of powder to be fired on days of muster or rejoicing, and other incidental charges of faid company; an ac unt of the expenditure of which shall be laid before the officers of the battalion at their general annual meeting, †

XXXII. And be it further enacled, That if any non-commissioned officer, or private, of any Drunbenness or company of militia, shall be guilty of drunkenness or contemptuous behaviour, disobedience of behaviour.

Compensation to be made by excused from squad-mee.ings

^{*} This section has been repealed by 53d Geo. III. Cap. 2.

[†] This section has been repealed by 50th Geo. III. Cap. 6.

orders, or shall otherwise misbehave himself, at any muster or training,; in such case it shall and may be lawful for the officer commanding the company to canse such persons to offending to be immediately apprehended and committed to the county Jail, for a time not exceeding three days, nor less than twelve hours, there to remain without bail or mainprize; and the captain or officer commanding such company, shall, with the person to be committed, send to the sheriff of the county, or his jailor, a warrant under his hand and seal for the receiving and keeping the said offender, in the words following, that is to say:

To A. B. theriff of the county of or to his jailor.

You are hereby required teceive C. D. of my company, who was guilty of

on the day of in the year of our Lord 18 (at a muster or training) and him closely confine in your jail for the space of hours from the time of his being delivered into your custody, and at the expiration whereof you are to release the said C.D. on his paying your fees, and this to you, or either of you, shall be your sufficient warrant,

And on refusal or neglect of the said sheriff or jailor, to receive such person so committed into his custody, he shall forfeit and pay the sum of sive pounds, for each and every offence; and the sergeant or corporal, who shall be ordered by the officer commanding the said company to escort the said offender to jail, shall, in case of neglect or refusal, he reduced to the ranks, and shall for each and every such offence, forfeit and pay the sum of forty shillings; and each and every private, who shall be ordered by the commanding officer as aforesaid for the purpose of escenting, the said offender as aforesaid, who shall neglect or refuse to do the same, shall forfeit and pay the sum of ten shillings.

Appointment of Adjutant, His duty.

XXXIII. And be it further enacted, That there shall be an Adjutant appointed to each regiment or battalion in the Province, whose duty it shall be to attend at the place of assembling each company, regiment, and detachment of the regiment, when called out as aforefaid, then and there, under the direction of the officer commanding, to inspect their arms, ammunition and accourrements, to superintend their exercise and manœuvres, and introduce a proper system of military discipline agreeable to such orders as he shall receive from time to time from the colonel or commanding officer of the regiment, and to do and perform such other duties and fervices fuitable for an adjutant, as the colonel or commanding officer of the regiment shall from time to time order and direct; and that every fuch adjutant shall be allowed as a full compensation for all the service he is required to perform by this Act, the sum of six shillings and eight pence by the day for every day he shall be actually employed in the exercifing and marceuvring as aforefaid, to be paid out of the Provincial Treasury, by warrant from the Governor, Lieutenant-Governor, or Commander in Chief, for the time being, on the certificate of the field officer and a majority of the captains of the regiment or battalion, and of the inspecting field officer, if any of the district for which the adjutant may be appointed, that fuch adjutant is duly qualified, and has faithfully performed the fervices prescribed by this Act. Provided always, that no one adjutant be allowed more than twenty pounds in any one year.

Compensation to Adjutant.

XXXIV. And be it further enacted, That the captain or officer commanding each company shall, and is hereby fully empowered, with the approbation of the officer commanding the battalion, to nominate and appoint proper persons to serve as serjeants, corporals and clerks, in the respective company which such captain or officer commands; and so to displace them, and appoint others in their room: and if any person so appointed shall resule to accept such appointment, he shall torseit and pay a sine of forty shillings, and another shall be appointed in his room, who in case of resulal shall be liable to the same sine, and so on until one do accept.

Appointment of sergeants, corporals and olerks.

XXXV. And be it further enacted. That all clerks of companies before they enter on the Clerks to be execution of their duty shall take an oath before some one of his Majesty's Justices of the Peace, amora who is hereby authorised to administer the same.

The form of the Oath to be as follows, viz:

I do swear truly to perform the office of clerk of the militia company under the command Form stoath. of A. B. to the utmost of my skill and power, in all things appertaining to my office, ac-

cording to law. So help me God.

And the duties of clerks of companies shall be to keep registers of their respective companies. Duty of elerks. to furnish the non-commissioned officers with lists of the men whom they are directed to warn for training, and other duties prescribed by this Act; and to take life of the companies as often as required by the officers commanding them, to attend commissioned officers making inspection of arms, to attend all musters, and to prosecute for all sines, and sue for all penalties, incurred by this Act, applicable to the use of their respective companies when so ordered by the officers commanding such company; and such clerk shall be allowed and paid one source of Compensation all fines and forfeitures he shall recover, by virtue of this Act, as a reward for his trouble in doing the duties enjoined thereby, and shall be exempt from being drafted or ballotted for actual fervice.

XXXVI. And be it further enacted, That if any clerk of a militia company shall refuse or neglect to perform the duties herein before enjoined, he shall forfeit and pay for each offence or

neglect of duty a fine not exceeding five pounds, not less than twenty thillings.

XXXVII. And be it further enacted, That it shall and may be lawful for the colonel or officer Appointment commanding any battalion of militia to appoint a lergeant-major and clerk for luch battalion of sergeantere from local circumstances the battalion cannot be affembled entire, to each battalione additional clerk for fuch division of faid battalion which cannot be affembled at the place enof general rendezvous) provided there shall be but one additional clerk to any battalion, and ers in their room as he shall fee to displace such sergeant-major and clerks, and appoint occasion, and the sergeant major and the clerks so appointed shall be exempted from all balloting for actual fervice; and the clerks fo appointed shall take the oath for the faithful discharge of their duties in manner as is herein before preseribed for the clerks of companies. and shall be subject to the same penalties as the clerks of companies for any neglest of duty.

XXXVIII. And be it further enacted, That twice in every year, viz. on or before the last day Returns of the of March and November, the colonels or other officers commanding regiments or hattalions, attempth of batshall make out and transmit to the adjutant-general at the Secretary's office in Halifax, for the information of the Governor, Lieutenaut-Governor, or Commander in Chief, returns of the strength of their regiments, battalions or companies, and also returns of arms, and an account Returns of of all fines collected or paid to them, and of the expenditure thereof, with certified copies of the arms, &c. vouchers for each expenditure; and all captains or officers commanding companies are hereby required to make out and transmit to the officers commanding the regiment or battalion to which fuch companies belong, twice in every year, viz. on on before the fifteenth day of on. March and November annually, and as often further as required by the commanding officer strength of the of the regiment, returns of the Brength of their respective companies, with fair rolls thereof, companies, with and also returns of arms; all forms of returns prescribed by the adjutant-general, to be uniformly adopted: and any officer guilty of wilfully making any falte returns, shall be cashiered by the fentence of a general court-martial, to be appointed as is herein after directed, and shall smoreover be liable to a fine not exceeding twenty pounds.

XXXIX. And be it further enacted, That if any person shall wilfully interrupt any company or detachment

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Interruption of militia in their exercise.

detachment of militia at exercise, or on any duty prescribed by this Act, it shall and may be lawful for the officer commanding such company or detachment, to confine such person during the time of such exercise or duty, (if necessary) to prevent the continuance of such insult or wilful interruption, and the person so offending shall forfeit and pay the sun of ten shillings for each and every offence.

Infirmities.

XL. And be it further enacted, That when any person enrolled in the militia shall complain to the officer commanding the battalion to which he belongs, that, by reason of sickness, or accidental or natural infirmity, he is unable to perform the military duties required by this Act, it shall and may be lawful for the colonel or other field officer to order a Board, confifting of one field officer and four captains, to enquire into and decide on the faid complaint, and it shall be lawful for such Board to apply, or to cause the party complaining to apply, to any able physician or furgeon, refiding within the county or district to which the battalion belongs, for his certificate or opinion respecting the nature and extent of the sickness or infirmity of the complainant, which opinion or certificate the faid physician or furgeon is hereby required to give forthwith, without fee or reward, under penalty of forfeiting forty shillings for each refusal or neglect, and if after a full confideration of the faid complaint the Board shall report thereon, to the officer commanding the battalion, that the party complaining is really unable to perform the faid military duties, the faid commanding officer shall grant a certificate thereof accordingly, which shall exempt the complainant from such duties to long as the disability shall exist.

And every physician or surgeon who shall give a certificate or opinion of the actual existence of any fickness, complaint, or disability of any militia man, knowing that such sickness, complaint or disability, is false or pretended, shall forfeit and pay a fine of ten pounds for every

fuch offence.

Conferences of officers for better regulatiou of militia.

XLI. And be it further enacled, That the colonel or officer commanding any regiment or battalion, shall, once in every year, within the first fourteen days of the month of March, and as often further as with the advice of three captains of his regiment, he shall judge fit, require the captains and officers commanding companies to meet at fuch time and place as he shall appoint, and there with them confer and take order for the better regulation of their companies, for establishing and altering the limits of company districts, and prescribing the number of men in each company; appropriating such fines as by this Act are to be applied to the fervice of the regiment; and to make fuch rules and regulations as to them or the major part of them, may feem meet, for the promotion of subordination and military discipline in the regiment or battalion to which they belong; and all officers shall yield obedience to the warrants or commands of their superior officers, and shall observe fuch regulations, being in writing, as may be made at the meetings herein prescribed, under penalty not exceeding five pounds, to be adjudged at the next meeting as aforefaid. Provided always, that no officer shall be bound by any regulation regarding his dress or appointments, unless two thirds of all the commissioned officers of the regiment or battalion, shall have concurred therein; and provided also, that an account of all fines with their appropriations as aforefaid, shall from time to time, be rendered to the Secretary's office by the colonels or other officers commanding regiments or battalions, and fubject to the like penalty for defaults; and that no rule or regulation made at any of the aforefaid meetings (excepting only fuch as may relate to the establishing the limits of districts, and numbers of men in each company or to the appropriation of fines) or any warrant or command thereupon, shall be of any force or validity until the same shall have been transmitted to the Governor, Lieutenant-Governor, or Commander in Chief, and shall have received his approbation.

Dress of militia officers.

Account of fines.

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XLII. And be it further enacted, That every militia officer who shall remove from the county or district to which his regiment or battalion belongs, or who from other causes is not attached to any regiment or battallon, but retains a commission in the militia, shall be liable to sit on which their batcourts martial, and to perform the other duties of his rank, when thereto required by his fuperior officer, and may in cases of necessity or vacancy be ordered to take his station in the regiment or battalion of the county or district in which he shall reside, and in case of refusal or neglect to obey such orders, such officer shall be tried by a general court-martial, and, on conviction of such offence, be deprived of his commission.

XLIII. And be it further enacted, That no officer who has been or may hereafter be cashiered by Reduced offithe fentence of a general court-martial; no officer who may hereafter relign his commission in the militia, and no officer who has been heretofore dismissed his Majesty's service, or who shall neglect within six months after the publication of this Act, to qualify himself for the duties of his station, and shall upon the representation of the commanding officer of the battalion to which he belongs, and the inspecting field-officer of the district, be on that account deprived of his commission by the Governor, Lieutenant-Governor, or Commander in Chief, shall be entitled to any rank or privilege from having held such commission, or exempted from enrolment, or the performance of the duties of a private militia man.

XLIV. And be it further enacted, That the Governor, Lieutenant-Governor, or Command- Actual acryice. er in Chief, shall be and he is hereby authorised and empowered in case of any invasion or sudden attack, made or threatened by his Majesty's enemies, to call into real service the militia of the feveral counties, or any part thereof, as he in his discretion shall think fit, and that the militia, or any part thereof, so called into real service by virtue of the provisions of this Act. shall and may be ordered to march from one county or part of the Province to another, on any necessary service occasioned by any such invasion or sudden attack, made or threatened.

XLV. And be it further enacled, That in case of any invasion or sudden attack, made, or threatened to be made, as aforesaid, in any county where the Commander in Chief cannot be When the Geimmediately confulted, the commanding officer of the militia in fuch county, shall have power, if he, in his discretion, shall think it absolutely necessary, to call out the militia of such county, or any sudden atany part thereof, into real fervice; and, in case of any such invasion, or sudden attack being made, or threatened to be made, in any town, parish, or district, in any county where the colonel or commanding officer of the militia of fuch county cannot be immediately confulted, the officer commanding the militia in such town, parish or district, shall have power, if he, in his discretion, shall think it absolutely necessary or expedient, to call out the militia under his command, or any part thereof into real fervice, and such officer last mentioned, shall forthwith report his proceedings, and the regions, and grounds thereof, to the colonel or commanding officer of the militia of the county, who is hereby empowered and required in case he shall call out or continue in real fervice any part of the militia under his command, forthwith to dispatch if necessary an express to the Governor, Lieutenant Governor or Commander in Chief, for the time being, notifying the danger, and the strength and motions of the enemy, and the faid colonel or commanding officer is hereby empowered to impress men and horses, boats, carts or waggons, as the service may require, and all expresses so ordered, and the men fo impressed, or owners of such horses, shall be allowed a reasonable compensation for fuch fervice, to be paid out of the Provincial treasury, by warrant from the Governor, Lieutenant Governor or Commander in Chief, for the time being, with the advice of his Majesty's Council, and on certificate of such colonel or commanding officer, and two captains of the militia of fuch county, that fuch expences have been judly incurred.

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Regulation of duty in actual service.

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XLVI. And be it further enacted, That when, in confequence of the order of the Commander in Chief, or in the cafes herein before mentioned of the colonel or officer commanding the militia of any county, or any part thereof, that be called into real fervice in the county to which they belong, all duties to be performed, except in takes of great emergency. It all be regulated by rofters, to be kept of the militia fit for duty, to that fuch fervice may be equitably distributed; and every officer or person enrolled in the militia when called into actual fervice, is hereby bound and required to yield obedience to all lawful commands of his superior officers for mounting guards, erecting works and other military services, for repelling, resisting or guarding against the attacks of the enemy, under penalty of incurring the forfeitures appointed by this Act, for disobedience of orders.

Companies to be formed into two classes.

KLVII. And be a farther macked, That as foon after the publication of this Act, as the Governor, Lieutenant-Governor or the Commander in Chief for the time being, shall appoint, and thereafter, in time of war, between the tenth and twentieth days of March, in each and every year, unless otherwise directed by the Governor, Lieutenant-Governor or Commander in Chief for the time being, the officers commanding the several regiments or battalions of militia, shall result the captains or commanding officers of companies in their respective regiments or battalions, to dir the men enrolled in such companies into two classes, the first class to considered as the first class for service, and the second class to considered as the service, which see the considered as the second class for service, and in case a sufficiency of arms and accountements shall not be provided at the expence of the Province, or otherwise, for arming the whole of the militia, the men of the first class shall be completed with arms and accountements before any other persons shall be furnished therewith.

Koaters to be formed by ballot.

XLVIII. And be it further enacted, That as foon as the classes shall be formed as aforesaid. the commanding officers of the respective companies shall cause a draft or ballot to be made of the first class, as berein after mentioned, for the purpose of framing a lift or roster by which the men of fuch class may be called into actual fervice when required, that is to fay, the pames of each and every person in such class shall be written on separate pieces of paper, all as near as may be of equal fize, which shall be rolled or folded up as near as may be in the fame manner, and put into a hat, and therein be well mixed and shaken together, and in like manner, numbers from one to the extent of the number of men contained in such class. shall be written on diffinct pieces of paper of equal fize as near as may be, and separately rolled or folded up, as nearly alike as possible, and put into another hat, and well mixed or shaken stogether, and two indifferent persons shall be mominated by the commanding officer of the company publicly to draw the fame. And the faid persons shall respectively begin by drawing out of each hat one of the faid papers, and the clerk of the company, if prefent, or otherwife a person appointed to officiate as clerk, shall form a lift on a paper to be provided for that purpose, and shall first set down thereon the name of the person first drawn out of the that, and opposite to such name the number first drawn out of the other hat, and then the perform appointed to conduct the drawing as aforefaid, shall draw another name and another number respectively, and the clerk shall fet down as aforefaid such name so secondly drawn, and opposite thereto the number secondly drawn, and the drawing shall proceed in like manner until the whole of the names and numbers of such first class shall be drawn and fet down in writing as aforefaid; and from fuch lift the clerk of the company shall form a new lift or rofter, beginning with the name of the person against whom the number nder

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one stands in the lift, and proceeding in numerical order to the name of the person who drew the last or highest number.

XLIX. And be it further enacted, That the men enrolled in any troop of cavalry or company of artillery, shall be drafted and classed for service, in the manner herein before prescribed

for companies of regiments or battalians.

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I. And be it further enacted, That when the commanding officers of any regiment or battalion, or of any troop of cavalry, or company of artillery, shall be ordered by the Governor, Lieutenant-Governor, or Commander in Chief, to furnish or embody any number of men of his regiment, battalion, troop or company, for actual fervice, they shall be furnished in as exact proportion as possible to the number of effective men of each company or troop; and each company or troop shall furnish its proportion of men out of the first class, beginning with number one in the lift or rofter formed by draft as aforefuld, and proceeding in the order as the names fland in such list or roster until the numbers required are completed. And each and every perton so liable to serve, unless prevented by sickness or other sufficient cause, shall go in his proper person, or find a sufficient substitute, to be approved of by the officer commanding the detachment or the field officer of the regiment; and in case of any wilful absence, neglect or disobedience herein, of any person so liable to serve, he shall be confined by the commanding officer, and shall pay a fine of ten pounds, or remain in jail three months; and the person next on the lift or rofter, shall be called out to serve in his place, who shall have the whole of the said fine if he shall not neglect or refuse to go, or to find a sufficient substitute in his room to be approved as aforefaid; but if he also shall refuse or neglect, he shall be subject to the like fine and imprisonment, and the person then next in rotation on the list or roster shall be called out to ferve, who shall have the whole of the last mentioned fine if he shall not neglect or refuse to go or find a sufficient substitute as aforesaid, and so often as such case shall happen.

Provided always, and it is hereby declared, That the fines, if more than one, shall accumulate and be recoverable to the use of the regiment or battalion, troop, or artillery company, wherein they have been incurred. And provided, That if any part of the militia in any county shall not the called out oftener than once within four years, no man who has been called out and ferved in person or by a sufficient substitute, shall be liable to serve again, until all the other effective

men of his company shall have served in their turns personally or by substitute.

Provided alfo, That no Quaker, duly certified as fuch, shall be liable to the foregoing fine; Quakers, but in case he shall stand for service on the list, and shall refuse to go or find a proper substitute, It shall be lawful for the officer commanding the company to which such Quaker belongs, to procure a substitute in his place, and such Quaker shall be liable to pay the expense of such hiring, fo as the fame do not exceed ten pounds, to be recovered before any two Justices of the

1.1. Provided always, and be it further enacted, That all the non-commissioned officers and Those who privates of the militia, who, during the last year, were drafted under the laws for regulating the militia, hereby repealed, and actually ferved in the embodied militia by themselves or their fubilitutes, or who actually ferved in faid embodied militia as volunteers, without receiving wages or any allowance from the other non-commissioned officers or men of their respective for four years. companies or battalions, shall be exempted from service under the provisions of the foregoing Exemption. clause, for the term of four years, unless all the men in the said first class shall be called into fervice within that period.

LII. Provided also, and be it further enacted, That when it shall happen that there are two or more fons reliding in the house or family of their father or mother, and who shall have relided Exemption. therein

Cavalry and artillery compa-nies to be clas-

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their draft not liable to be cal-

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Clerks, &c. in

Substitutes to be found for wavernment clerks

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Expense defrayed by anseasment on clerky.

Refusal to pay assessment.

Provise.

Refusal of militia-when ordered into actual service.

therein for one year preceding, then in case such sons shall stand on the list or roster aforesaid. to as to be liable to be ordered for fervice at the fame time, one of the faid fons shall be excufed from ferving, and the next on the lift or rober shall be called out in his sead ; and if any person, aged fixty years or upwards, or any widow having a son, grandson or an apprentice, on whom he or she depend for support, living with such aged person or widow for the space of twelve months before the ordering of any draft as aforefaid, such son, grandson or apprentice, shall be exempted from serving so long as he resides in the house or family of such aged person or widow, and contributes to his or her support.

And whereas, the drafting of militia men employed as clerks, florekeepers, mechanics or labourers, in His Majesty's Ordnance Stores, and Naval or Carcening Tard, and in the Civil and Military Departments of the Army, is frequently injurious to His Majesty's Service, for remedy whereof :

I.III. Be it turther enacted, That whenever a proportion of the milicia of the Town of Halifax shall be called into service, it shall and may be lawful for the colonel or officer commanding the regularit of militia to which clerks, florekeepers, mechanics or labourers, belong, who are employed in His Majefty's Ordnance Stores, or in the Navy or Careening Yard, or in the Departments of the Army, to apportion the number of drafts such clerks, storekeepers, mechanics and labourers, which each of the faid Departments respectively ought to furnish, and to procure good and fufficient substitutes in the place or stead of such clerks, storekeepers, mechanges and labourers, on the most reasonable terms, the amount of which cost and expence for procuring such substitutes, shall be duly affessed by the colonel, lieutenant-colonel, or officer commanding the regiment, with the affiltance of two captains of the faid regiment, on each cleik, florekeeper, mechanic or labourer, fo employed in each of the aforefaid departments refpectively, in proportion to the daily pay of each and every of the faid clerks, florekeepers, mechanics and labourers.

Liv. And be it further enacted. That each and every fuch clerk, storekeeper, mechanic or labourer, so affessed as aforesaid, shall, on due notice thereof, pay the amount of such rate or affeliment to the officer commanding the regiment, or to any person by him duly authorised to receive the fame, and if any fuch clerk, storekeeper, mechanic or labourer, shall refuse or negled to pay such rate or affessment, it shall and may be lawful for any of His Majesty's Justices of the Peace for the Town of Halifax, on complaint of the efficer commanding the regiment, and on due proof of fuch clerk, ftorekeeper, mechanic or labourer, having been notified of the amount of his rate or affeliment, and of his neglect or refusal to pay the same, to issue his warrant to any of the constables of the Town of Halifax, directing them to levy, by distress and fale of the goods and chattles of fuch clerk, storekeeper, mechanic or labourer, the sum so proved to be by him due and owing, as his proportion, rate or affellment, aforefaid, with colls of fuit, and for want of goods and Chattles, to commit fuch clerk, storekeeper, mechanic or labourer, to jail, there to remain until the amount fo specified in the warrant be duly paid. Provided always, that nothing in this Act contained shall extend or be construed to extend to prevent the faid clerks, florekeepers, mechanics or labourers, in each of the aforefaid departments respectively, from procuring substitutes, agreeable to law, or performing the aforesaid militia duty in person on due notice given to them of such duty, and on their declaring such their intention at the time of notification, and carrying the same into effect.

LV. And be it further enacted, That whenever, agreeably to the authority granted by this Act, the Governor, Lieutenant-Governor, or Commander in Chief, or the colonel or officer commanding any battalion, or the officer commanding in any township, shall order any part of the militia into actual fervice, any non-commissioned officer or private enrolled in the mi-

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d by this officer any part the mi-.litia litia who shall neglect or refuse to obey such order, or shall not by himself or sufficient substitute march, and proceed to perform such service as may be legally required of him, that such non-commissioned officer or man shall be confined by the officer commanding the battalion or company to which fuch person belongs, and shall be subject to a fine of ten pounds, to be recovered before any two of his Majefly's Juffices of the Peace for the county wherein the offence is committed, to be levied of his goods and chattels by warrant of diffrefs, under the hands and feals of fuch Juffices, or in default of fuch diffres to be liable to three mouths cluse

LVI. And he it further enacted, That whenever any part of the militia of this Province, shall he called out into actual fervice, the officers, non-commissioned officers, trumpeters, drummers, fifers and privates, shall be entitled to the fame pay and allowances as the officers, non-commissioned officers, trumpeters, drummers, fifers and privates, of his Majesty's regular troops respectively receive, to be reckoned from the day that they march from the rendezvous of their respective companies, to go on actual service, until they shall be dismissed by order of the Governor, Lieutenant-Governor, or Commander in Chief, and at the time of their difmission they shall be allowed respectively a number of days pay, to defray their expences to their usual places of residence, according to the distance, at the rate of lifteen miles per day, and the militia when called out into actual fervice shall on wheir arrival at the first military post, or at the place of general rendezvous where they are to be embodied into battallons, or companies, be furnished with sations in the same manner, and on the same terms as they are supplied to his Majesty's troops.

LVII. Provided always, and be it further enacted, That if the pay fo to be allowed to persons Pay of serunder the rank of commissioned officers, shall not amount to the rates of pay herein after geants, corpomentioned, clear of all deductions, that is to fay, to every ferjeant two shillings per day, to rule, trumperevery corporal, trumpeter, drummer or fifer, one failling and fix pence per day, and to every and fiers. private man one shilling and three pence per day, it shall be lawful for the Governor, Lieutenant-Governor, or Commander in Chief, at the monthly or other periods of paying the militia, to cause the said deficiency to be made up to the non-commissioned officers, trumpeters, drummers, fifers and private men, out of the Treasury of the Province, and to draw his warrants therefor accordingly, by and with the advice an 1 confent of His Majesty's Council.

I.VIII. And be it further enacted, That in any county or diltrict, exposed to the attack Armed boats of an enemy by water, it shall and may be lawful for the General Sessions of the Peace, on presentment of the Grand Jury, of such county or district, to affels such sum or sums of money, as may be so presented for the providing one or more armed boats, for the defence of fuch county or diffriet: fuch boat or boats to be under the direction of the officer commanding the militia in such county or district, until by the Sessions, and on presentment of the Grand Jury aforefaid, such boat or boats shall be judged no longer necessary, when they shall be at the difposal of such sessions on the presentment of the said Grand Jury, for the benefit of fuch county or Diffrict.

LIX. And be it further enacted, That whenever the colonel or commanding officer of the Armed boats. militia, in any county or diffrict, where such boats are provided, shall find it necessary to order the boats to provided, or any other boats or vessels with which he may be furnished, to proceed in repelling the enemy, or to the affidance of any neighbouring district or place, or to be flationed as a watch for the defence of any fuch place, the militia of fuch county shall, on the orders of fuch commanding officer proceed in fuch boats accordingly. Provided always, that the efficer, commanding the party of militia, on board fuch boat or boats, thall have the command also of such boat or boats, and that the militia shall not be obliged to proceed more than three leagues from the land when so ordered.

Persons wounded or disabled by the enemy. LX. And be it further enacted, That if any perfor be wounded or disabled upon any invasion or attack of the enemy, he shall be taken care of at the expense of the Province, during the time of such disability.

Articles of War

LXI. And be it further enacted, That in cases of invasion of an enemy, or imminent danger thereot, when any part of the militia shall be drawn out and embodied for actual service, in the manner herein before directed, from the time that such part of the militia shall be so embodied, until they shall be discharged by order of the Governor, Licutenant-Governor, or Commander in Chief, such of the articles of war, now in force for the government of His Majesty's Forces in this Province, as the Governor, Lieutenant-Governor, or Commander in Chief, by and with the advice and consent of His Majesty's Council, shall consider applicable, and shall after, so as to render the same conformable to the restrictions herein after mentioned, shall be printed agreeable to such alterations; and such of the said articles when so altered and printed (until otherwise provided for by the Legislature) shall be judicially taken notice of by all Judges and all Courts whatsoever, and shall be binding on and extend to all the officers, non-commissioned officers and private men, of the militia embodied as aforesaid, in all cases whatsoever not provided for by this Act: which articles of war the Governor, Lieutenant-Governor, or Commander in Chief, may cause to be made and published as soon after the publication of this Act as he may think proper.

Courts martial.

EXII. Provided always, and be it further enacted, That no officer ferving in His Majesty's regular Forces shall sit on any court-martial upon the trial of any officer, non-commissioned officer or private man serving in the militia, nor shall any sentence of any general court martial extend to death, unless for desertion to the enemy, for mutiny and sedition, for traitorous correspondence with, or traitorously delivering up to the enemy, any garrison, fortress, post or guard, nor shall any man serving in the militia be subject to be whipped or otherwise corporally punished in any case whatsoever, except by imprisonment, nor shall the sentence of any general court martial be carried into execution until it has been approved of by the Governor, Lieutenant-Governor, or Commander in Chief for the time being.

Appointment of general courts martial.

LXIII. And be it further enacted, That the Governor, Lieutenant-Governor, or Commander in Chief, for the time being, shall have power, and is hereby empowered, by warrant under his hand and seal, to constitute and appoint General Courts Martial for the trial of all offences made cognizable by such courts by virtue of this Ast, or which shall be made cognizable by such courts under such articles of war as shall be published for the government of the militia as herein before mentioned, which court shall consist of not less than thirteen commissioned officers, the president whereof shall not be under the rank of field officer.

Members of court martial to be sworn. LXIV. And be it further enacted. That in all trials by General Court Martial, every officer before any proceedings be had, shall take the following oath, and the Juage-Advocate is hereby arthorised to administer the same, viz:

Form of oath.

I A. B. do swear that I will duly administer justice according to the laws of this Province now in force, for the better regulating the militia, without partiality, savour or off dion; and I further swear that I will not divulge the sentence of this court, until it shall be approved by his Majesty or some person duly authorised by him; neither will I, upon any account whatsoever, disclose or discover the vote or opinion of any particular member of the court martial, unless required to give evidence thereof, as a witness, by a Court of Justice, in a due course of Law. So help me God.

And no fentence of death shall be given against any offender by such general court martial, unless twelve officers present shall concur therein; and the Governor, Lieutenant-Governor,

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or Commander in Chief, shall have power to appoint any one of His Majesty's Justices of the Peace for faid Province, or other a fit person to act as Judge Advocate at any such general Judge Advocourt martial; and provided always, that the Judge Advocate, previous to any proceedings had catelto be on the trial of any prisoner, takes the following oath, to be administered by the President of the court martial, to wit:

I A. B. do fwear, that I will not, upon any account, at any time what foever, disclose or discover the vote or opinion of any particular member of the court martial, unless required to give evidence thereof, as a witness, by a court of justice in a due course of law. So help me ·God.

LXV. And be it further enacted, That no person shall be put to death, under the sentence of a general court martial, until a warrant under the hand and feal of the Governor, Lieutenant-Governor or Commander in Chief, shall issue for the execution of such sentence, which warrant shall direct the time and place when and where the person sentenced to death shall be executed: and all fentences of death shall be executed by either shooting or hanging the offender, as the same may be directed and ordered in the said warrant, which warrant shall be a fufficient justification to the officer or officers to whom the same shall be directed, and to all those lawfully employed under them in executing such sentence. Provided always, That, previous to any persons being put to death, pursuant to the sentence of a General Court Martial, such sentence, and the warrant for the execution thereof, shall be publicly read in the hearing of the bye-standers, at the time and place appointed for such examination.

tenced to death by a Court-Martial, not to be executed Governor. Sentence of and warrant for Execution to

LXVI. And be it further enacled, That no officer under the rank of captain shall sit upon a court martial for the trial of any field officer.

Rank fofficers composing Courts Martial limited.

LXVII. And be it further enacted, That general courts martial shall have power, and they are hereby empowered, upon an appeal being made from the fentence of regimental courts martial, to enquire into and to confirm or annul the faid fentence, as to the fame court shall appear fit and right; and in case it shall appear to the court that an appeal hath been made without any fufficient cause by a person sentenced by such regimental court martial, then and in that case the said general courts martial shall have power, and they are thereby empowered, to increase the punishment of such appellant by imprisonment in the jail of the county where fuch appellant doth refide, for a time not exceeding thirty days.

Appeal from the Regimental Court Martial to general Court

LXVIII. And be it further enacted, That officers commanding battalions or detachments not Regimental under the rank of captains, shall have power, and they are hereby empowered, to order a regimental court martial, for the trial of all offences cognizable by fuch court, under and by virtue of this Act, or any other Act made, or that shall be made, for the better regulating the militia; and that fuch regimental court martial shall consist of five members at the least, the president whereof shall not be under the rank of captain.

LXIX. And be it further enacted, That the faid regimental courts martial shall have power, Power of Regiand they are hereby empowered, to fine or impriton offenders for offences made by law cogni-mental Court zable by fuch court in their differetion, according to the nature of the offence, provided that the fine, to be by them imposed, shall in no case exceed the sum of five pounds, and the imprisonment shall in no case exceed thirty days.

LXX. And be it further enacted, That no fentence of a regimental court martial shall be Sentence of executed, until the same shall be approved of, and consirmed, by the officer commanding the Regimental Court Martial battalion or detachment of militia in which the person prosecuted shall serve, nor shall the same to be submitted be executed without an order under the hand of such commanding officer for that pur- to the Comandpole.

ing Officer of the Battalion.

Witnesses to be sworn.

LXXI. And be it further enacted, That, all courts martial shall have power, and they are hereby empowered to administer an oath to witnesses in the fame manner as is accustomed by the courts martial in the British regular army, and to punish all and every person and persons for contempt of the court, by disobedience of its orders made in pursuance of the power and authority vested in them; or gross abuse of the said court in presence of the said court, by fine or imprisonment, so as the said line by them imposed, shall in no case acceed the sum of five pounds, and the imprisonment shall in no case exceed twenty days.

LXXII. And be it further enacted, That no person shall sit as a member of any court martial, for the trial of any offender, who shall be related within the fourth degree, either to the profecutor or to the person or persons profesuted, nor shall any accuser sit as a member of the court for the trial of the person accused.

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of Members of Court Martial

to delinquents.

LXXIII. And be it further enacted, That the quarter-maker of every battalion, shall, before he commences the duties of his office, give bond with two sufficient fureties to the colonel or officer commanding such battalion, for his faithful discharge of such duties, and for his duly accounting for and applying all monies he may receive by virtue of this Act, and for all provisions and flores he may receive as quarter-master of such battalion; and the quarter-master of every battalion shall receive all sines and forfeitures applicable to the service of his battalion.; for collecting, receiving, and paying over which, he shall be entitled to a commission of ten per cent. to be allowed in his general account; and fuch quarter-master shall, annually, at the general meeting of the commissioned officers of the battalion to which he belongs, and three times further, if thereto required by the officer commanding such battalion, exhibit fair accounts of the receipt and disbursement of all monies coming into his hands for the use of his battalion; and it shall and may be lawful for every quarter-master, with the approbation of the officer commanding the battalion to which he belongs, to appoint a quarter mafter-fergeant, and, with the like approbation, to remove him and appoint another in his stead; and the quarter-master shall be, and he is hereby made, responsible for all monies applicable to the use of the battalion, which shall come into the hands of such quarter-master-sergeant.

Quarter Master-sergeant.

Fines, how recovered.

LXXIV. And be it turther enacled, That all fines and forfeitures incurred by this Act, not exceeding three pounds, shall be recovered before any one of His Majesty's Justices of the Peace, not being an officer of the company in which fuch fines shall be incurred; and all fines and forfeitures above three pounds, and not exceeding five pounds, shall be recovered before two Juffices, not being officers of the faid company; and all other fines and forfeitures ...above five pounds, shall be recovered in any of His Majesty's Courts of Record within this Province. unless the recovery of the same be otherwise provided for by this Act. Provided, That no person or persons whomsoever shall be prosecuted by virtue of any clause in this Act for any breach thereof, after the expiration of three months from the commission of the offence; and all fines, penalties and forfeitures, recovered by virtue of this Act, not exceeding ten shillings, nor otherwise disposed of therein, shall be paid into the hands of the clerk of the company to whose use such fine may be applicable, or if applicable to the use of the battalion, into the hands of the quarter-master of the battalion, to be applied under direction of the officers commanding such companies, to the use of such companies, according to the directions of this A.S., or by the colonel or officer commanding any battalion, for providing or repairing of arms, drums, or colours, or for other contingent charges of fuch regiment or battalion.

Fines, how applied.

LXXV. And be it further enacted, That all fines and forfeitures not exceeding ten shillings, to be recovered by the clerks of companies, shall be applied by the captain or officer commanding each company for the keeping in order the arms and accoutrements of such company, for

the purchase of drums and fifes for the same, and other incidental charges attending the said company, and if any surplus shall arise the same shall be paid into the hands of the quartermafter of the regiment or battalion, to be applied to such uses as the field officers and captains in their annual or other meetings shall direct and appoint.

LXXVI. And be it further enacted, That if any person or persons whomsoever, shall encourage, perfuade, entice or procure, or enceavour to encourage, perfuade, entice or procure, any actual service. non-commissioned officer or private man of the militia, on actual service, to desert, or shall harbour, conceal or assist, any deserter from the militia on actual service, knowing him to be such, it shall and may be lawful for the commanding officer of the battalion, company or detachment, to which fuch non-commissioned officer, private man or deferter, may belong, at his option, to cause the person or persons so offending to be prosecuted by information in 'His Majesty's Supreme Court, or before two of His Majelly's Justices of the Peace, according to the nature and circumstances of the case : and if the person or persons on such prosecution in the Supreme Court shall, by the verdict of a jury, be convicted of any or either of the foregoing offences, such person or persons shall severally forfeit and pay for each and every offence, a fum not exceeding twenty pounds, or be liable to close imprisonment, not exceeding the term of three months; and if such profecution shall be carried on before two of His Majesty's Justices of the Peace, the person or persons who, on the oath of one or more credible witnesses, shall be convicted by such Justices of any or either of the said offences, shall severally forfeit and pay, for each and every offence, the sum of five pounds, and in default of such payment such offender or offenders shall by such Justices be committed to jail, and clefely confined for a term of twenty days, or until he, she or they, shall pay and difcharge the faid penalty of five pounds together with the costs of profecution.

LXXVII. And be it further enacted, That if any action shall be brought against any person or persons for any thing done in pursuance of this Act, such action or suit shall be commenced for any thing within fix months next after the fact committed, and not afterwards; and the defendant or done in pursudefendants, in any fuch action or fuit, may plead the general iffue, and give this Act and the

special matter in evidence at any trial to be had thereupon.

LXXVIII. And be it further enacted, That so many sections of this A& as the Governor, Lieutenant-Governor, or Commander in Chief for the time being, shall from time to time to to be read. order and appoint, together with the Articles of War when made and published, shall be read fo many times in each year as the Governor, Licutenant-Governor, or Commander in Chief, shall direct.

LXXIX. And be it further enacted, That it shall and may be lawful for the Governor, Lieutenant-Governor, or Commander in Chief for the time being, from time to time to commission and appoint proper officers to inspect and command all the battalions of the militia throughout Inspecting Offithe Province, or to limit the command and inspection of such officers to a particular number of battalions, or to the inspection and command of all the militia, in particular divisions of the Province, or particular Counties or Districts, as may be most convenient, sit and proper; and all fuch officers when so commissioned and published in General Orders to the Militia, shall be obeyed in all things lawful, by all persons who shall be so placed under their respective command.

LXXX. And be it further enacted, That the Act made and passed in the thirty-sisth year of his present Majesty's reign, entitled, An Act to amend and reduce into one Act the several Acts now in being, relating to a Militia in this Province; and all the Acts of this Province made in addition thereto, or in alteration or amendment of the faid Act, shall be, and the fame are hereby repealed.

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Continuance of *Continued by anbsequent Acts to 1816.

LXXXI. And be it further enacled, That this Act shall continue and be in force for one year from the publication thereof; and from thence to the end of the next Sellion of the General Affembly, and no longer.*

· & CAP. II.

An ACT to provide for the Accommodation and Billeting of His Majesty's Troops, or of the Militia, when on their march from one part of the Province to another.

E it enacted, by the Lieutenant-Governor, Council and Assembly, That whenever any regiment

or detachment of His Majesty's Forces, or of the Militia Forces of this Province, shall be

ordered to march from one district of this Province to another, it shall and may be lawful for

Troops or Militia on a march.

Billeting.

the Justices of Peace inhabiting in or near any town, village or place, at or through which fuch forces shall arrive or pass, to quarter and billet the officers and soldiers of the forces so on their march as aforesaid in inns, taverns and ale houses, and where there shall not be found fufficient room in fuch inns, taverns and ale houses, then to quarter and billet the remainder of fuch officers and foldiers in the houses of persons selling spirituous liquors by retail, and in the houses of persons who have, within one month previous to the marching of such forces, kept an inn, tavern or ale house; and all persons upon whom such forces shall be quartered and billeted as aforesaid, shall and are hereby required to furnish the said officers and soldiers so billeted on them as aforesaid with locging, and good and sufficient provisions consisting of bread, flesh and vegetables; and the officers commanding each and every detachment of His Majesty's forces, or of the militia, shall give to the person or persons on whom such detachments shall have been so quartered and billeted, receipts or certificates of the number of meals furnished to his detachment, which receipts or certificates shall entitle such person or persons to receive, as is herein after mentioned, one shilling for every meal, and three pence for every night's lodging which shall have been furnished as aforesaid; and if any militia officer shall give any certificate or receipt for a greater number of meals or nights' lodgings than

shall have been actually and bona fide received for the use of his detachment or command, such militia officer on conviction thereof before a general court martial, shall be cashiered, and shall moreover forfeit and pay a fine of fifty pounds, to be recovered by bill, plaint or information, in any of His Majefly's Courts of Record in this Province, one half whereof shall go to the informer, and the remainder shall be paid into the Treasury of the Province, for the use of

Allowance for Billeting.

False receipt for billeting.

II. And be it further euacled, That it shall be lawful for the Governor, Lieutenant-Governor, or Commander in Chief for the time being, by and with the advice of His Majesty's Council, to draw by warrant or warrants on the Treasury of the Province for the payment of all fuch meals of provisions, and nights' lodgings, as shall have been furnished to the militia forces on their march, and for which receipts or certificates shall be produced as aforesaid; and that whenever a route shall be granted by the Governor, Lieutenant-Governor, or Commander in

Chief, for the march of any body of his Majesty's regular troops, who are to be removed from one garrison of post to another, within the Province, it shall and may be lawful for the Governor, Lieutenant-Governor, or Commander in Chief for the time being, to draw by warrant on the Treasury, for so much money as shall be sufficient to pay the full price of the sol-

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dier's dinner, to be estimated at the rate aforesaid for each soldier, every day he shall be on fuch march. Provided, That the fum to be drawn for in one year for fuch service, shall on no account exceed the furn of five hundred pounds; the payment to be made agreeable to fuch regulations and cartificates as the Governor, Lieutenant-Governor, or Comman, der in Chief, shall from time to time make, touching the premises, such regulations and the forms of fuch certificates to be delivered, with the faid route, to the commanding officer of the party to be removed.

III. And be it further enacled, That the receipts or certificates of the number of meals Persons proand nights' lodgings, which shall be furnished to any regiment or detachment of his Majefly's troops, quartered and billeted on their march as aforefaid, and for which the payment pay from officer is not herein otherwise provided, shall entitle the person or persons who shall have furnished commanding the fame, to receive payment therefor from the officer who shall grant such receipts or certificates, or from the person or persons appointed by the Commander in Chief to make payment for the fame.

IV. And be it further enacted, That in places and fituations where there may not be a Where there fufficient number of public inns, taverns, ale houses and licenced shops, whereon to billet nread a suffithe whole of any detachment of foldiers or militia that may be on a march, it shall imported letand may be lawful to billet a part of fuel detachment on other housekeepers in the discretions of the Magistrates giving billets for the same.

V. And be it further enacted. That it shall and may be lawful for any two of his Maichy's Horses, carts, Inflices of the Peace for the County where any march of His Majesty's regular forces or of the militia forces is to commence, or for the county through or to which any fuch march is to be continued, upon the application of the commanding editor of fuch forces, and a route figned by the Governor, Lieutenant-Governor or Commander in Chief for the time being, to order a fuitable number of horses, carts and waggons, to be furnished, for conveying upon such route the baggage of fuch forces, and to determine what perfons shall provide the same : and the person or persons who shall accordingly carry and convey any such baggage, shall be entitled to receive payment for the same at the rate of one shilling per mile for the hire of one horse and cart, with one fuitable driver, to carry a load not exceeding five grefs hundred weight, for a diffance not to exceed twenty miles, and for every additional horse or horses, to be added to the draught of such cart, nine pence more per mile for each horse. Provided, the addirional load to be carried, shall not exceed five gross hundred weight for each additional horse. And if any fuch waggons or carts so employed to carry any baggage as aforesaid, shall be required and ordered by the commanding officer of any detachment of fuch forces, to halt at any particular stages or places, and for that cause shall be delayed in their route, such detention shall be computed and paid for at the rate of two shillings and fix pence for every hour of the day fuch detention may last; and the commanding officer shall give certificates to the refpective owners or carriers of fuch waggons and carts, of the weights of the baggage, and the diffance which the fan e shall have been so carried and conveyed by them, specifying also therein the time and cause of the detention of such waggons or carts, according to which receipts, the owners of fuch horfes, waggons or carts, shall be entitled to demand and receive payment forthwith of the officer commanding fuch detachment.

VI. And be it further enacted, That if any person or persons fliall resuse or neglect to fur- Persons resuswith any tuch hortes, carrs or waggons, upon the order of any two of his Majetly's Juffices ing to furnish of the Pence given as aforefaid, without a reasonable excuse to be allowed by said Justices, and the feet thereof made by the faid Juffices or either of them, to the next Court of Generator Quarter Sessions of the Peace for such county, the faid Court shall order the party complained

complained against, to be brought before them, and shall hear and determine such complaint; and if the persons or persons so complained against, shall be convicted of wilfully disobeying the said order, he or they shall severally storfeit and pay forty shillings for such offence; to be levied by warrant of distress and sale of the goods and chattles of such offender, and be paid to the officer commanding the militia in such county or district, and applied to the services herein after mentioned. And if any officer commanding such detachment shall force or constrain any waggon or cart to travel more than twenty miles, or one day's journey, or shall result or neglect to discharge the same in due time to return have, or shall overload or suffer to be overloaded, any such waggon or cart, either by permitting soldiers, their wives or children, to ride therein or otherwise, or shall force waggons, carts, or horses, from the owners thereof, by themselves, servants or soldiers, every such officer shall forfeit the sum of forty shillings, and be liable also so the party injured for his reasonable damages; and no loaded waggon or cart passing from town to town, nor any horse or horses employed in travelling by or for the owner, shall be liable to be taken or constrained into transport such baggage as foresaid.

Itecovery and application of fines.

VII. And be it further enefled. That all fines and forfeitures, recovered by virtue of this Act, shall be applied to the repairing of the arms, and to the providing and repairing of drums or colours, or for other contingent expences of the militia, in such manner as shall be recommended by the field officers and captains of the militia of such county or district at their annual meetings.

Continuance of this Act. *In force in 1815. VIII. And be it further enacted, That this Act shall continue and be in force for one year from the publication thereof; and from thence to the end of the next Session of the General Assembly, and no longer.

CAP. III.

'An ACT' to impose and appropriate an additional Duty on all Wine, hereafter to be imported into this Province.

Prcamble.

HEREAS His Majesty has been pleased to recommend that the Affembly of this Province should enable His Majesty to make a provision out of the funds of this Province, for the honerable retirement of Sir John Wentworth, the late Lieutenant-Governor; in compliance therefore, with His Majesty's Royal Recommendation:

Duty on wine imported.

I. BE it enacted, by the Lieutenant-Governor, Council and Assembly. That there be granted and paid to his Majesty, his heirs and successors, an additional duty of six pence per gallon on all wines hereafter to be imported into this Province, to be raised, levied, collected and paid, by the ways, means, methods, rules, provisions and directions, and under the same penalties, and by the collectors prescribed, mentioned, named and expressed, in and by an Act, entitled, An Act for granting to his Majesty certain duties on wine, rum, and other distilled spirituous liquors, molasses, cossee and brown sugar, for the support of his Majesty's government, and for promoting the agriculture, commerce and sisheries of this Province.

Drawback on export. II. Provided always, and be it enacted, That if any wine, hereafter to be imported into this Province, and upon which the duty hereby imposed shall be paid or secured to be paid, shall be exported from this Province, that then the duty of six pence, hereby imposed, shall be repaid to the person or persons exporting the same, without any deduction whatever.

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III. And be it further enacted, That it shall be lawful for his Majesty, his heirs and succes- Application of fors, out of the monies to be raifed by virtue of this Act, to appropriate any sum, not exceeding five hundred pounds, sterling money of Great-Britain, per annum, as an annulty or pention, for Sir John Wentwork, during his natural life, if his Majetty thall fee fit.

IV. And be it further enacted, That if the monies to be raifed by virtue of this Act, in any insufficiency of year or years, while the fame shall be in force, shall happen to fall short of the sum of sive dutythundred pounds, sterling, it shall be lawful for his Majesty, his heirs; and succesfors, to apply any other monies remaining or being in the Treafury of the Province, to make up fuch deficiency 1 and in case the monies to to be raised shall exceed the said sum of sive Surples. hundred pounds, the furplus shall be added and carried to the credit of the general funds of the Province.

V. And be it further enefted, That this Act shall continue and be in force during the Continuance of natural life of Sir. JOHN WENTWORTH, and until the end of the next Seffion of the Ge-Act. neral Assembly after his decease, and no longer.*

CAP. IV.

An ACT in addition to an Act, passed in the Forty-Seventh Year Expired. of His present Majesty's Reign, entitled, An Act to regulate the expenditure of Monies hereafter to be appropriated for the service of Roads and Bridges.

CAP. V.

An ACT for applying certain Monies to the purposes therein Excented. mentioned.

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At the GENERAL ASSEMBLY of the Province of Nova-Scotia, begun and holden at Halifax, on Tuesday the Eighteenth day of November, Anno Domini, 1806, and continued by feveral Prorogations to Thursday the Twenty-fourth day of November, 1808, in the Forty-ninth year of the Reign of our Sovereign Lord GEORGE the Third, by the Grace of God, of the United Kingdom of Great-Britain and Ireland, KING. Defender of the Faith, &c. &c. being the Fourth Session of the Ninth General Assembly, convened in the faid Province.*

* This Session commenced in the time of Sir George Prevest, Baronet, Lieutenant-Governor; and finished by the Honorable Alexander Croke, L. L. D. (being President and Communder in Chief, in the absence of Sir George Prevest;) S. S. Blowers, Chief Justice and President of Council; Lewis M. Wilkins, Speaker of the Assembly; S. H. George, Secretary of the Council; and James B. Franklin, Clerk of Assembly.

CAP. I.

An ACT for imposing an additional Duty of Excise on Rum, and other distilled Spirituous Liquors, and for appropriating the same.

Expired.

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CAP. II.

An ACT in addition to an Act, passed in the twenty-ninth year of his Majelly's reign, entitled, An Act for the better support of the Poor in the respective Counties within this Province, by laying an Impost Duty on all articles imported into this Province from the United States of America.

Expired.

CAP. III.

An ACT for continuing the feveral Asts of the General Assembly, for the further increase of the Revenue, by raising a Duty of isxcife on all Goods, Wares and Merchandife, imported into this Province.

Expired.

CAP. IV.

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An ACT to continue an Act for the better support of the Poor, in Expired. the respective Counties of this Province.

CAP. V.

An ACT to continue an Act, for granting to His Majesty certain duties on Wine, Rum, and other distilled Spirituous Liquors, Expired. Molasses, Coffee, and Brown Sugar.

CAP. VI.

An ACT to continue the feveral Acts of the General Assembly for raising a Revenue to repair the Roads throughout the Province, Expired. by laying a duty on persons hereafter to be licenced to keep Public Houses, or Shops, for the retail of Spirituous Liquors.

CAP. VII.

An ACT to continue in force the feveral Acts therein mentioned. Expired.

CAP. VIII.

An ACT to revive and continue an Act, entitled, An Act for the fecurity of Navigation, and for preferving all Ships, Veffels, and Goods, which may be found on thore, wrecked or stranded, upon Expired. the coasts of this Province; and for punishing persons who shall steal shipwrecked Goods; and for the relief of persons suffering loss thereby.

CAP. IX.

Expired.

An ACT to regulate the expenditure of Monies hereafter to be appropriated for the fervice of Roads and Bridges.

CAP. X.

Executed.

An ACT to encourage the raising of Bread Corn on new Lands.

CAP. XI.

Executed.

An ACT to encourage the Fisheries of the Province, by granting a bounty on the importation of Salt; and also for regulating and imposing a Duty on the exportation of Salt.

At the GENERAL ASSEMBLY of the Province of Nova-Scotia, begun and holden at Halifax, on Tuesday the Eighteenth day of November, Anno Domini, 1806, and continued by several Prorogations to Wednesday the Seventh day of June, 1809, in the Forty-ninth year of the Reign of our Sovereign Lord GEORGE the Third, by the Grace of God, of the United Kingdom of Great-Britain and Ireland, KING, Defender of the Faith, &c. &c. &c. being the Fifth Session of the Ninth General Assembly, convened in the said Province.*

CAP. I.

An ACT for applying certain Monies therein mentioned for the fervice of the year One Thousand Eight Hundred and Nine; and for Executed appropriating such part of the Supplies granted in the last Session of the General Assembly as are not already appropriated by the Laws or Acts of the Province.

CAP. II.

An ACT in addition to an Act, passed in the last Sessions of the General Assembly, entitled, An Act to regulate the expenditure of Monies hereafter to be appropriated for the service of Roads and Bridges.

CAP. III.

An AGT to extend the Provisions of an Act, passed in the Forty-sixth year of the reign of His present Majesty, entitled, An Act to encourage the raising of Bread Corn on New Lands.

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^{*} In the time of Sir George Prevest, Baronet, Lieutenant-Governor; S. S. Blowers, Chief Justice and President of Council; Lewis M. Wilkins, Speaker of the Assembly; S. H. George, Secretary of the Council; and William Hill, Acting Clerk of Assembly.

At the GENERAL ASSEMBLY of the Province of Nova-Scotia, begun and holden at Halifax, on Tuesday the Eighteenth day of November, Anno Domini, 1806, and continued by several Prorogations to Thursday the Ninth day of November, 1809; in the Fistieth year of the Reign of our Sovereign Lord GEORGE the Third, by the Grace of God, of the United Kingdom of Great-Britain and Ireland, KING, Desender of the Faith, &c. &c. &c. being the Sixth Session of the Ninth General Assembly, convened in the said Province.*

CAP. I.

Executed.

An ACT for applying certain Monies therein mentioned for the fervice of the year enfuing; and for appropriating such part of the Supplies granted in this Session of the General Assembly as are not already appropriated by the Laws or the Acts of the Province.

CAP. II.

Executed.

An ACT to continue an A& for imposing an additional Duty of Excise on Rum, and other Distilled Spirituous Liquors; and for appropriating the same.

CAP. III.

Executed.

An ACT to continue an Act for granting to His Majesty certain Duties on Wine, Rum, and other Distilled Spirituous Liquors, Molasses, Cossee, and Brown Sugar.

^{*} In the time of Sir George Prevest, Baronet, Lieutenant-Governor; S. S. Blowers, Chief Justice and President of Council; Lewis M. Wilkins, Speaker of the Assembly; S. H. George, Secretary of the Council; and James B. Francklin, Clork of Assembly.

CAP. IV.

An ACT for continuing the several Acts of the General Assembly Expired. for the further increase of the Revenue, by raising a Duty of Excise on all Goods, Wares and Merchandise, imported into this Pro-

CAP. V.

An ACT to continue the Acts for the better support of the Poor in Expired. the respective Counties of this Province.

CAP. VI.

An ACT to amend and alter an Act, passed in the forty-eighth year of His Majesty's Reign, entitled, An Act to provide for the greater fecurity of this Province, by a better regulation of the Militia, and to repeal the Militia Laws now in force.

DE it enacted, by the Lieutenant-Governor, Council and Affembly, That if any person enrolled in Arms, &c. not The Militia of this Province shall appear, on the respective days of muster and training, in order. with arms and accourrements, any of which, in the opinion of the Captain or Officer commanding the company to which he belongs, are dirty, and not in good and ferviceable order, fuch person shall forfeit and pay a sum not less than two shillings and six pence, nor more than ten shillings.

II. And be it further enacted, That if any person enrolled as aforesaid, who has received, or Fowling, 4e: shall hereafter receive, militia arms and accourtements, shall use the said militia arms and accouments, for fowling, or the like private purposes, he shall forfeit and pay for each offence the sum of five shillings.

III. And be it further enacled, That instead of four company meetings, as directed by the twenty-ninth section of the said Act, there shall, in suture, be six company meetings, to be Company meetcalled out and affembled yearly in the manner, and under all the provisions, regulations and penalties, prescribed by the said Act.

IV. And be it further enacted, That the persons commonly called Quakers, and certified as such by two respectable householders belonging to their Society, shall be exempted from all training, the duties of watching and warding, and from furnishing and providing themselves with arms and ammunition, or accourrements, for which exemptions every such Quaker shall pay annually the fum of twenty shillings, to be applied to the purposes mentioned in the thirtyfirst section of the Act hereby amended.

V. and be it further enacted, That it shall and may be lawful for the Colonel or Officer com- Inspection of manding any regiment or battalion of Militia, to order as many inspections of the arms, ac- arms, 4ccoutrements and ammunition, of the several companies under his command, ip every year, as

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he may judge necessary; which inspections are to be made in the manner, and under the like regulations and penalties, as is expressed in the twenty-second section of the said Act herein before mentioned.

Removal of Militia-men. VI. And be it further enacted. That when any Militia man shall remove from one company diftrict to another, and shall be enrolled in the company of the district to which he has removed, he shall fall in immediately before the person who has drawn the same number as the said militia man held in his former company, and shall stand there ready to be called on for actual service as if he had originally drawn such number in the company to which he has so removed.

Squad meet-

VII. And be it further enacted. That so much of the said Act hereby amended as respects Squad meetings of the Militia, shall be, and the same is hereby repealed.

Prosecutions.

VIII. And be it further enacted, That in all cases where any prosecution shall be had before any one or more Justices of the Peace for any offences within the Militia Laws of this Province, the Justice or Justices shall enquire into the whole complaint, and give judgment, with such costs of suit as are allowed by Law in civil cases between party and party; and if the defendant shall be acquitted, or the prosecutor shall be nonsuit, the costs awarded against him shall be paid out of the sines of the company to which the defendant belongs.

Continuation.
*In force in
1815.

IX. And be it Jurther enacted, That this A& shall continue and be in force for one year from the publication thereof, and thence to the end of the next Scilion of the General Assembly.*

CAP. VII.

An ACT in addition to an Ac, passed in thirty-third year of the reign of His late Majesty King George the Second, entitled, An Act for regulating the Rates and Prices of Carriages.

Licence to

BE it enacted, by the Lieutenant-Governor, Council and Assembly, Shat from and after the first day of April next, no person shall drive any Cart, Truck, or Sled or Carriage, for the transportation of any Goods, Wares, Merchandise, or other things whatsoever, within the Town and Suburbs of Halisax, for hire or wages, unless he shall be licensed, as a Truckman, by the Justices of the Peace in Sessions, on penalty of Twenty Shillings for each offence.

Trucks, &c. to

II. And be it further enacted, That every person who shall own or use any Truck, Cart, or Sled, for the transport of Goods or other things for hire, shall cause the initial letter of his Christian Name, and his Surname at sull length, and also the number of his license, to be painted in large and legible characters upon each side of his Cart, Truck or Sled, on the square or afterpart of the Shart of such Truck or Cart, and upon the curve of the runners of such Sled, and so continue the same on penalty of sive shillings, for every day that he shall drive his Cart, Truck or Sled, without having his name and number so painted thereon.

Refusal to

III. And be it further enacted, That if any licensed Cartman or Truckman, being on his Stand, thall resuse or neglect to Cart, Truck, or employ his Horse and Cart, within the said Town and Suburbs of Halifax, for any person when requested, such Cartman and Truckman, shall, for each offence, forfeit and pay the Sum of Ten Shillings.

Stands for Trucks. IV. And be it further enucled, That the faid Justices shall appoint the Stands for Carts, Sleds or Trucks, in the Town of Halifax, and make all other necessary regulations for the good and orderly government of Cartmen and Truckmen, within the said Town and Suburbs.

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V. And be it further enacted, That if any licensed Cartman or Truckman, shall be guilty of Breach of Reany wilful breach of the regulations to be made by the faid Justices, it shall be lawful for the gulations. faid Justices in their Sessions, upon complaint and proof thereof, summaily made before them, to take away the License of such Person, or to suspend him from exercising the business of a Truckman or Cartman, for fuch time as the Justices shall see fit.

VI. And be it: further enalted, That if any Truckman, or Cartman, whose license shall have been fo taken away or fuspended, shall drive any Cart, Truck or Sled, for hire, within the out licence. Town and Suburbs of Halifax, without obtaining, a new License therefor, he shall forfeit and pay the fum of Ten. Shillings, for each and every day that he shall so offend.

VII. And be it further enacted, That the Clerk of the Peace shall be allowed to take and receive from each Cartman and Truckman, to be licensed as aforefaid, the sum of two shillings cence. and fix pence for his faid License. (1).

VIII. And be it further enacted, That all penalties imposed by this Act, may be fued for before Prosecutions. any one of His Majesty's Justices of the Peace of the Town of Halifax, and recovered with costs of fuit, by him or them who may fue for the same, one half of which penalty shall be paid to the informer or party grieved, and the other half to the Commissioners or Overseers of the Highways, to be expended on the Streets of Halifax.

IX. And be it further enacted, That this Act thall be and continue in force for one year, and Continuation. until the end of the next Session of the General Assembly.

*In force in 1815.

CAP. VIII.

An-ACT to continue the feveral Acts of the General Assembly, for raising a Revenue to repair the Roads throughout the Province, by laying a Duty on Persons hereafter to be licensed to keep Public Houses, or Shops, for the retail of Spirituous Liquors.

CAP. IX.

An ACT to provide for the support of a Light-House on Briar Island, at the entrance of the Bay of Fundy.

THEREAS, a Light-House is now erected on Briar Island, at the entrance of the Bay of Fundy,

which will be highly beneficial to all Vessels going into that Bcy; therefore, I. Be it enacted, by the Lieutenant-Governor, Council, and Assimbly, That so soon as the said Light House shall be completed, and a light kept therein, all ships and vessels which shall enter the Bay of Fundy, and arrive at any port, harbour, creek or bay, in this Province, within the faid Bay of Fundy, to the northward of Cape Saint Mary's, shall pay the same rate of tonnage duties that are now received from, and made payable by all vessels which enter the harbour of Halifax. Provided always, That in case the Light House at the entrance of the Gut of Annapolis, shall be rebuilt, all such ships or vessels that shall enter the said Gut of Annapolis, and pay the tonnage duties made payable by all ships or vessels entering the said Gut of Annapolis, shall be, and are hereby exempted from the payment of the tonnage duties imposed by this Act.

Collection and application of Duties.

II. And be it further enacted, That it shall and may be lawful to collect. receive and apply, the tonuage duties imposed by this Act, in the same manner, and under the same regulations, that the faid tonnage duties are now collected, received and applied, in the faid harbour of Ha-

A 1 33d. Geo. Act 28th Geo. III.t

III. And be it further enacted, That the Act, passed in the thirty-third year of his late Majesty's reign, entitled, An Act for regulating and maintaining a Light House on Sambro-Island; also, an Act passed in the twenty-eighth year of his present Majesty's reign, entitled, An Act for regulating and maintaining a Light House at the entrance of the harbour of Shelburne, and all the several Acts which have been fince made and passed in addition to, and amendment thereof, and to revive, continue, and make the fame perpetual, and all the feveral matters and things contained therein, shall be, and the same are hereby extended to the said Light-House on Briar Island, at the entrance of the Bay of Fundy, and also made applicable to enforce the payment of the said tonnage duties on all vessels which enter the Bay of Fundy, and come into any port, harbour, creek or river, within this Province.

and the Acts since passed, made applicable to Briar Is land Light-House.

IV. And be it further enucted, That this Act shall be and continue in force for three years from the publication thereof, and from thence to the end of the next Session of General Assembly.*

Continuation.

*In force in 1815.

CAP. X.

Expired.

An ACT to encourage the Fisheries of this Province.

CAP. XI.

An ACT in addition to, and in amendment of, an Act, passed in the forty-first year of His Majesty's Reign, entitled, An Act for repairing, cleaning and paving, the Streets in the Town and Peninfula of Halifax, and for removing obstructions therein; and also the Act in amendment thereof, passed in the forty-second year of His present Majesty's Reign.

Preamble.

THEREAS, notwithstanding the faid Acts, the Streets, Lanes and Highways, in and about the town of Halifax, are frequently encumbered with filth, dirt, and nuisances of various descriptions, which greatly offirmet the passage, and also endanger the health of the inhabitants; for remedy thereof :

Irhabitants to keep gutters and streets clean before their houses.

I. Be it enacted, by the Lieutenant-Governor, Council and Affembly, That every person within the town of Halifax, shall be obliged to keep the gutters and streets before the houses, building or land, inhabited or occupied by him, her or them, clear and free from dirt, filth and nuifances of every kind; and that whenever any earth, ashes, manure, stones, brick, shavings, dirt, filth, offal, or any other thing, shall be found lying, thrown or placed, in any of the faid streets, lanes or highways, the person or persons, before or nearest whose house, building or land, the same shall be, shall forfeit and pay a fine of twenty shillings, together with the expense incurred by the Commissioners of Highways in removing the same; and the said Commissioners, or any one of

Penalty for neglect.

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them, are hereby authorised to cause such earth, ashes, manure, stones, shavings, rubbish, dirt, filth, or offal, to be inflantly removed, without giving any notice to the owner, or supposed owners thereof, or being at all answerable for the same. Provided always, That no person shall Proviso. be liable to the faid penalty, unless he shall have thrown or placed the faid nuisance in the street, lane or highway, where the fame shall be found, or not having thrown or placed the fame in. the faid fireet, lane or highway, shall suffer the same to continue for the space of four

And whereas, persons keeping Carts; Sleds, or Trucks, frequently neglect to perform their highway labour, Preamble. or to work in a proper manner, and it is expedient to substitute a Money payment, in lieu thereof :

II. Be it therefore enacled, That every person or persons, who shall keep any horse or horses, Horse rates. and cart, fled or truck, shall, besides performing his and their personal statute labour, pay for fuch horses annually at the following rates: that is to say, for one horse, seven shallings and six pence; for two horses, twelve shillings; for three horses, fixteen shillings; for four horses twenty shillings; and for every horse above four, two shillings and six pence more.

And whereas, the main public Road leading from Halifax to Sackville Bridge, is frequently encumbered and obstructed with Logs, Spars, Bark, Scantling, Boards, Plank, Slabs, Cordwood, Hoop Poles, Staves, Laths, Fencing Materials and Stones, to the great annoyance and danger of travellers and passengers on the road; for remedy whereof :

III. Be it enacted, That in ten days after the publication hereof, all logs, spars, bark, scant- Nuisances on ling, boards, planks, flabs, cordwood, hoop poles, flaves, laths, fencing materials, and stones, and timber of any kind, which shall be found in the ditches or track of the said road between M'Alpine's house, and the upper or eastern side of Sackville bridge, shall be ipso facto forfeited; and it shall and may be lawful for the said Commissioners, or any of them, without any suit or process of Law whatever, to cause all articles so found, to be instantly seized, and disposed of in such way, or manner as they shall think proper; and if the same shall be sold, the proceeds of such sale shall be applied by the said commissioners for the repair and improvement of the

IV. And be it further enacted. That all furn and furns of money, penalties and forfeitures, Prosecutions herein contained, shall be fued for and recovered before any Justice of the Peace for the County of Halifax.

V. And be it further enacted, That this Act shall be and remain in full force and effect for one-year from the publication hereof, and from thence to the end of the next Section of the General Affembly.*

Continuation.

* In force in 1815.

CAP. XII.

An ACT to encourage the raifing of Bread Corn on new Lands.

Expired.

CAP. XIII.

An ACT to continue, and in addition to, and amendment of, an At to regulate the expenditure of Monies hereafter to be appro- Expired priated for the service of Roads and Bridges.

CAP. XIV.

Expired.

An ACT to continue in force the feveral Acts therein mentioned.

CAP. XV.

An ACT to alter and extend the times of holding the Supreme Court in feveral of the Counties and Districts in this Province; and for declaring the qualification of persons hereafter to be appointed Justices of the said Court, their number, and salaries.

Preamble.

HEREA it has been found that the time limited by Law for the litting of the Supreme Court, in the Counties of Annapolis, King's County, and Cumberland, and also in the Districts of Colchester and Pictou, is not sufficient to enable the said Court to finish the tufiness of the said Counties and Districts; whereby great delays of justice are occasioned, to the injury of Suitors in the said Court; for remedy whereof:

Sittings:

I. Be it enacted, by the Lieutenant-Governor, Council and Affembly, That the faid Supreme Court shall be hereafter held at Pictou, in the District of Pictou, on the last Tuesday of May; and at Truro, in the District of Colchester, on the Thursday next, after the first Tuesday of June; and at Amherst, in the County of Cumberland, on the third Tuesday of June; at Windsor, in the County of Hants, on the second Tuesday of September; at Horton, in King's County on the third Tuesday of September; and at Annapolis, in the County of Annapolis, on the second Thursday after the said third Tuesday of September in each year.

Length of Sittings

II. And be it further enacted, That the faid Court shall not fit at any of the said places longer than the period of eight days in any one Session.

Supreme Court
--by whom
held.

III. And be it further enacted, That the said Supreme Court shall be held in each of the said Counties and Districts by two Assistant Justices of the said Court, in the absence of the Chief Justice, and in no other way or manner whatsoever.

Sickness of Assistant Justice.

IV. Provided always, and be it further enacted, That if, at any time, after the Affistant Justices of the faid Court, shall have commenced any of the said circuits, it shall happen that any one of the said Justices by reason of sickness or unavoidable accident, shall be prevented from attending at any of the said Courts, on the days when the same are herein directed to be held, it shall and may be lawful for the other Justice to hold the said Court, and to proceed in hearing and determining all matters therein depending, any thing herein before contained to the contrary notwiths anding.

Return of Write, &c.

V. And be it further enacted, That all writs, process, recognizances and complaints, which are, or thall be made, returnable to the faid Court at its next fittings, in the faid Counties or Districts respectively, shall be returned on the days herein appointed for such respective fittings of the faid Court, and all parties and persons who are bound or summoned, or who ought to appear at the said Courts, or any of them, at the next stittings thereof, in any of the said Counties or Districts, shall be held and obliged to appear at such Court, at the days and times on which such sittings respectively are hereby directed to be held.

Breamble.

And whereas the extending the terms of fittings of the Jaid Court in feweral Counties and Districts will render it necessary to make provision for the appointment of one other Affishant Justice of the said Court; and, whereas, their present Salary is inadequate to their honorable Support:

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VI. Be it enacted, That it shall and may be lawful for the Governor, Lieutenant Governor, Appointment of or Commander in Chief, for the time being, to appoint one other Affistant Justice of the said Assistant Jus-Court, in addition to those already appointed.

VII. And be it further enucted. That no person shall hereafter be appointed an Affistant Justice of the faid Court, unless he shall have been regularly sworn and admitted an Actorney of the faid Court ten years prior to fuch appointment, and shall have been in the practice of his profession, of an Attorney and Counsel in the said Court, at least five years next before the said appointment.

Qualifications.

VIII. And be it further enacted, That it mall not be lawful for any Affiscant Justice of the faid Court, to hold, possess or enjoy, any other Office, Post, Place, Appointment, or Situation, Prevented except the Office of Master in Chancery, or that of a Member of His Majesty's Council of this Province, or accept, receive, or take any Salary, Fees or Emoluments, for, or in respect of any Office, Post, Place, Appointment, or Situation, other than the Salary provided by this Act, and fuch other Fees and Emoluments, as appertain to the faid Offices and Situations herein before

Provided always, That nothing herein contained shall prevent either of the prefent appointed Exception. Justices of the faid Court from holding any Office they may have been in possession of before the passing of this Act.

IX. And be it further enacled, That instead of the fum of Four hundred pounds heretofore Salary. allowed, that the fum of Five hundred pounds be granted, established and paid, as the yearly Salary of each of the three Affiliant Judices of the faid Court, in addition to the allowance of

Provided always, That nothing herein contained shall extend, or be construed to extend, to prevent the appointment of the Affistant Justices, and the payment of their Salaries by the Payment of annual Grant of Parliament for Nova-Scotia, or otherwise by His Majesty's Special Warrant Salary, &c. or Authority.

CAP. XVI.

An ACT to authorife the fale of part of the Lands and Tenements of Samuel Hart, of Halifax, merchant, a lunatick, or infane person, for payment of his Debts, and for his maintenance and sup-

HEREAS, a Commission, in nature of a Writ De Lunatico Inquirendo, was issued out of His Majesty's Court of Chancern, bearing teste the twelfth day of June, one thousand eight hundred and nine, directed to certain Preamile. Commissioners therein named, to enquire of the lunacy of Sumuel Hurt, of Halifax, merchant; and Whereas, the said Commission was duly executed, on the twenty-eighth day of June, before the Commissioners therein named, and thereby it was found that the said Sumuel Hart was then a lunatic and not capable of the government of himself, his messuages, lands, tenements, goods and chalties, and so had been for three weeks then last past. And Whereas, on the petition of Rebecca Hart, the wife of the said Samuel Hart, and Foster Hutchinson, and George Grassic, of Halifax, Esquires ; His Excellency the Lieutenant-Governor and Chancellor of this Province, on the third day of July, was pleased to commit the custody of the person, and the care and management of the estate of the said Samuel Hart, un to the said Rebecca ... art, Poster Hutchinson, and George Grassie, who have given security for the faithful discharge of the trust reposed in them. And Whereas, the said Samuel Hart, at and before the time of his said lunacy. was, and is still, indebted to divers persons in large sums of money, which his personal estate, and the rents of his real estate, are quite insufficient to discharge, and his said creditors threaten to institute suits at Law, and in Chancery,

to compel the sale of his lands and tenements for payment of the said debts, which would cause a very grievous expense, and might leave the said Samuel Hart, and his Family, entirely destitute of the means of support :

Commissioners

Sale of Lands. oc. for pay-

I. BE it therefore enacted, by the Lieutenant-Governor, Council and Affembly, That it shall and may be lawful for the faid Rebecca Hart; Fofer Hutchinfon and George Graffie, to fet upa a public auction, at such times and places as they shall find experient, so much of the lands, tenements and hereditaments, of the faid Samuel Hart, as may be necessary for the payment of the debts contracted and actually owing by the faid Samuel Hart, and for his maintenance and fupport; and all deeds, and conveyances, duly made and executed by and in the name and names of the said Rebecca Hart, Foster Hutchinson, and George Grassie, to the purchaser or purchasers of any of the lands or tenements of the said Samuel Hant, which shall be sold in manner and for the purposes aforesaid, shall be sufficient and valid in law and equity to vest the title and interest in and to the said lands and tenements in such purchaser or purchasers thereof, according to the true intent and meaning of such Deeds.

Public notice of sale

II. And be it further enocled, That before any fale shall be made of any part or parts of the Real Estate of the faid Samuel Hart, public notice of the time and place of such intended sale, with a description of the lands and tenements to be sold, shall be inserted in one or more of the Halifax Weekly News-papers for at least four weeks immediately preceding any intended fale, and every fuch fale shall be made at public auction, and the person or persons who shall be the

highest and best hidder shall have the preference.

Consideration money

Application

III. And be it further enacted, That the faid Rebecca Hart, Foster Hutchinson, and George Graffie, shall and may receive the confideration money for the lands and tenements which may be fold under the authority of this Act, and shall apply the same to discharge the debts due and owing by the faid Samuel Hart, and for his maintenance and support, and shall render an account of all fuch fales and payment into the registry of the Court of Chancery when required, which account shall be open to the inspection of any party concerned.

And whereas it may facilitate and improve the fale of the faid Estates if they shall be fold free of Dewer :

Dower

IV. Be it therefore enacted, That if the faid Rebecca Hart, shall be willing to relinquish her dower in any of the linds and tenements which may be fold pursuant to the provisions of this Act, and in the deed or deeds of conveyance of any fuch lands or tenements, to be executed by her jointly with the faid Foster Hutchinson and George Graffie, shall expressly assign and relinquish her right of dower in the lands or tenements thereby conveyed, and shall also acknowledge such deed or deeds before some one of his Majesty's Justices of the Peace, as in cases where the Real Estates of the husband are sold by the husband and wife jointly, such affignment and acknowledgment, shall forever bar her of all right and claim of dower in and to the linds and tenements in fuch deed or deeds mentioned and conveyed.

Bonds given by Commissioners

V. And be it further enacted, That before a fale of any of the faid lands and tenements shall take place, the faid Rebecca Hart, by two fureties, and the faid Foster Hutchinson and George Graffie, by themselves and one surery each, shall give bond in such manner, and to such amount, as his Excellency the Lieutenant-Governor may direct, having respect to the value of the property intended to be fold, and to the debts due by the faid Samuel Hart, for the faithful execution of the trust and authority granted to them by this Act.

« Commission superseded.

VI. And be it further enacled, That if the faid Inquisition shall be quashed, and the said Commission superseded, before the powers granted by this Act are carried into full effect, all further and other execution of the faid power and authority shall thenceforth cease and determine.

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An ACT in addition to, and amendment of, the Acts for the choice of Town Officers, and regulating of Townships.

THEREAS from the great improvement of the Country, and the extensive Roads which have been eponed therein, it is necessary, in several of the Townships, to increase the number of Surveyors of Highways:

I. Be it therefore enacted, by the Lieutenant-Governor, Council and Affembly, That for the future the Grand Juries in the feveral Courts of General or Quarter Sessions of the Peace, at such term Highways as the Juffices shall direct, shall, annually, nominate fit and proper persons for each Township and Diffrict, not exceeding twenty-four, out of whom the faid Court of Session shall appoint fuch number as they may deem expedient, to be Surveyors of Highways therein; any law,

ulage or cultom, to the contrary notwithstanding.

C. I.

Appointment of

At the GENERAL ASSEMBLY of the Province of Nova-Scotia, begun and holden at Halifax, on Tuefday the Eighteenth day of November, Anno Domini, 1806, and continued by feveral Prorogations to Thursday the Fourteenth day of February, 1811; in the Fifty-first year of the Reign of our Sovereign Lord GEORGE the Third, by the Grace of God, of the United Kingdom of Great-Britain and Ireland, KING, Defender of the Faith, &c. &c. &c. being the Seventh Seffion of the Ninth General Affembly, convened in the faid Province.*

CAP. I.

An ACT for applying certain Monies therein mentioned for the fervice of the Year of Our Lord One Thousand Eight Hundred and Expired Eleven; and for appropriating fuch part of the Supplies granted in this Session of the General Assembly as are not already appropriated by the Laws or the Acts of the Province.

^{*} In the time of Sir George Prevost, Baronet, Lieutenant-Governor; S. S. Blowers, Chief Justice and President of Council; Lewis M. Witkins, Speaker of the Assembly; S. H. George, Secretary of the Council; and James B. Franckiu, Clerk of Assembly.

CAP. II.

An ACT to amend an Act, passed in the twentieth year of His Majesty's Reign, entitled, An Act for establishing a Public School in the Town of Halifax.

Preamble.

HEREAS, it is reasonable that a certain number of Boys should be taught gratis at the Public School in Halisax; and it is also expedient to enlarge the Powers of the Trustees of the said School:

Ten free Scholars I. Be it therefore enacted, by the Lieutenant Governor, Council, and Affembly. That the Trustees and Directors of the said School, in addition to the powers granted to them by the Act for establishing the said School, shall be, and they are hereby authorised and empowered, to nominate and send to the said School, any number of Boys, not exceeding ten, to be taught gratia by the Master and Ushers of the School, and such Boys shall be instructed in all the branches of Education taught at the said School, or in such parts thereof as the Trustees shall direct, in the same manner as any other Scholars, and on the removal of any such Boys from the said School, the Trustees shall and may appoint and send others in their stead, so as to keep up, at all times, the sull number of ten free Scholars; and the Master and Ushers of the said School shall be obliged to receive from time to time, and to instruct as aforesaid, and also to place, indiscriminately, in the several classes with the other Scholars, the Boys who shall be so fent by the Trustees. Provided always. That such Boys shall be poor orphans, or children whose parents or guardians cannot afford to pay for their Education, and that the number of them shall not at any time exceed the said number of ten.

II. And he it further enacted, That it shall and may be lawful for the Governor, Lieutenant-Governor or Commander in Chief for the time being, by and with the advice of Council, to grant and pay annually, out of the Treasury of the Province, to the Master and Usher of the said School, by quarterly warrants, the salaries granted by the said Act, and that the salary and allowance of sifty pounds to the said Usher shall be so granted and paid whenever the number of Scholars in said School shall exceed thirty, any thing in the said Act, of which this is an amendment, to

the contrary notwithstanding.

III. And be itenated, That the Trustees and Directors of the said School shall hereafter be appointed during pleasure, and shall continue in office until the Governor, Lieutenant-Governor, or Commander in Chief, shall issue a new commission.

Appointment
of Trustees.

Salaries.

IV. And be it further enucled, That the faid Trustees, and their successors, shall be, and they are hereby, created and made a body corporate, by the name of the Trustees and Directors of the Public School in Halifax, and by that name are made capable in Law to sue and be sued, defend and be defended, in any Courts of Record, or other places whatsoever, and may accept and hold grants of Lands, Monies, Stock in the Funds, or other valuable property, and may apply the same according to the will and directions of the grantor or giver, and for the benefit of the said School.

Incorporation of Trustees.

V. And be it further enacted, That in all cases of vacancy, it shall be lawful for the said Trustees to nominate and appoint a Master of the said School; the person so appointed being duly qualified, of sober life and morals, and being, or then becoming, a member of some religious Protestant Congregation in Halitax, and the master so appointed, having first obtained a License according to Law, shall be entitled to teach in the said School, and to receive all the emoluments of such appointment.

VI.

Vacancy of Master.

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VI. And be it further enacted. That if any Master or Usher of the said School shall refuse to obey the bye Laws and Regulations to be made by the faid Truftees, or shall neglect his duty towards the Scholars, or shall be guilty of drunkenness, or any species of immorality or misconduct, which in the opinion of the faid Trustees, or the major part of them, shall render Misconduct of such Master or Usher unfit to be employed as a Teacher in the said School, it shall be lawful Master or Ushfor the faid Trustees, or the major part of them to report the same in writing to the Govern- eror, Lieutenant-Governor, or Commander in Chief, for the time being, who, being fatisfied of the misconduct of such master or usher, shall and may cause him to be dismissed from the said School, and may also, if he shall see sit, withdraw his license from such master or usher, who shall, thenceforth, be disqualified to teach youth, until he shall reform, and obtain a new license for keeping a School.

VII. And be it further enacted, That this Act shall be and continue in force Seven Years from Continuation of the publication thereof, and from thence to the end of the next Session of the General this Act

Affembly.

C. III.

CAP. III.

An ACT for the better regulation of Attornies, Solicitors and Proctors, practifing in the Courts of Law and Equity in this Province.

it enacted by the Lieutenant-Governor, Council and Affembly, That, from and after the publication of this Act, no person, other than such as now are admitted and enrolled as Attornies, Solicitors and Proctors, shall be permitted to act as an Attorney, Solicitor or Proctor, or to fue out any Writ or Process, or to commence, carry on, solicit or defend, any action or actions, or any other proceedings, either before or after judgment or decree obtained or passed. in the name or names of any person or persons in any of His Majesty's Courts of this Province. unless such person shall have been bound by contract in writing, duly executed, to serve from the day of the date of fuch contract, for the term of five years, as a clerk to fome Attorney already admitted and involled in His Majesty's Supreme Court of the said Province, or who shall be duly and legally sworn and admitted as herein-after directed; and unless such person shall have, during the faid term of five years, continued in such service and conformed himfelf to the rules herein prescribed, and also unless such person shall, after the expiration of the faid term be examined, fworn, admitted and enrolled as is herein after directed.

II. Provided always, and be it further enacted, That nothing herein before contained, shall extend, or be confirmed to extend, or enlarge, the time of fervice of such persons as are already ferving as clerks to any fuch fworn Attorney according to the existing rules and orders of His Majesty's Supreme Court, provided such clerks shall, within three months after the publication hereof, enter into a contract in writing, if none has been previously made, to ferve such Attorney for the refidue of the period required by the faid rules and orders of the faid Court and provided also, That nothing in this Act contained, shall extend, or be confirmed to extend, to prevent any person or persons who are now residing in this Province, and who may be entitled to admission as an Attorney or Attornies in any of His Majesty's Courts within this Province under the prefent existing vale of His Majesty's Supreme Court for the admission of Attornies, from being admitted accordingly; any thing herein contained to the contrary notwithfrancing.

Servitude of

Atterney discontinuing practice.

Ill. And be it further enacled, That from and after the publication hereof, no Atforney thatt have, take or retain, any clerk who thatt become bound by contract in writing as aforefaid, after fach Attorney shall have discontinued or left off, or during such time as the shall not actually practice or carry on the business of an Attorney.

Death of Attorney, varation

IV. And be it further entered, That if any fuch Attorney, to or with whom any fuch perfon final be bound, fhall happen to die before the expiration of fuch term, or finall discontinue or leave off tuch his practice as aforefaid, or if such contract shall, by mutual consent of the of contract, we parties, he wasated before the expitation of the faid term, and fuch clerk shall, in any of the taid cases, be bound by another contract, or other contracts in writing to serve, and shall accordingly ferve in manner herein before mentioned, as clerk to any other fuel, practifing Attorney or Attornies as aforefaid, during the refidue of the faid term of five years, then fuch fervice shall be deemed and taken to be as good, effectual and available, as if such clerk had continued to ferve as a clerk for the faid term to the fame person to when he was originally bound.

Qualifications.

V. And be it further enacled, That the Judges of the faid Court, or any one or more of them, shall, and they are hereby authorised and required, before they shall admit any such perfor to take the Oith herein after directed to be taken by perfors claiming to be admitted as Attornies, to examine and enquire, by fuch ways and means as they shall think proper. touching his fitness and capacity to act as an Attorney, and if such Judge or Judges respectively shall be thereby satisfied that such person is duly qualified to be admitted to act as an Attorney, then, and not otherwise, the faid Judge or Judges, shall and they are hereby authorised and required to, administer to such person, the Oath herein after directed to be teken by Attornies, and after fuch Oath taken, to cause him to be admitted an Attorney of the faid Court without any tee or reward, other than five shillings for administering such Oath; which admisfion shall be written on parchment; in the English tongue, in a common legible hand, and signed by fuch Judge or Judges, and shall be delivered to such person so admitted.

Admission.

VI. And be it further enacled, That so perfon, so to become bound as clerk as aforefaid, shall be admitted an Attorney, unless he sindl be of the full age of twenty-one years, and unless he shall cause an Assidavit to be made and filed in the Office of the Prothonorary afcresaid, that . he hath actually and really ferved, and been employed by, fuch practifing. Attorney or Attorpies to whom he was bound as aforefaid, during the faid whole term of five years, according to

Age.

the true intent and meaning of this Act.

Attornies, admitted in other Courts.

VII. And be it further enacted, That if any person shall claim to be admitted an Attorney of the faid Court, by reason of his having been admitted and enrolled an Attorney, or called to the Bar in any of the fuperior Courts of the United Kingdom of Great-Britain and Ireland. or of His Majesty's American Colonies, if such person shall claim to be admitted by reason of his having been called to the Bar, or otherwise admitted and enrolled an Attorney in any one of His Majetty's Courts in either Kingdom, he shall, before he shall be admitted in the faid Supreme Court, produce a Certificate of his having been called to the Bar, figned by the Judge or Judges of the Court in which he hath been called, or a copy of his admission as an Attorney. duly certified under the feal of the Court in which he hath been admitted an Attorney; and if fuch person shall claim as aforesaid by reason of his admission in any of the Courts of any of His Majesty's Colonies, he shall produce a copy of his admission in the Supreme Court of fuch Colony, duly certified under the feal of the faid Court, and also a Certificate of recent date, from such Court, that such person was, at the time of the granting thereof, an Attorney of fuch Court, duly admitted and fworn according to the rules and regulations relative to Attornies

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Attornies in force in such Colony, and that such person hath practised in the said Court with credit and reputation for at least one year after admission, and within three years next before the granting such certificate, and that his character is good; upon which certificate, if the Judge or Judges of the faid Supreme Court shall think the rules and regulations under which fuch person obtained admission, to be such as would afford a reasonable opportunity to such perfon to have acquired a competent knowledge, the faid Judge or Judges of the faid Supreme Court, may admit fuch person to be sworn and enrolled an Attorney of the said Court, provided he shall have been examined as is herein before required, and shall have appeared to be duly qualified.

VIII. And be it further enacted. That every person who shall, pursuant to this All, he admitted and enrolled to be an A corney of the faid Court, shall, before he is admitted and ibe the Oath of Allegiance and Supremacy, and the fulenrolled as aforefaid, take a lowing Oath, vizt :-

d honeftly demean myself in the practice of an Attor- Oath to be I. A. B. do fwear, that I ney, according to the best of my knowledge and ability.

So belp me God.

IX. And be it further enacted, That no Attorney of the faid Court thall have or retain more Ligitation of than two clerks at one and the fame time, who shall become bound by contract in writing an Attorney's as aforesaid, after the publication of this Act, to serve him as clerks.

X. And be it further enacted, That from and after the publication hereof, if any fworn Attorney of the faid Court shall knowingly and willingly permit or suffer any other person or perfons to fue out any writ or process, or to commence, profecute or defend, any action or actions, or other proceedings, in his name, not being a fworn Attorney of the faid Court, and shall be thereof lawfully convicted, every person so convicted shall forfeit the sum of ten pounds for every offence, to the use of the person who shall sue for the same,

XI. And be it further exacted, That from and after the publication hereof, every Writ or Process, and every Warrant, that shall be made out upon every such Writ or Process, shall, before the service or execution thereof, be subscribed with the name of the Attorney, written in a common legible hand, by whom such Writ or Process respectively shall be sued forth, or fuch Writ, Warrant or Process, shall be subscribed with the name of the party suing out the fame, in case an Attorney shall not be employed.

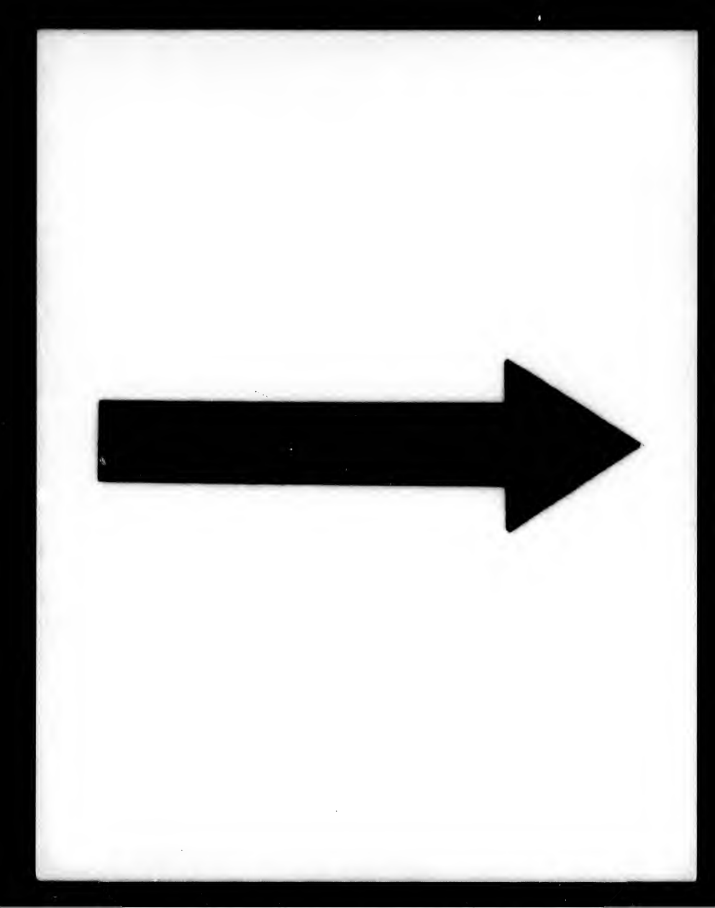
XII. And be it surther enacted, That from and after the publication hereof, no person shall be admitted to practife as an Atttorney in the Court of Sessions, or in any of the Inferior Courts of Common Pleas, or as a Solicitor and Proctor in the Court of Chancery, Court of Courts of Ses-Admiralty, or Courts for the Probate of Wills in this Province, unless fuch person or persons shall sion, ye. have been previously admitted, sworn and enrolled, as an Attorney, in the Supreme Court, pursuant to the provisions of this Act.

XIII. And be it further enacted, That from and after the publication hereof, in case any perion shall, in his own name, or in the name of any other person, sue out any Writ or Process, or commence, profecute, solicit or defend, any action or fuit, or proceedings, in any of the Courts of this Province, as an Attorney, Solicitor or Proctor, for, or in expectation of, any gain, fee or reward, without being admitted and enrolled an Attorney as aforefaid, every such person, for every such offence, shall forfeit and pay ten pounds to the use of any person who shall prosecute him for the faid offence.

XIV. And be it further enacted, That the penalties imposed by this Act, shall be sued for, pro-

Writ of Process

Recovery of fecuted Penalties.



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fecuted and recovered by bill; plaint or information; in any of his Majoffy's Courts of Record in this Province, to the use of him, or them who shall profecute or factor the same.

Prothonotary.

XV. And be it fairber enacted. That from and after the publication hereof, no Merchant, Trader or Person, who shall be employed by any Merchant or Merchants. Trader or Trader, in the management or conducting of the business of such Merchants or Merchants as his, her, or their clerk, shall execute, hold or fill the Office of Prothonotary, Clerk of the Crown, Deputy Prothonotary, in any County or District within this Province; nor shall any person or persons silling the Office of Prothonotary, or Deputy Prothonotary, Clerk of the Court, or Deputy Clerk of the Court, on any account or in any manner, all or practise as of for, an Attorney, during the time he or they shall all and inficiate as the Prothonotary, Clerk of the Court, Deputy Clerk of the Court, or Deputy Prothonotary, in this Province, under the penalty of ten pounds, for each and every offence.

And Whereas it is fit and proper to regulate the admission of persons to plead as Barristers or

Advocates in the several Courts of Law in this Province: 1 32 14 1 14 1 14 1 14 1 15 1

Pleadings in Courts of Chan-

XVI. Be it therefore enacted, That from and safter the publication hereof, no person shall be admitted to plead as a Barrisler or Advocate in the Court of Chancery, Supreme Court, or Court of Vice-Admitalty, in this Province, unless such person shall have been admitted, sworn and corolled, as an Attorney of His Majesty's Supreme Court, for at least one year previous to his application for admission to plead at the Bar of any or either of the said Courts, and shall have attended the said Supreme Court at its regular sittings at Halisax, for at least three terms after his admission as an Attorney as aforesaid.

Provided always, That, notwithstanding any thing herein contained to the contrary, any person who shall have been called to the Bar in England or Ireland, or who shall have taken a degree of Bachelor of Arts, in King's College, at Windsor, in this Province, may, after being admitted as an Attorney of His Majesty's faid Supreme Court, agreeably to the rules and regulations herein before specified and set forth, immediately be admitted to plead as a Barrister

or Advocate at the Bar of any or either of the faid Courts.

Clerk of the Crown or Prothonotary.

Exception.

XVII. And be it further enacted, That nothing in this Act shall extend, or be construed to extend, to prevent the Chief Justice and Judges of the Supreme Court, when at any time holding the faid Court, or a Court of Over and Terminer, and General Gaol Delivery, in any part of this Province, from appointing a practifing Attorney, or any other sit and competent person, to do the duty, for the time being, of Clerk of the Crown, or Prothonatary, to such Court, during such its sitting, in case it shall appear to such Court, that the person regularly appointed to do such duty, is incapable or unwilling to perform the same, either from the want of sufficient abilities, or from any other cause whatsoever.

XVIII. And be it further enacted, That this Act shall continue and be in force for the space of Seven years from the publication thereof, and from thence to the end of the next Session of the General Assembly.

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Continuation

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CAP. IV.

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P.

An ACT to enable the Inhabitants of each Township to raise Money. for defraying the expense attending the running or perambulating the Lines and Bounds of the respective Townships in this Province.

THEREAS, the Overfeers of the Poor are required by Law, once in three Years, to run out. and establish, the Boundary Lines of their respective Townships, and no provision is made for Promble. defraying the expence thereof

I. Be it therefore enacted, by the Lieutenant Governor, Council and Affembly, That the Inhabitants of the faid feveral Townships shall, at the periods prescribed by Law for providing for the Poor. vote fuch fum or fums of money as may be necessary to defray the expense incurred by running or perambulating the Bounds of fuch Township, which sum or sums of money shall be first approved of, and allowed, by the Court of General Sessions for the County or District of which fuch Township forms a part, and being so approved, allowed and certified, shall be affessed and collected in the same manner as the money voted for the support of the Poor, and shall be applied for the purpole aforefaid.

II. And be it further enacted, That all appeals from the rate so to be made, shall be heard and determined in the fame manner as appeals from the poor rate are heard and determined.

III. And be it further enacted, That this Act shall continue and remain in full force until the fifteenth day of March, which will be in the year of our Lord, One Thousand Eight Hundred and Twenty, and from thence to the end of the next Session of the General Assembly.

Assessment of:

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Continuation

CAP. V.

An ACT in addition to, and amendment of, an Act, passed in the Forty-eighth Year of His Majesty's Reign, entitled, An Act to provide for the accommodation and billeting of His Majesty's Troops, or of the Militia, when on their march from one part of the Province to another.

THEREAS the price for the lodging of Troops on their march from one District to another in this Province is regulated and established by the said Act of which this is an amendment, Preamble. but no provision is made for the payment thereof :

I. BE, it therefore enacted, by the Lieutenunt-Governor, Council and Affembly, That it thall and may be lawful for the Governor, Lieutenant-Governor, or Commander in Chief for the time Billeting being, by and with the advice of His Majesty's Council, to draw by warrant or warrants upon, paid by Warthe Treasury, for all such lodging money for the Troops on their march, as shall be certified Treasury. under the provisions of the faid Act; warthe same money so to be drawn from the Treasury in one year shall not exceed one hundred and lifty pounds.

II. And be it further enalled, That this Act shall be and continue in force for the space of one year from the publication hereof, and from thence to the end of the next Sefficial of the Continuation. General Affembly and no longer.

* In force in 1815.

1811. Anno quinquagesimo primo Georgii III. C. VI-VII-VIII.

CAP. VI.

An ACT to regulate the proceedings of the Court of Escheats.

Notice of Es-

E it enacted, by the Lieutenant-Governor, Gouncil and Affembly, That before any Inquest of Office shall be made before the Escheator or Commissioner, public notice thereof shall be given in the Royal Gazette, a copy of which notice shall be fixed at the Church Door, and also at the Door of the Court-House of the County or District where the Lands lie; and if any known Tenant or person be living on the Lands or Tenements to be enquired of, a copy of such notice shall also be delivered to him at least three months before such Inquest shall be made.

Return of In-

II. And be it further enacted, That one part of every Inquisition that shall be made shall be returned into His Majesty's Court of Chancery, and, if any person will traverse the same, such Inquisition shall, on petition to the Chancellor, be certified into His Majesty's Supreme Court, and may be there traversed in the same manner that Inquisitions are traversed in the High Court of Chancery, or Court of Exchequer, in England.

Tenant of Lands advertised for Escheatment III. And be it further enacted, That it any Tenant, or Occupier, wilfully neglect to give information of fuch notice to his Landlord, in case he shall be within the Province, or to his Attorney or Agent, in case he shall be absent therefrom, and shall have a known Attorney or Agent therein, he shall forfeit and pay the sum of One Hundred Pounds, to be recovered by the party injured in any Court of Record in this Province.

Granting of Lands subsequent to Escheatment. IV. And be it further enacted, That no Lands, which, by any Inquest of Office, have been found to have escheated, shall be granted to any person or persons before the expiration of one year from the day of such Inquest, except to the person or persons who were the original Owners thereof, their Heirs or Assigns.

CAP. VII. 18 and
Expired

An ACT to alter an Act, entitled, An Act to regulate the Expenditure of Monies hereafter to be appropriated for the Service of Roads and Bridges.

CAP. VIII.

An ACT for Encouraging the Establishment of Schools throughout the Province.

Preamble.

HEREAS it is highly advantageous to the Youth of this Province, to afford them easy means of acquiring useful Knowledge in those essential parts of general education, which are necessary to persons of every rank and tration in civilized society, for obtaining therefore an object so desirable:

Annual meeting of Inhabitants of Townships, &c.

I. Be it enacted, by the Lieutenant-Governor, Council and Assembly, That it shall and may be lawful for the Inhabitants, being Freeholders, or having an income, in real or personal Estate, of Forty Shillings a year at the least, of such Townships, Districts, or Settlements, in this Province, as may be desirous to have such Schools established therein, if such Township, District of Settlement, consist of thirty families or householders, to assemble on the first Monday in

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April or November, annually, during the continuance of this Act, for the purpose of voting, fubficibing or railing, money, for the establishment and support of Schools within such Townthip, District or Settlement, to the end that the Youth therein may be taught Orthography, Reading, Writing and Arithmetic; Provided nevertheless, That the money so voted or subscribed shall not exceed two hundred pounds, nor less than fifty pounds, for one year, and if voted it shall be by a majority of the inhabitants or householders then present, being freeholders, or having an income of forty shillings a year, in real or personal estate, and shall be affessed and collected in like manner as Poor Rates are, by law, affelfed and collected, and be paid into the hands of the Trustees for such School or Schools, when appointed as herein after directed; and if the money shall be subscribed for the purposes aforesaid, the same shall be payable, and paid, to the faid Trustees, for the purposes aforesaid; and, Provided always, That no such monies shall be voted, affessed or subscribed, by the Inhabitants of such Townships, Districts or Settlements, unless the Overseers of the Poor, in the notice now by Law required to be given for raising money for the support of the Poor, shall also state that the subject of Establishing an English School, and raising money for the support thereof, is to be submitted at faid meeting, which notice shall be given by the said Overseers at the request of any five freeholders of fuch Township. District or Settlement: and, Provided also, That no one School shall receive from the Province Treasury more than twenty-five pounds.

II. And be it further enacted, That it shall and may be lawful for such Inhabitants of the several Townships. Districts and Settlements, at such meeting, to raise money, in manner afore- School Houses, faid, for erecting, providing or repairing, one or more School Houses in their respective Townships, Districts and Settlements, and for procuring necessary furniture and utensils for the same, and also to define and settle the limits of such School or Schools respectively.

III. And be it further exacted, That the Inhabitants or Householders in such Township, Dif- Trustees. trict or Settlement as aforefaid, being freeholders, or having an income of forty shillings a year, in real or perfonal efface, who shall or may be defirous of having a School, or Schools, effablished therein, shall nominate, at such meeting, six sit and proper persons, being freeholders, to be Frustees of or for fuch School, whose names shall, by the Chairman of such meeting, be prefented to the Court of General Sessions of the Peace for the County, of which such Township, Diffrict or Settlement, is part, out of which number the faid Court of Seffions is hereby entpowered and directed to appoint three, who shall be Trustees of and for such School, and shall and may serve during good behaviour, and residence within such Township, District or Settlement. Provided always, That if complaint shall be made in writing to the said Court of Mishelasiour General Seffions of the Peace, by any one or more of the Inhabitants, being freeholders of fuch Township, District or Settlement, of misconduct, or neglect of duty, on the roof such Trustees, or either of them, and due proof thereof shall be made, it shall and may be lawful for the faid Court of General Sessions of the l'eace, to remove such Trustee or Trustees, whose place or places shall be filled by one or more persons, nominated and appointed as aforesaid.

IV. And be it further enacted, That it shall and may be lawful for the aid Trustees to agree School Masten from time to time with proper persons, being duly licensed as by Law directed, to keep such School or Schools, in any Township, District or Settlement, as aforesaid, and to fix the falary to be allowed to each and every fuch Schoolmafter, out of the money to be raifed as herein before dire Bed, and that may be received from the Treasury of this Province under the provisions of this Act, and the faid Trustees are hereby required to use their best endeavours to cause the youth of the respective Townships, Districts and Settlements, regularly to attend the Examination of faid Schools, and to visit and in pect the faid Schools at least twice in each year during the

continuance of this Act, and to enquire into the discipline and regulation thereof, and of the proficiency of the schools shall be confined to the Youth of such persons as contribute to their support, if the money shall be raised by subscription.

Conduct of School Master. V. Andbe it further enacted, That the faid Trustees shall be, and are hereby, authorised and empowered, from time to time, and as often as they shall see sit, to enquire into the conduct or insufficiency of the master or teachers employed in such Schools, and to report the same to the Court of Session, which shall have power to remove such master or teachers, if they find him or them negligent, insufficient, or of bad morals.

And as an encouragement to the persons inhabiting the various Townships, Districts and Settlements, in the Province, to establish Schools therein, according to the former provisions and directions of this Act:

Provincial allowance to Schools. VI. Be it enacted, That as foon as it shall be certified in writing to the Governor, Lieutenant-Governor, or Commander in Chief, for the time being, by the Court of General Sessions of the Peace, in and for any County or District within this Province, that a School House has been actually built or provided for, and a Schoolmasser appointed thereto, in any of the said Townships, Districts or Settlements therein, and that money has been actually raised to the amount of fifty pounds, there shall be allowed for the further support of such School, the sum of twenty-five pounds per annum, and a like proportion for any larger sum not exceeding two hundred pounds. Provided, no one School shall receive a larger sum than twenty-sive pounds as aforesaid, the same to be drawn from the Treasury of the Province, by warrant from the Governor, Lieutenant-Governor, or Commander in Chief for the time being, pursuant to the instructions and directions of his Majesty, in favour of the Trustees of such School, and to be by them applied in support thereof, according to the true intent and meaning of this Act.

Teaching, free

Proviso.

VII. And be it further enacted, That at the several Schools so to be established, when the same shall be in part provided for by assessment, the scholars shall be taught free from all expense whatever, other than their own books and stationary, and individual proportion of suel.

Trustees to ac-

of expence.

VIII. And be it further enacted, That the faid Trustees so as aforesaid to be appointed, shall annually account, to and with the said Court of General Sessions of the Peace in each county and district, for all monies by them received and district of and for the use of such Schools, and shall be subject to such rules and orders as the said Court shall from time to time make, touching the funds of the said several Schools or the application thereof.

Donations.

IX. And be it further enacted, That if any money shall be subscribed, granted or bequeathed, for the benefit of such Schools in this Province, by any person or persons whatsoever, the same shall be received and applied by the Trustees thereof, pursuant to the directions and provisions of this Act, and mall be considered as part of the sum which shall entitle such Township, District, or Settlement, to draw money from the Treasury, under the provisions of this Act.

Continuation.

• In force in 1815.

X. And be it further enacted, That this Act shall continue and remain in full force and effect for three years from the publication thereof, and from thence to the end of the next Session of the General Assembly, and no longer.

CAP. IX.

An ACT to establish Grammar Schools in several Counties Districts of this Province.

TATHEREAS, the Education of Youth is of the utmost importance to Society; and public attention to Presmble. that object hath produced beneficial effects :

I. BE it therefore enacted, by the Lieutenant-Governor, Council and Affembly, That the Gover- Appointment of nor, Lieutenant-Governor, or Commander in Chief, for the time being, by and with the advice of his Majesty's Council, shall, and is hereby impowered to, appoint, during pleasure, and to remove as he shall see fit, three or more fit and proper persons in the several counties and diffricts in the Province, the County of Halifax and County of Hants excepted, as Trustees and Directors respectively, for the establishing Grammar Schools in each of the said counties and diffricts, except as aforefaid.

II. And be it further enacted. That the faid Trustees and Directors of the faid Grammar Schools, in each of the faid counties and districts, except as aforefaid, or the major part of them; when duly fummoned, shall form a Board for adjusting the business of the said Schools rectors. respectively, and are hereby impowered to procure proper places whereon to erect buildings fuited for the faid Schools, in each county and district as aforesaid, and to accept and receive donations for the erection of such building, and for the endowment of such Schools, and to purchase and hold Lands and Real Estate, in trust for the use of such Schools respectively, by the name and description aforesaid.

III. And be it further enacted, That the faid Trustees and Directors, or the major part of Tutors, them in each of the faid counties and districts respectively, except as aforesaid, are hereby impowered to procure and retain a Master, and Ushers or Tutors, for the said Schools, duly qualified and licenfed according to law, and to make and establish bye laws, ordinances and regulations, for the Government of the faid Schools, and to enforce obedience to the fame by moderate fines and expulsions, or other publick censures, as they may judge proper, and shall fix and determine the rates of toition in the faid schools; provided ulways, that no fuch bye laws or regulations shall have any force or effect until they shall have received the approbation of the Governor, Lieutenant Governor, or Commander in Chief for the time being.

IV. And be it further enacted, That it shall and may be lawful for the Governor, Lieuten- Examination of ant-Governor, or Commander in Chief for the time being, from time to time as he shall see sit, to appoint one or more proper person or persons to visit and examine into the state and condition of faid Schools, and to report to him upon the fame; and in case it shall appear by such report that any abuses exist in the said Schools, the said Governor, Lieutenant-Governor, or Commander in Chief for the time being, shall have full power and authority to rectify the fame, by suspending or removing the Master, Usher, or Tutor of the said School, or by making more or additional bye laws and regulations for the government thereof, as the case may require.

V. And be it further enacted, That the scholars in the said schools shall be taught English Branches of Grammar, the Latin and Greek Languages, Orthography, the use of the Globes, and the Learning. practical branches of the Mathematicks, or fuch other useful learning as may be judged necessary; and the faid Trustees and Directors, respectively, shall be, and they are hereby authorised and empowered to nominate and fend to the faid schools, any number of boys, not exceeding Free Scholars

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eight, to any one School, to be taught gratis, by the Master and Usher of the said schools respectively, and such boys shall be instructed in all the branches of education taught at the said Schools, respectively, or in such parts thereof as the said Trustees and Directors shall direct, in the fame manner as any other Scholars; and on the removal of any fuch boys from the faid Schools respectively, the Trustees and Directors shall and may appoint and send others in their flead, fo as to keep up at all times the full number of eight free Scholars, in each and every of the faid Schools respectively; and the Masters and Ushers of the said Schools respectively shall be obliged to receive from time to time, and to instruct as aforesaid, and also to place indifcriminately in the feveral classes with the other scholars, the boys who shall be so sent by the If poor orphans faid Trustees and Directors; previded always, That such boys shall be poor orphans, or children whose parents or guardians cannot afford to pay for their education, and that the number of them in any one School, shall not at any time exceed the faid number of eight.

Provincial allowance to Schools.

VI. And be it further, enacted, That the fum of one hundred and lifty pounds, annually, be included in the estimate of the ordinary expenses of the Province, for each of the following Counties and Districts: that is to fay, the Counties of Sydney, Cumberland, King's County, Queen's County, Lunenburg, Annapolis, and Shelburne, and the District of Colchester, District of Pictou, and District of Yarmouth; which said sum of one hundred and fifty pounds shall be granted annually, for the payment of the Masters, Tutors, and Ushers thereof respectively, as the case may require, the same to be drawn on the certificate of such Trustees and Directors in favour of the person or persons intitled thereto.

Allowance when drawn for.

VII. And be it further enacled, That as foon as the faid Trustees and Directors in any of the Yaid Counties or Districts, except as aforesaid, shall certify to the Governor, Lieutenant-Governor, or Commander in Chief for the time being, that such County or District hash provided a building fuited to the faid School, and that they, the faid Truffees and Directors have provided a Master capable to manage the said School, who hath for six months conducted the faid School under their rules and direction, made and given for his guidance in the management of the same; that it shall and may be lawful for the said Governor, Lieutenant-Governor, or Commander in Chief, to draw by Warrant on the Treasury, for one half of the sum of one hundred pounds, in favour of the Master or Teacher of the said School, and in from time to time, upon the like certificate, in half yearly payments as aforefaid, for the use of such School, and also for the further allowance of fifty pounds in favour of the affistant, when the number of Scholars in such Schools respectively shall exceed thirty. Provided always, That all fums of money which shall be borne upon the estimate as aforesaid, from year to year, for the use of such Schools, and which shall not be drawn from the Treasury of this Province. pursuant to this Act, shall revert to the General Provincial Fund to be appropriated by the Legislature.

. sace undrawn.

VIII. And be it further enacted, That this Act thall be and continue in force seven years from the publication thereof, and from thence to the end of the next Sessions of the General Affembly.

Continuation.

CAP. X.

An ACT for the more easy recovery of Debts against Co-Partners and Joint Debtors.

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17 HEREAS, Co-Partners, and other persons, often contract Debts jointly, and some of such Joint Debtors being resident out of the Province, or absent from it, the recovery of such Debts is thereby delayed and Proamble.

impeded: for remedy thereof:

1. Be it enacted, by the Lieutenant-Governor, Council and Affembly, That where Co-partners or others are or shall become jointly indebted by specialty or simple contract to any person or persons, and any one or more of such joint Debtors shall be absent or resident out of the Province, the creditor or creditors in all fuits in fuch cases hereafter to be instituted, may proceed parlaces or to recover such debts by purchasing out of the Supreme Court a writ or writs of Mesne Process against all the faid Co-partners or Joint Debtors, which shall be served in the usual manner upon such of the Defendants as shall be in the Province; and if such Mesne Process shall be a witt of Attachment, the Sheriff or Officer to whom the same shall be directed, may, and is hereby authorifed, to levy such Attachment on the joint property of all the Co-partners or Joint Debtors, and hold the fame to respond the judgment to be given in such case.

11. Provided always, and be it enacted, That if it shall be made appear to the said Court, by affidavit or plea in at atement, that the names of any of the faid Co-partners or Joint Debtors, Proviso. are omitted in the writ, or that any of them who were in the Province at the time of iffuing fuch Mesne Process as aforesaid, have not been duly served with the same, in the usual manner, it shall be lawful for the Court to abate the writ, or to stay the proceedings, as the case may

require, any thing herein contained to the contrary notwithstanding.

III. And be it further enacted, That in all cases as aforesaid, the plaintiff or plaintiffs may file his or their declaration against such of the Co-partners, or Joint Debtors, 28 have been duly AbsentCo-partferved with Meine Process, and may suggest in the said declaration, that the other Co-partners, or Joint Debtors, (naming them) were absent out of the Province, and without the jurisdiction of the Court, at the time of issuing the process, and at the time of filing such declaration, and thereupon the plaintiff or plaintiffs, may proceed according to the usual practife of the Court, to obtain judgment against the said Co partners, or Joint Debtors, who have been so duly ferved with process, in the same manner as is practised in England against a desendant, whose Co partner, or Joint Debtor, has been outlawed,

IV. And be it further enacted, That it shall be lawful for the plaintiff or plaintiffs, after judgment recovered as aforesaid, to take out Execution thereon, and to cause the same to be ex- Execution tended on the joint or separate property, or on the persons of all the said Co-partners or Joint Debtors. Provided always, That it shall not be lawful by virtue of this Act to execute any such Writ or Process against the body, goods or estate, the sole property of any person not brought

into Court as a party to such suit.

And provided also, That if any such 'efendant shall make affidavit that it is necessary for him to receive instruction or information respecting such suit from his absent Partner or Joint Debtor, and that he cannot lafely proceed to the trial of the cause without communication with the faid absentee, and that he is not seeking for delay only, it shall be lawful for the Court, on application, grounded on fuch affidavit, or other sufficient cause, to grant to the defendant or defendants a reasonable imparlance allowed in common cases.

V. And be it further enacted, That if any Co-partner, or Joint Debtor, being absent as a-

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foresaid, and not served with mesne process, shall come into the province before the sinal determination of the suit against his Co-parener, or Joint Debtor, and shall apply to the Court to be admitted to appear to defend the said action, the Court shall admit him accordingly, and shall cause such amendment to be made in the proceedings as may be required to make the same regular and consistent.

Co-partners coming into Province after adgment. VI. And be it further exacted, That if any such absent Debtor or Co-partner shall come into the Province after final judgment given in any such cause, it shall be lawful for the plaintiff or plaintiffs, in case he or they shall not have received full satisfaction on such judgment, to sue out a Writ of Scire Facias against such last mentioned Co partner or Joint Debtor, requiring him to appear and shew cause why execution should not be had against him, his goods, chattels, lands and tenements, to satisfy the said judgment, or whatever may remain due thereon, and such desendant shall be allowed to plead either in bar to the original suit, or in answer to the said Scire Facias, and thereupon the Court shall proceed to try and determine the same, and to give judgment as in other causes instituted by such Writ.

VII. And be it further enalted, That nothing herein contained thall be confirmed to affect or prevent any proceedings which may, or shall hereafter, be instituted against any absent or absconding Debtors, pursuant to the Act in such case made and provided.

VIII. And be it further enucled. That this Act shall continue and be in force for the space of three years from the publication hereof, and from thence to the end of the next Session of the General Assembly.*

Absent or Absending debetors.

Continuation.
*In force is
. 1815.

CAP. XI.

An ACT to revive and continue an Act, made and passed in the thirty-eighth year of His present Majesty's Reign. entitled, An Act to amend and render more effectual an Act, passed in the eighteenth year of His present Majesty's Reign, entitled, An Act to prevent the forestalling, regrating, and monopolizing of Cord Wood in the Town of Halifax.

Preamble.

WHEREAS, the said Act has been suffered to expire, and it is found necessary that the said Act should be revived:

Act revived:

I. BE it enacted, by the Lieutenant-Governor, Council and Assembly, That the said Act be, and the same is hereby revived.

Continuation.
In force in 1815.

II. And be it further enacted, That the faid Act shall continue and remain in full force until the fifteenth day of March, which will be in the Year of our Lord one thousand eight hundred and thirteen, and from thence to the end of the next Session of the General Assembly, and no longer.*

CAP. XII.

An ACT to continue in force the feveral Acts therein mentioned. Expired.

CAP. XIII.

An ACT to encourage the raising of Bread Corn on New Lands. Excepted. VI Computer constant to the content of the content

CAP. XIV.

An ACT for erecting a Province House, on the ground where the old Government House now stands, for the meeting of the different Branches of the Legislature and other public purposes.

HEREAS, the Building in which the Legislature is now convened, is decayed and unfit to be repaired, and it is necessary to provide a Provincial House for the accommedation of the General Assembly, and also for other public purposes :

Preamble.

I. Be it therefore enacted, by the Lieutenant-Governor, Council and Affembly, That there shall be erected on the lot of ground where the Old Government House now stands, a Province House, which shall be formed of free stone, according to a plan and elevation made by Mr. John Merrick, and that the same shall be one hundred and forty feet in length, seventy feet in breadth, and forty-two feet in heighth, measuring from the top of the cellar walls, and that the said Size. Province House shall be erected so as to have an equal distance at each end from George-street and Prince-street, and the west front thereof shall be ten feet from Granville-street, and no more.

Province-

II. And be it further enacted, by the authority aforefaid. That the faid Province House shall contain a Council Chamber in one end, and an Affembly Room in the other end thereof, the Inside plan. length of each of which shall be the whole breadth of the building, and the breadth of each thirty-two feet: that there shall be a Room for holding the Supreme Court of Judicature, and other Provincial Courts, and also Rooms for all the different Provincial Public Offices.

III. And be it further enacted, by the authority aforefaid. That it shall and may be lawful for the Governor, Lieutenant-Governor, or Commander in Chief for the time being, by and with Commissioners the advice of the Honorable Samplon Salter Blowers, Prefident of His Majelly's Countil, the Honorable Edward Brahazon Brenton, Lewis Morris Wilkins, Esquire, Speaker of the House of Assembly, and Foster Hutchinson, Esquire, one of the Justices of the Supreme Court, to make such other arrangements in the interior of the said Building, of the apartments intended for the purposes mentioned in this Act, as he shall deem sit, and to direct a plan of such further arrangements to be laid before the Commissioners for the said Province-House, by which to regulate their conduct.

IV. And be it further enacted, by the authority aforefaid, That George Graffie and Winckworth Superintending Allan, Esquires, and Mr. John Merrick, be appointed Commissioners to conduct and super- Commissioners intend the building of the faid Province House, and that the faid Commissioners shall be

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accountable to the Legislature, from time to time, for their conduct in that capacity, and that after the completion of the faid building they shall be entitled to receive an allowance of three per cent. on the amount of the expenditure, as a compensition for their trouble as fuch Commissioners.

Removal, Se. of Commissioners

V. And be it surber enacted by the authority aforesaid, That it shall and may be jawful for the Governor, Lieutenant-Governor or Commander in Chief, for the time being, on the death, removal from the Province, relignation or miscondust in Office, of any of the Commissioners, by this Act appointed, to nominate and appoint others to act as Commissioners in their place and Read.

Materials.

Workmen.

yl. And be it further enacted, by the authority afcrefaid, That it shall and may be lawful for the Commissioners aforefuld, or such as shall hereafter be appointed in their place in manner aforefaid, or the major part of them, to purchase such materials as shall be fit and necessary for the erection of fuch Province House, and to hire, employ and pay, proper architects, mechanics, workmen, and labourers, for creeking and completing the same, and that all contracts entered into, by the faid Commissioners, for procuring materials, workmanship and labour, for the aforefald purpoles, shall, previous to their being executed, be laid before the Governor, Lieutenant-Governor, or Commander in Chief for the time being, for his approbation.

Grant of Mo-Hey.

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VII. And be it further enacted, by the authority aforefaid, That the fum of five thousand pounds out of the revenues of this Province, be granted for the purchasing and procuring materials, and employing and paying mechanicks and workmen for erecting the faid Province House, and that it shall and may be lawful for the Governor, Lieutenant-Governor, or Commander in Chief for the time being, to draw warrants on the Treasury of this Province, at the requilition of the faid Commissioners, or the major part of them, for the sum aforesaid, at such times, and in such proportions, as may be found necessary.

CAP. XV.

Expired.

An ACT to continue an Act for imposing an additional duty of Fxcife on Rum and other distilled Spirituous Liquors, and for appropriating the same.

CAP. XVI.

Expired.

An ACT to continue an Act, for granting to His Majesty certain duties on Wine, Rum, and other distilled Spirituous Liquors, Molasses, Coffee, and Brown Sugar.

CAP. XVII.

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An ACT to continue the several Acts of the General Assembly, for raising a Revenue to repair the Roads throughout the Province, by Expired. laying a Duty on Persons hereafter to be Licewied to keep Public Houses or Shops for the retail of Spirituous Liquors.

CAP. XVIII.

An ACT to alter and continue an Act, passed in the sistieth year of Expired. His Majesty's Reign, entitled, An Act to encourage the Fisheries of this Province.

CAP. XIX.

An ACT to continue, and in addition to, and amendment of, the feveral Acts of the General Assembly, for the further increase of the Expired. Revenue, by raising a Duty of Excise on all Goods, Wares and Merchandise, imported into this Province.

CAP. XX.

An ACT to relieve certain Persons who have now on hand a quantity of Pickled Fish, packed in Barrels under the fize appointed by Law.

E it enacted by the Lieutenant Governor, Council and Affembly, That it shall and may be lawful for the Collector or Collectors of His Majesty's Customs, and the Naval Officer, at any time previous to the fifteenth day of May next, to clear outwards for any in barrels under Foreign Port, any pickled Fift, without demanding a certificate from the (worn Surveyor the size. of Pickled Fifh; provided, the Merchant or person exporting the same, shall make oath that fuch Fish was not caught and packed tince the thirty-first day of December last.

CAP. XXI.

An ACT in further addition to an Act, made in the third and fourth years of his present Majesty's reign, entitled, An Act to enable the Inhabitants of the several Townships within this Province to maintain their Poor.

Preamble.

WHEREAS, the time at present established for the meeting of the inhabitants of the town of Halifax to vote money for the maintenance of their Poor, is found to be inconvenient, and the fine imposed by Law, upon persons chosen assessors who refuse to serve, is too small; for remedy whereof:

Town Meeting to vote Money for Poor.

I. Be it enocled, by the Lieutenant Governor, Council and Affenbly, That the Commissioners of the Poor of the Town and Peninsula of Halifax, shall summon the inhabitants of the said Town and Peninfula, to meet on the First Monday in November, annually, to vote fuch fums of money as may be necessary for the support of the Poor for the year then next following, instead of the First Monday in April, any law, usage or custom, to the contrary notwithstanding.

for refusing to serve.

II. And be it further enacted, by the authority aforefaid, That if any person appointed an assessor, Assessors fine to affels the faid money fo voted, shall refuse, or neglect, to serve in the faid Office, such perfon, to offending, shall ferfeit and pay to the faid Commissioners of the Poor, for the vie of the Poor of the faid Township, the sum of Five Pounds, to be recovered by the said Commissioners before any two Justices of the Peace of the County of Halifax.

CAP. XXII.

An ACT to prevent Boys and others from Coasting and Slidding down the Hills in the Streets of Halifax.

Preamble.

TATHEREAS many accidents have happened by Boys and other Persons sliding and coasting down the Hills in the Streets of Halifax, for remedy whereof in future;

Regulations of Justices.

I. BE it enacted by the Lieutenant-Governor, Council and Assembly, That from and after the publication of this Act. it shall and may be lawful for the Justices of the Peace for the County of Halifax, in their General Seffions of the Peace, from time to time, to make regulations for preventing Boys, and other Persons, sliding or coasting on the Snow or Ice, in Sleds or Sleys, down the Hills upon the Streets of the Town of Halifax, and Suburbs thereof. and to enforce the faid regulations by imposing a fine not exceeding the sum of twenty shillings for each offence.

Transgressors.

II. And be it further enacted, That the parent or parents of any child or children under age, who shall be found transgressing any of the said regulations so to be made as aforesaid, and the mafter or mafters, miftress or mistresses, of any apprentice or apprentices, who shall be found transgressing any of the regulations so as aforesaid to be made, shall be subject and liable to the fine or penalty to to be imposed by the Justices as aforesaid, to be levied of their goods an ! chattles respectively.

Penalties.

III. And be it further enacted, That the faid fines or penalties, shall be recovered, on conviction, before any one Justice of the Peace of the faid County upon his own view, or upon the oath of one credible Witness.

IV.

IV. And be it further enacted, That all fines imposed and levied under this Act shall be Application. applied to the use of the Poor of the Town of Halifax.

CAP. XXIII.

An ACT to extend the provisions of an Act passed, in the forty-ninth perfect year of the reign of His present Majesty, entitled, An Act to encourage the raising of Bread Corn on new Lands.

CAP. XXIV.

An ACT in further addition to, and amendment of, the feveral Acts for the choice of Town Officers, and regulating of Townships.

WHEREAS, from the great increase of the Inhabitants, in many of the Townships in thi Province, the number of Town Officers limited by Law, has been found insufficient, whereby much inconvenience has arisen; for remedy whereaf:

I. Be it enacted, by the Lieutenant-Governor, Council and Assembly, That, in future, the Grand Juries, in the several Courts of General or Quarter Sessions of the Peace, at such term as the Justices of such Courts shall direct, shall, annually, nominate such number of sit and proper persons for each Township and District, as the said Justices shall direct, to execute and discharge the duties of Town Officers for such Township or District as they shall be appointed for respectively, out of whom the said Court of Session shall appoint such number as they may deem expedient to serve in the several Offices to which they shall be so appointed, any law, usage or custom, to the contrary notwithstanding.

CAP. XXV.

An ACT for the encouragement of Inland Navigation.

WHEREAS, the opening a communication by means of Locks, between the head of Cape Forchu Harbour, and Lake George, through the several intervening Lakes, would be of great service to the neighbouring Settlers, and to this Province in general, as well by facilitating the carriage and transportation of Wood, Lumber, and other heavy articles in boats, and by rafts, from the interior of the Country to the place of shipment, as by carrying the produce of the Sea Coast to the inland settlers; and whereas Anthony Landers, John Killum, junior, Samuel Marshall, Jacob Tedford, John Killum, senior, Richard Patten, Benjamin Pitman, Cyrue Parry, Thomas Byrn, William Saunders, Henry Saunders, Hugh Conn, David Landers, Thorndike Landers, Joshua Crosby, Jonathan Tremain, junior, John Wenman Pyke, Thomas Cuff, Joseph Tooker, James Jenkins, Thomas Parry, Thomas Dane, John Trask, juntor, Nehemiah Patch, Jonathan Strickland, Jabez Landers, Lemuel Crosby, John T. Phillips, John Raymond, Thomas Wilson, Miner Huntington, Christopher Strickland, John Patch, John Jenkins, Eliakim Killum, Nathaniel Saunders, William Critchton, Joseph Norman Bond, James Bond, Richard Fletcher, Nathaniel Allen, Nehemiah Porter, senior, Benjamin Seott, Eleazer Butler, Ansel Crosby, Nehemiah Porter, junior, Theophilus Crosby, and David Flynt, residing in the Township of Yarmouth, have associated themselves, and subscribed the sum of Five Hundred Pounds, as a Capital Stock, for the purpose of opening and establishing such communication:

Preamble.

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I. BE

Incorporation of individuals.

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I. Beit enacted, by the Lieutenant-Governor, Council and Affembly, That the faid Anthony Landers, John Killum, junior, Samuel Marshall, Jacob Tedford, John Killum, senior, Richard Patten, Benjamin Pitman, Cyrus Parry, Thomas Byrn, William Saunders, Henry Saunders, Hugh Conn, David Landers, Thorndike Landers, Joshua Crosby, Jonathan Tremain, junior, John Wenman Pyke, Thomas Cuff, Joseph Tooker, James Jenkins, Thomas Parry, Thomas Dane, John Trask, junior, Nehemiah Patch, Jonathan Strickland, Jabez Landers, Lemuel Crosby, John T. Phillips, John Raymond, Thomas Wilson, Miner Huntington, Chilfopher Strickland, John Patch, John Jenkins, Eliakim Killum, Nathaniel Saunders, William Crichton, Jofeph Norman Bond, James Bond, Richard Fletcher, Nathaniel Allen, Nehemiah Porter, fenior, Benjamin Scott, Eleazer Butler, Ansel Crosby, Nehemiah Porter, junior, Theophilus Crosby, and David Flynt, and their affigns, are, and shall hereafter be, incorporated for the purpose of carrying the object of their Affociation into effect, and shall have power and authority to divide their faid Capital Stock into one hundred equal shares, and annually from year to year, by confent of a majority of the proprietors of the faid shares, to increase the faid Capital Stock, to any amount not to exceed Five Thousand Pounds, and shall and may, at an annual meeting of faid proprietors, by a majority of votes, proceed to choose and appoint Five Directors, being proprietors, for the government and conduct of their affairs, pursuant to rules and regulations to be made by the major part of faid proprietors, at their faid annual meeting, which faid Five Directors, or the major part of them, shall have power to appoint one Clerk, and ope Treasurer, for the said proprietors, and shall meet together once in every month for the purpose of examining the books and accounts of said Clerk and Treasurer, and for the purpose of concerting such measures as shall be deemed expedient relative to the interest of the proprietors; and at the expiration of the year for which the faid Directors shall be appointed, or within ten days after the expiration of the faid year, the faid Directors shall, by public advertifement, notify the proprietors to attend at some convenient place in Yarmouth, for the purpose of revising the rules and regulations to be adopted for the government and conduct of their faid affairs, and for the purpose of electing Directors for the ensuing year, at which said meeting the senior Directors, late in office, shall preside, and shall cause the account of the said Company, fairly flated, and the books and entries of the Clerk and Treasurer, to be laid before the faid proprietors, for their inspection.

Directors.

Clerk and Treasurer.

Meeting of Directors.

Meeting of Proprietors.

Accounts.

Power of Directors.

Locks, Dams,

II. And be it further enacted, by the authority aforesaid, That the said Directors shall and may have power and authority to erect one or more Locks, Dams, Wears and Water Gates, with the necessary appendages, and to cut Canals, or deepen the Water at the places of junction of the faid Lakes, beginning at the Falls at the head of Cape Fotshu Harbour, and ending at Lake George, and the faid Locks, Dams, Wears and Water Gates, with their appendages, not extending beyond the margin of the folid land at high water mark, as it is now fituated, together with the right of way, and a passage over and through the said Locks, Dams, Wears and Water Gates, shall be the sole and exclusive property of the said Anthony Landers, John Killum, junior, Samuel Marshall, Jacob Tedford, John Killum, senior, Richard Patten, Benjamin Pitman, Cyrus Parry, Thomas Byrn, William Saunders, Henry Saunders, Hugh Conn. David Landers, Thorndike Landers, Johna Crosby, Jonathan Tremain, junior, John Wenman Pyke, Thomas Cuff, Joseph Tooker, James Jenkins, Thomas Parry, Thomas Dane, John Trafk, junior, Nehemiah Patch, Jonathan Strickland, Jabez Landers, Lemuel Crofby, John T. Phillips, John Raymond, Thomas Wilson, Miner Huntington, Christopher Strickland, John Patch, John Jenkins, Eliakim Killum, Nathaniel Saunders, William Crichton, Joseph Norman Bond, James Bond, Richard Fletcher, Nathaniel Allen, Nehemiah Porter, senr. Benjamin Scott,

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cott, eazer Eleazer Butler, Antel Crofby, Neb milah Porter, junior, Theophilus Crofby, and David Flynt, Majesty's their affectates and affigns, free page for His Majefty's Troops, and for all or any of His Majefly's Military Stores alone exces ... Provided always, That the way and passage over and Provise. through the faid Locks, Dams, Wears and Water Gates, at convenient times and leafons, shall not be denied to any other of His Majesty's Subjects with their boats, vessels and goods, after payment, or tender, of the toll or pass-money, which shall hereafter be annually imposed and established by the faid Directors, which toll, or pass-money, in case of just complaint shall thereafter, forever, be regulated by the Legislature of this Province. And provided also, That no damage be done to any particular person in his land or property without due recompence, to be made by the persons hereby incorporated, and their successors, as they and the Euroachments parties interested may agree, or as shall be ordered by the Justices in General Sessions, upon enquiry into the same, by a Jury, to be summoned for that purpose.

Ill. And be it Jurther enacted, by the authority aforesaid, That the said Directors, so to be chofen and appointed, shall be, and they are hereby, incoporated, as a body politick, by the name of the Directors of the Yarmouth Luck and Canal Proprietors, and as a body corporate to fue, and be fued, in any or either of the Courts of Law or Equity in this Province, by the fame name, to purchale and hold lands, tenements and hereditaments, appropriate and convenient for the faid Lock and Canal Proprietors. Provided, the faid lands do not exceed two hundred

acres in the whole, nor more than one hundred acres in one place.

IV. And be it further enacted. That at the annual meetings of the faid Proprietors, hereafter to be held, each person shall be received and entitled to give one vote for each and every share. Voting. held by such person, and that no person shall be entitled to vote in right of any property which does not amount to one entire Original Share of the faid Capital Stock; and also, it is bereby provided, that no vote shall be binding on any of the Proprietors, unless two thirds of the said

Proprietors shall be present in person, or by proxy.

V. And, lastly, be it enacted, by the antering foresaid, That Anthony Landers, Jacob Tedford, William Saunders, John Killum, and Finer Huntington, shall be, and they are hereby, Directors for constituted and appointed Directors of the Yarmouth Lock and Canal Proprietors, for, and this year. during the present year of our Lord, One Thousand Eight Hundred and Eleven; and shall, in convenient time after the publication of this Act, call a meeting of the Proprietors, and Meeting of Preproceed to put this Act in operation, according to its true intent and meaning, for the benefit of faid Proprietors, and for carrying the object of the Association into effect.

CAP. XXVI.

An ACT in further addition to, and in amendment of, an Act, made and passed in the third and fourth years of His present Majesty's Reign, entitled, An Act for the Relief of Insolvent Debtors.

THEREAS, it is excedient that provision should be made to discharge Insolvent Debtors confined in Jail, under execution on judgment given by two Justices, for sums above three pounds, and not exceeding five pounds :

Be it therefore enacted, by the Lieutenant-Governor, Council and Assembly, That, from and after Extension of the publication hereof, it shall and may be lawfui for any two of His Majesty's Justices of the benefit of lusol-vent Act.

Peace for the County by whom the commitment shall have been made, without fee or reward, to extend the benefit of the before recited Act to all and every such person or persons as shall, from time to time, be committed to prison, for any sum or sums of Money not exceeding Five Pounds, and the Coss, any thing in the before recited Act to the contrary netwithstanding.

At the GENERAL ASSEMBLY of the Province of Nova-Scotia, begun and holden at Halifax, on Thursday the Sixth day of February, 1812, in the Fifty second year of the Reign of our Sovereign Lord GEORGE the Third, by the Grace of God, of the United Kingdom of Great-Britain and Ireland, KING, Defender of the Faith, &c. &c. &c. being the First Session of the Tenth General Assembly, convened in the said Province.*

* In the time of Sir John Coape Sherbrooke, Knight of the Most Honorable Order of the Buth, biestemant-Governor; S. S. Blowers, Chief Justice and President of Council; Lewis M. Wilkins, Speaker of the Assembly; H. H. Cogewell, Deputy Secretary of the Council; and James B. Francklin, Clerk of Assembly.



An ACT for applying certain Monies therein mentioned, for the fervice of the Year of Our Lord One Thousand Eight Hundred and Twelve; and for appropriating such part of the Supplies granted in this Session of the General Assembly as are not already appropriated by the Laws or the Acts of the Province.

[This Act, with the exception of the following Section, has been executed.]

WHEREAS the bounty on Iron to be manufactured in this Province, granted by virtue of the seventh vection of an Act, passed in the fifty-first year of his present Majesty's Reign, entitled. An Act for applying certain monitor therein mentioned, is found not to answer the purposes intended by the Legislature:

tron manufactory. XII. Be it therefore enacted, That the faid seventh Section, and every thing therein contained, be repealed, and the same is hereby repealed; And be it surther enacted, That to the first Adventurer, being an Inhabitant of the Province, who shall erect a good and sufficient Furnace in this Province, at which there shall be manufactured and made within four years, seventy Tons of good Merchantable Hollow Ware, there shall be paid the sum of Six Hundred Pounds, and to such Adventurer shall also be paid, a surther same of Six Hundred Pounds,

C. IL.

when, by a Forge, to be established at or near such Furnace, he shall have made from Ore of this Province, cast into Pigs at the said Furnace, Seventy Tone of good Merchantable Bar Iron: previded, fuch Bar Iron be made, inspected and weighed, within the time limited is aforelaid, by see the second of the second o The second field the second se

thacen's for the participation to the way are to the contract of the An ACT to regulate the expenditure of Monies hereafter to be appriated, for the service of Roads and Bridges.

DE it enached, by the Lieutenant-Governor, Council and Affembly, That it Thall and may be lawful for the Governor, Lieutenant-Governor or Commander in Chief for the time being, by and with the advice of His Majefly's Council, fome time between the fifteenth day of April, and the different day of May, annually, to nominate and appoint fit and proper persons, being freeholders, to all as Commissioners for directing and superintending the expenditure of such respective sums of Money as have been or may be granted for the purpose of making and repairing roads and bridges, in the feveral Counties and Diffricts of this Province.

II. And be it further endeted, That it shall and may be lawful for the Sovernor, Lieutenant, Remoral, &c. of "Governor, or Commander in Chief for the time being, by and with the advice of His Majesty's Council, at pleasure, to remove all or any of the said commissioners, and to appoint, from time to time, in their places, others, being freeholders as aforefaid : And the Secretary of the Province thall furnish the Treasurer of the Province with a list of the names of the commissioners, and the fums of money to be by them expended respectively, and also shall give due notice of all alterations made in the faid commissions, and shall also, immediately after such appointments are made, transmit notice thereof to the perions appointed, and shall within twenty days after fuch appointments, have the commissions for such commissioners, and the bonds to be entered into by them, ready for execution.

HI. And be it further enalled, That the Commissioners, so to be appointed as aforesaid, shall, before entering upon the duties of the fald office, give good and sufficient fecurity, by bond, with two furcties, to the fatisfaction of any two Justices of the Peace, for the County or Diffrict where such respective commissioners may be appointed; in double the amount of the fum to be expended under their direction, faithfully to lay out, and account for, fuch fum according to Law; and fuch Justices shall certify their approbation and the fufficiency of fuch furcties, upon the back of the bond, fo to be entered into by the faid commissioners; Allowance to and fuch commissioners shall be entitled to retain; and charge in their accounts, an affor- Commissioners ance of five per cent, out of the money to be expended as aforefaid.

IV. And be it further enacted, That each and every commissioner, so to be appointed as here- Warrant for in before directed, shall be entitled to receive a warrant on the Treasury for the whole sum Road vote. to be expended; and it shall and may be sawful for the Treasurer to retain in his hands two third parts of the amount of fuch warrant, until the whole of the work is completed, approved and certified, according to Law.

V. And be to further enocted, That it first be obligatory upon the commissioners to pre-Contracts profer contract generally for the making and repairing fuch roads and bridges, to which they work. may be respectively appointed; and, in all cases where the commissioners stall judge it

Appointment of Road Commis-

Treasurer to be furnished with list of Commissioners.

Commissions.

Commissioners

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necessary to expend any sum of money by days? work, there shall not be employed, on any one day, more than twenty-five labourers to, work under one commissioner, and the wages of all such persons shall be paid in cash, and persons and a very commissioner.

Advertising Contracts.

Contractors to give security.

Copies of Contracts sent to Secretary of the Province.

Payment of 19 1 Contractors

Contractors' Bond.

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VI. And be it farther enacted, That when Contracts are intended to be entered into, due notice thereof shall be given by the said commissioner by posting up advertisements at least ten days, in the places usual for public notices in the County, Township or District; and the said commissioners shall require and receive sufficient security from the contractor or contractors for the performance of such contract within the time therein specified, and in all respects conform to the true intent, and meaning thereof, and shall transmit to the Secretary of the Province copies of all contracts made by such commissioners; and the said commissioner shall pay and satisfy to such contractor from time to time, as the work shall be proceeded in, monies on account, until one third part of the sum contracted for shall have been paid and satisfied, but it shall not be sawful to pay the remaining two third parts until the whole work shall be completed and sinished agreeable to contract, and certified as herein after directed; all which said contracts shall be made to expire on or before the last day of September in each year in which such contracts shall be entered into, and shall be in the words sollowing:—

Articles of agreement had, made and agreed upon, this day of one thousand eight hundred and between A. B. commissioner for of the one part, and C. D. of and E. F. and G. H. of as sureties, for the said C. D. of the other part, as follows, viz. The said C. D. and the said E. F. and G. H. as his sureties, for the consideration herein after mentioned, do for themselves, their heirs, executors and administrators, covenant, promise and agree, to and with the said A. B. his executors and administrators, that he, the said C. D. his heirs, executors or administrators, shall and will, on or before the last day of August next, in good and workmanlike manner, well and sufficiently

In confideration whereof, the faid A. B. for himself, his heirs, executors and administrators, doth hereby covenant, promise and agree, to and with the said C. D. E. F. and G. H. their executors and administrators, that he the said A. B. his heirs, executors and administrators, shall and will well and truly pay, or cause to be paid, unto the said C. D. his executors or administrators, the sum of in manuer following, that is to say:—one third part of the said sum of from time to time as the said work shall be proceeded in, and the remaining two third parts thereof, when the work shall be completed and sinished agreeable to this coutract, and the certificate prescribed by this Act shall be obtained; and for the performance of the articles and agreements aforesaid, the said parties bind and oblige themselves, their heirs, executors and administrators, each to the other, in the penal sum of

, firmly by these presents. In witness whereas, they have beceunto interchangeably set their hands and seals, the day and year first above written.

Scaled and delivered in presence of

Certificate of faithful expenditure. VII. And be it further enacted, That before any Commissioner shall be entitled to draw the remaining two-third parts of the money so by him to be expended, he shall procure a certificate from three or more Justices in the general or special Sessions to be held for that purpose in each county or district where the said money shall have been expended, that the contract or contracts entered into have been saithfully executed, and the money voted for such work hath been properly laid out, which certificate, together with a schedule of all contracts and accounts relative

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relative to fuch expenditure, shall be by the said Justice transmitted to the Secretary of the Province, for the inspection of His Majesty's Council and the House of Assembly, on or before the first day of November in each and every year, which certificate shall be in the words fol-'lowing:

Seffions. County of day of ľα

of His Majefly's Justices of the Peace for the said County, do hereby WE. certify, that by the examination, on outh, of credible persons, taken before us, it Form of Certifiappears that the aforegoing contract or contracts (as the case may be) hath, or have, been faithfully executed, and that the fums respectively mentioned in laid contracts (if more than one) hath, or have, been properly laid out and expended.

VIII. And be it further enacted. That, in future, no Commissioner shall be allowed to take or charge to his account, for his own fervices, any furn of money beade his commission by law Commissioner establistied, unless fuch Commissioner shall have been employed superintending day labourers, labourers, labourers. in which cafe he shall be allowed five shillings per day, out of the money granted, for each day that he fail be employed overfeeing, Provided he shall have at least ten labourers at work "throughout fuch day.

TX. And be it farther enerted, That no labourer upon the roads that he allowed or paid a greater Inhousers daily "fum than five shillings for each day's work : "and no labourer shall be paid for a day's work payanless he shall have diligently laboured at least ten hours each day.

X. And be it further enacted, That each and every Commissioner, who shall expend money by days' work, Inall, in addition to the receipts of the persons by him employed, for all mo- Maney expend-Hier paid, Tender an account thereof upon oath, in writing, in which fuch Commissioner shall how accounted Thate that the secount is just and true, and that the monies by him expended have been fairly for and honefly applied to the purpose for which they were granted, and that he procured the best labour in his power to procure, and at the lowest rate of wages; which oath any one of His Majetty's Juffices of the Peace are hereby required to administer without fee or reward.

El. And be it hariber endeled, That it Thall and may be lawful for committioners hereafter to Extension of be appointed, to enter into and extend contracts for the opening of new roads, and improving luch as have not been used for wheel carriages, and for erecting of bridges, until the thirty-first day of October.

XII. And be it further enacled, That the Court of General Session, in the several counties and Enquiry into districts, shall have power to enquire into the expenditure of all sums of money heretofore appropriated for the fervice of roads and bridges which have not been accounted for, as required by any former laws made for regulating the expenditure of money on roads and bridges, and to certify the actual expenditure thereof, according to the form prescribed by this Act.

XIII. And be it further enacled, That this Act, and every matter and thing therein contained, shall be and remain in full force and effect, until the sifteenth day of March, which will be in the year of Lord one thousand eight hundred and thirteen, and from thence to the and of the next Sellion of the General Affembly, and no longer.

Continuation of

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expenditure of road money.

CAP.

CAP. III.

An ACT in further addition to the Act relating to Wills, Legacies and Executors, and for the fettlement and distribution of the Estate of Intestates.

Preamble.

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WHEREAS it is just and reasonable that in the settlement and distribution of Insolvent Estates, equal distribution thereof should be made to and among all the Creditors, without preference or partiality:

Distribution.

Exception.

I. Be it enalled, by the Lieutenant-Governor, Council and Afferably, That in the fettlement and distribution of the Infolvent Estates of deceased persons hereaster to be made, the whole of the Real and Personal Estate (except such part thereof as shall have been allowed by the Judge of Probate or Surrogate for the expences of the funeral, and the necessary attendance on the deceased in his last illness) shall be equally distributed, divided and paid, to and among the creditors, in proportion to their several and respective debts, without partiality or preference: and no executor or administrator, being a creditor, shall be allowed to retain out of the estate or effects which may come into his hands, more than his equal or rateable share or proportion thereof, in payment or satisfaction of his own debt. Provided always, That nothing herein contained shall extend, or be construed to extend, to affect debts due to the Crown, or on Mortgage, or on judgments docketed in the life time of the intestate, or testator, or to the widow's dower in real estate.

Proviso.

Advertising.

II. And be it further enacted, That it shall be no longer necessary to advertise in any other Newspaper save the Royal Gazette, published in this Province, for the creditors to the estate of the deceased, to bring in their demands against such estate, any law, usage or custom, to the contrary notwithstanding.

Licence for sale

III. And be it further endeted, That it shall not be lawful to grant licence to any executor or administrator for the sale of real cluste, until such executor or administrator shall file, in the Secretary's Office, the certificate of the Judge of Probate for the County or District where the lands lie, that full and ample security has been given to account for the proceeds of such sale according to Law.

Continuation of Act.

61 July 50

IV. And be it surther enacted, That this Act shall be in force for three years from the publication thereof, and from thence to the end of the next Session of the General Assembly.

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etir of the CAP, IV.

An ACT to provide for the support of a Light-House on the south end of Cossin's Island, on the eastern side of the entrance of Liverpool Harbour.

Preamble.

HEREAS a Light-House is now erecting on the south end of Coffin's Island, on the eastern side of the entrance of Liverpool Harbour, which will be highly beneficial to all Vessels going into that Harbour; therefore,

ight Duty.

I. BE it enacted by the Lieutenant-Governor, Council and Affembly, That so soon as the said Light-

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Light-House shall be completed, and a Light kept therein, all ships and vessels which shall enter the faid Harbour, shall pay the same rate of tonnage duties that are now received from, and payable by, all vessels which enter the Harbour of Halifax.

II. And be it further enalicd, That it shall and may be lawful to collect, receive and apply, Collection and the tongage duties imposed by this Act, in the same manner, and under the same regulations, application of that the faid tonnage duties are now collected, received and applied, in the faid Harbour of

Halifax.

III. And be it further enacted, That the Act, pasted in the thirty-third year of His late Ma- Act 33d, Geo. jesty's reign, entitled. An Act for regulating and maintaining a Light-House on Sambro Island; also, an Act, passed in the twenty-eighth year of his present Majesty's reign, entitled, 111. gc. ex-An Act for regulating and maintaining a Light-House at the entrance of the Harbour of Shelburne, and all the several Acts which have been since made and passed, in addition to and a- fin's Island, mendment thereof, and to revive, continue, and make the same perpetual, and all the several matters and things contained therein, shall be, and the same are hereby extended to the said Light-House, on the south end of Coffin's Island, and also made applicable to enforce the payment of the faid tonnage duties on all vessels which enter the faid Harbour of Liverpool.

IV. And be it further enacled, That this Act shall be and continue in force for three years Continuation. from the publication thereof, and from thence to the end of the next Sellion of General

Affembly.

CAP. V.

An ACT to revive and continue an Act, passed in the thirty-second year of His Majesty's reign, entitled, An Act to regulate the Summary Trials of Actions, before His Majefty's Justices of the Peace, in the Town and Peninsula of Halifax, and to revive and continue the feveral Acts in amendment to the said Act.

HEREAS the discontinuance of the said AEI has been attended with much inconvenience, for Preamble. remedy whereof :

I. Be it enacled, by the Licutenant Governor, Council and Affembly, That, from and after the Acta revived publication hereof, the faid recited Act, entitled, An Act to regulate the Summary Trials of Actions, before his Majefty's Justices of the Peace, in the town and peninsula of Halifax. and the feveral Acts in amendment to the faid Act, and every matter, claufe, and thing, therein contained, shall be, and the fame are hereby revived and continued, in full force and virtue, until the thirty-first day of March, in the year of our Lord, one thousand eight hundred and thirteen, and thence until the end of the next Session of the General Assembly, and no longer. any thing in the faid Acts contained, to the contrary notwithstanding.

.88 11. vi-vii-viiitex. Anno quinquagelimo: securido Georgii III. 1812.

CAP. VI.

An ACT to continue the feveral Acts of the General Affembly, for railing a Revenue to repair the Roads throughout the Province, by laying a Duty on Persons hereafter to be licensed to keep Public Houses or Shops for the retail of Spirituous Liquors.

CAP. VII.

An ACT to alter and continue an Act for imposing an additional Duty of Excise on Rum, and other distilled Spirituous Liquors, and for appropriating the same.

" CAP. VIII.

An ACT to continue in Epoce the feveral Acts therein mentioned.

CAP, IX.

An ACT to continue an Act for granting to His Majesty certain Duties on Wine, Rum, and other distilled Spirituous Liquors, Molasses, Cossee, and Brown Sugar.

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CAP. X.

An ACT to continue, and in addition to, and amendment of, the feveral Acts of the General Assembly, for the further increase of the Expired. Revenue, by raising a Duty of Excise on all Goods, Wares and "Merchandise, imported into this Province.

The state of the s CAP. XI.

renth and the company of the filters. An ACT to authorife the Commanding Engineer at Halifax, to enclose a part of the Highway leading from Fort Massey, to the Exercifing Ground, on the Common of Halifax.

WHEREAS it has been represented to Hits Excellency the Lieutenant-Governor, that His Majesty's service Preamble requires that a part of the public Road or Highway, which leads from Fort Massey to the Exercising Ground, on the Common of Halifax, should be enclosed for the purpose of enlarging His Majesty's Artillery Park :

1. BE it enacted, by the Lieutenant Governor, Council and Affembly, That when the Officers of His Majesty's Ordnance, at Halifax, shall have laid out a new Road agreeably to the plan sub-Road-purmitted to, figned, and approved of, by His Excellency Sir John Coape Sherbrooks, and filed chase of Land, in the Surveyor General's Office, measuring fifty feet in breadth, through the Field now in the occupation of John George Pyke, Esquire, and described in the said plan by two curved lines, denoted and marked at the extremities on faid plan by the letters A, B, C, D, and shall have procured from the faid John George Pike, or fuch other person or persons as shall be the owner or owners thereof, a release of his, her or their, right to such part of the said Field, as shall be required for the fald road, and thall have made the fame road in all respects good and sufficient for Hories and Carriages to travel thereon, fo that the fame road shall be fit and proper for the accommodation and use of His Majesty's Subjects, as a Public Highway, to pass and repais to and from Fort Mailey towards the Military Exercising Ground, on the Common belonging to the Town of Halifax, that then it shall and may be lawful for the said Engineer to enclose and take in three hundred and ten feet in length of that part of the faid road which now leads from Fort Massey aforesaid, to the said Exercising Ground, and to keep the same for ever after enclosed for the use and accommodation of His Majesty's Ordnance Department at Halifax. or for such other Military service, use or purpose, as His Majesty, His Heirs, or Successors, may at any time hereafter appoint and direct, and the new road which is to be laid out and made as aforefaid, for the public use, shall for ever after be and remain a public Highway and Road, to be used and considered as such by all His Majesty's Subjects, in lieu of that part of the present Highway, for the enclosing of which this present Act provides. composition ad

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Harry Catalana . 1 "

Ap ACT to olter the sime of the Sitting of the Inferior Court of Common Pless, for the County of Halifax.

Preamble.

WHEREAS, it has been found laconyprient that the Sessions of the Peges and the Count of Common Pleas, in Halifan, should be held at the same time, for remedy whereof:

Sittings of Inferior Court. I. Be it enacted, by the Lieutenant-Governor, Council and Affembly, That the Inferior Court of Common Pleas, of the County of Halifax, shall, from and after the publication hereof, be opened and held at Halifax on the second Tuesdays of June, September, December and March, annually, any law, usage or custom, to the contrary notwithstanding.

CAP, XIII.

An ACT in addition to an Act, made in the second year of His profent Majorly's Reign, entitled, An Act for appointing Firewards, ascertaining their Duty, and for punishing Thests and Disorders at the time of Fire.

Preamble.

URBEAS. the pravision made by Law for providing the Implements necessary to be used to put a stop to, or artinguish. Fire in the Town of Halifax, has been found insufficient; for remedy whereof:

Fire Hooks, Chains, &c. provided—and kept in repair. I. Be it epocled, by the Lieutenant-Governor, Council and Alkandy. That at the next Sellion of the Peace, to be held for the County of Halifax, and at any other Sellions of the Peace for the same County, to often as the same shall be found necessary, the Firewards for the said Town of Halifax shall report in writing, to the said Sellions, the number of Hooks. Chains, Ropes, Ladders, Axes and Saws, which they may think necessary to be provided for the service of the said Town, and also the amount of the expenses of repairing and keeping the same in good and sufficient order; and it shall and may be lastful for the Justices, in their said Sellions, from time to time, to order such, or so many, of the said implements to be provided, as the said Justices may deem expedient, and may from time to time order the cost and charge, of providing the same, as well as the expense of repairing and keeping the same safe and sit for service, to be affested and levied in the same manner, and with the same power and authority, that Money is now affested and levied on the Inhabitants of the said Town of Halifax, for the support of the Roor.

Appointment of Fire men; their duty; and,

II. And be it further enacted, by the authority elocated. That it shall and may be lawful for the said Justices, in their said Sessions, from time to time, and so often as the same may be necessary, to choose and appoint such number of prudent and discreet men, not exceeding twenty, as may be found necessary, who shall be denominated Fire-Men, and shall have the charge of the said shooks. Chains, Ropes, Ladders, Axes and saws, and shall be obliged to keep them in good order, and sit for service on all occasions; and the persons so appointed shall be exempted from all Statute Labour upon the Highways.

Exemption from Statute Labour.

III. And be it further enacted, by the authority of orefuld, That at the time of any alarm, or breaking out, of Fire in the faid Town of Halifax, or the tuburbs thereof, the faid Fire-men shall,

Duty of Firemen in time of fire, shall, without delay, repair to the place where the faid before mentioned implements are kept and deposited, and shall being the same to the place or places where the Fire shall have been discovered, and shall there diligently use and work with the same under the direction of the Firewards in such way as shall be deemed most likely to extinguish such Fire.

1V. And be it further maded, by the authority aforefaid. That one of the faid Fire-men, to be named by the judices in their Sessions, thall have the power and authority of a Fireward, to men. order and command say accellary affiliance in taking the said templements to or from the place where any .Pare may happen, and any perfon or perfons perfusing to obey fuch orders, shall be fubiect to the same fine or fines imposed by the said Act, whereof this is an amendment, on any person or persons relating or neglecting to obey the orders of faid Firewards.

V. And be it further enocied, by the authority afterfald. That if any perfor or perfore hall have in his, her or their policition, any of the faid Hooks, Chaina, Ropes, Ladders, Axes or Saws, which below; to the feld Fire-men, and fall-negled to return them for twenty-four bours after fuch live, for that he found sling the fame apopt at the time of Fire, or the alarm of Fire, he doe or they, shall be subjest to the fame penalty as is provided for a similar offence In and by on Ad, salled in the twenty-fecond year of His prefeat Majely's reign, in amendmost of the faid Act, the faid penalty to be recovered and applied as is directed by faid Act; and all and every Conflable or Conflables, who shall higgester neglect to attend at the time of duty. Fire, pursuant to the provisions contained in the faid last mentioned Act, or who at the time of fuch Flic, or planm of Fire, that refuse or neglect to obey the orders of any Bireward, fuch Conflable or Conflables, on conviction thereof, before any one of His Majetty's Julices of the Peace, shall forfeit and pay a fine not less than five shillings, nor more than tweaty shillings a and every fuch Constable for the Town and Suburbs of Halifax, if called on by the Justices in Special Sessions, after any Fire, or alarm-of Fire, shall prove, by certificate from one or more of faid Firewards, that he or they duly attended, and did his or their duty, at such Fire, or shall exhermile thew forme good and fufficient caule to the futisfaction of faid Justices, which prevented him or them from attending at luca Five, or alarm, and every one of faid Conftables, who thall, when called upon avaforelaid, neglect of terufe to produce fuch certificate, or other good excuse as aforesaid, shall be liable for each and every such neglect to the wine fine of five fallings for awanty fallings herein tall mentioned, and the Clerk of the Peace for the said County thall from time to tittle notify the faid Confidble of their duty in this reloyal by reading to them the calle years. I. I. at the called with mile and the called

"And Whireastings deads has writer; ichether the Fivewords of said town belo have been once supen into Office; ought by Law to he legain oppers, if en shoen to verse in taid foffice a set y 1923 . J. and the set the legain

VI. Be it Til the maded, by the authority aforefaid, That it shall be lawful for the Firewords: of faid town to continue to ferve in faid office after having once taken the oaths appointed by aworn. Law, to long as they may be annually re-chofen to the faid office, without being obliged to take again the faid oaths at the time of fych recappointment; and that they shall be bound by their first oath to the performance of the duties of their office, as fully and effr sally as if an nath high been administered to them page jeach senewal of the appointment.

VII. And he is further enotied. That two fufficient Fine Bells shall be procured, and paid for in the manner directed in the first clause of this Act, which Bells that be placed and fixed in fuch convenient and proper parts of the faid town as shall by the faid Justices be appointed.

VIH. And be it also emedia. That it shall and may be lawful for the Justices aforesaid, in their Seffions, to make regulations for preventing Boys and other persons from unnecessarily ring- ing of Bella.

Power of a Fireward vested in

Penalty for men proper use of Fire-Hacks.

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the faid Bells, or either of them, and from destroying or injuring them, or either of them, or injuring the Ropes thereof, and to enforce the faid regulations by imposing a fine not exceeding the sum of twenty shillings for each offence.

Punishment of transgressors.

IX. And be it further enacted. That the parent or parents of any child, or children, under age, who shall be found transgressing any of the said regulations to to be made as aforesaid, and the master or masters, mistress or mistresses, of any apprentice or apprentices, who shall be found transgressing any of the regulations to as aforesaid to be made, shall be subject and liable to the sine or penalty so to be imposed by the Justices as aforesaid, to be levied off their goods and chartles respectively.

Ghimney Sweeps to give Bond.

Violation of

X. And be it further enacted, That all persons to whom licences shall be granted, shall enter into bonds for carrying on the sweeping of chimnles during the time for which their licence shall be granted; and in case of neglect of refusal of the persons licensed, or those employed by them, to comply with such regulations as shall from time to time be made by the Firewards, and approved of at a Court of General or Special Sessions of the Peace, that the person so neglecting or refusing shall forfeit and pay for each and every offence, a fine not less than five shillings, nor more than twenty shillings; to be recovered before any one of his Majesty's Justices of the Peace, on the oath of one credible witness, and if the person or persons convided of such neglect or refessal, shall not have sufficient goods and chattles, whereon distress may be made to the value of the penalty recovered for such offence, or shall not pay such penalties within ten days after such conviction, then and in such case, such Justices may, by warrant, dominit such offender to the County Jail or Floude of Correction, there to remain for a term not exceeding ten days.

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An ACT to alter the time of the Sitting of the Inferior Court of Common Pleas, and General Selfions of the Peace, in the County of Hants.

Sittings.

Previso.

E it enacted by the Lieutenant Governor, Council and Afambly, That in future the Inferior, Count of Common Pleas, and General Seffions of the Peace, for the County of Hants, thall be held at Windfor, in the faid County, on the first Tuesday of January, and first Tuesday of January, next, any law, usage or custom, to the contrary notwithstanding. Provided always That nothing herein contained, shall affect the fittings of the said Courts to be held in Windfor, in the present month of April.

rake gaja iheliki anta in performance en ina kultur ar tana andra en ina
An ACT to alter the Meetings of Parishioners for the choice of Vestry Men and Church Wardens, for the several Parishes in this Province.

Future Vestry Meetings. E it enacted, by the Lieutenant-Governor, Council and Assembly, That fuch meetings shall hereafter be held annually, on the Monday next after Easter, Day, and not otherwise. At the GENERAL ASSEMBLY of the Province of Nova-Scotia, begun and holden at Halifax, on Tuesday the Twenty-first day of July, 1812, in the Fifty-second year of the Reign of our Sovereign Lord GEORGE the Third, by the Grace of God, of the United Kingdom of Great-Britain and Ireland, KING, Defender of the Faith, &c. &c. &c. being the Second Session of the Tenth General Assembly, convened in the faid Province.*

* In the time of Sir John Conpa' Sherbrooke, Knight of the Most Honorable Order of the Bath, Lieutenant-Gover-nor; S. S. Blowers, Chief Justice and President of Council; Lewis M. Wilkins, Speaker of the Assembly; H. H.: Cogswell, Deputy Secretary of the Council; and James B. Francklin, Clerk of Assembly.

CAP. I.

An ACT to empower the Lieutenant-Governor, or Commander in Chief for the time being, to appoint Commissioners to issue Trea-. fury Notes.

DE it enacted, by the Lieutenant Governor, Council and Affembly, That it shall and may be law- Appointment of ful for the Lieutenant-Governor, or Commander in Chief for the time being, when, and as from as he may deem necessary, to appoint three fit and proper persons as Commissioners to iffue Treasury Notes, to the amount of Twelve Thousand Pounds, as follows, viz:

Fifty notes of fifty pounds each; one hundred notes of twenty pounds each; two hundred Notes. notes of twelve pounds ten shillings each; four hundred notes of five pounds each; four hundred notes of two pounds ten faillings each.; and two thouland notes of twenty shillings each: making in the whole twelve thousand pounds; which Treasury Notes shall bear lawful interest from the day they shall be issued in payment from the Treasury, and shall be indented and impressed with the words "Nova-Scotia," signed by the Treasurer of the Province, and counterfigned by the faid Commissioners, and containing the following figures and words, to wit:

No.

Province of Nova-Scotia. Form of Notes.

Treasurer's Office. By a Law of this Province, the bearer of this note is entitled to receive at the Treasury the with interest, at the rate of fix per cent, per annum, from the day it issued by the Treasurer.

in the year of our Lord Dated at Halifax, the day of

one thousand eight hundred and All which notes thall be of the same date, and when so completed and signed, be delivered

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Notes delivered to Treasurer

to the Treasurer by the persons appointed to countersign the same and the Treasurer shall be accountable for fuch notes fo delivered to him.

Payment of Warrants on Treasury.

II. And be it further matted. That when and as often as money shall become due and payable by virtue of any Actor Acts already passed on that may be passed during the present Session of the General Assembly, and warrants for the same are produced for payment to the Treasurer of the Province, he than pay the amount of fuch warrants on demand, in gold or filver, for in the faid notes, to the perfor or perform entitled to receive the fame, at his or their election. which notes thall be again received at the Freatury, and also by the Collectors of Impost and Excile for the leveral Diffiles in this Province, at their specified value, equal to the file value is gold or filver, when, and as often, as the lame are prefented and offered in payment of duties, and the interest from the day of their being issued in payment, computed and allowed.

Notes taken for duties. Date and signa-

III. And be it further shalled, That the Treasurer of the Proxince first, on the day, and before, he iffues, any of the notes in payment as aforefaid, write on the fame the day of the month and year they are so issued, and sign his name thereto, and from the time so written

ture of Notes. Interest on

by him on the faid notes to iffued, they shall bear lawful interest.

Cancelling of Notes.

Notes.

IV. And be it further maded. That the faid notes, or any of them, when received by the Collectors of Impolt and Excile for the feveral districts in this Province, in payment for duties, the faid Collectors shall write on the faid notes the day of the month and year the same were fo received; and the person or persons delivering them in payment shall sign his name thereto; and the faid notes, when received by the Treasurer of the Province from the faid Collectors, shall not again be issued from the Treasury, but shall be cancelled in such manner as the Lieutenant-Governor or Commander in Chief for the time being, shall deem expedient.

Counterfeiting of Notes.

V. And be it further enacted, That if any person or persons whatsoever, shall counterfeit any of the notes aforefaid, iffued by virtue of this Act, or after any of the fame to that they shall appear to be of greater value than when originally iffued, or shall knowingly rate, or give in payment, any of the notes aforefaid fo counterfeited or altered, every person convicted thereof shall be fet in the Pillory for the space of one whole hour, and one of the ears of such offender shall be nailed thereto, and such offender shall also be publicly whipped through the streets of the town or place where such offence thall be committed, and shall pay all charges of the prefecution.

Calling in of Notes.

VI. And be it further endeted, That so soon as, by the report of the Joint Committee of His Majesty's Council and the House of Assembly, in their annual examination of the Public Accounts, it shall appear that the state of the Treasury will admit the calling in to the value of two thousand pounds and upwards of the notes so issued and paid out, the Treasurer shall. by advertisement in the Royal Gazette, appoint a time at which he will receive fuch notes and pay the amount of the same, together with the interest due thereon, in gold or filver, giving fixty days notice of such redemption, and mentioning the number so required to be produced for payment, calling in first the notes of the largest amount then in circulation; and on failure of fuch notes being produced, at the time limited, all future interest on the same shall cease. and no other or greater amount of interest shall be paid on such notes so called in, than was due and payable at the date the same were required to be presented to the Treasury as aforefaid.

Printing of Notes.

VII. And best further enacted, That the Treasurer of the Province, tegether with the persons appointed to counterfign the faid notes, are hereby empowered to contract for and superintend the printing and completing the blanks of such notes as are directed to be issued by virtue of this Act.

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VIII.

VIII. And be it further enefled. That: in case the Lieutepant-Governor, or Commander in Re-issuing of Chief shall, by his warrant or warrants, require the faid Commissioners to re-iffue notes to the amount of the notes to received in payment at the Treasury, or to the amount of any part of fuch notes, it shall and may be lawful for the faid Commissioners to iffice new notes to the amount which such warrant or warrants shall votuing, provided the amount of new notes for to be iffeed, shell not exceed the amount of the notes for from time to time received and the state of t at: the Treasary.

CAP. IL

An ACT for granting to His Majelty an additional Revenue to defray the expense of the War; and to appoint Commissioners to borrow Money for the use of the Province.

RE it enacted, by the Lieutenant Governor, Council and Affembly, That, from and after the Additional De-I twenty fifth day of August in this present year of our Lord one thousand eight hundred and twelve, there shall be granted and paid to His Majesty, His Heirs and Successors, a further duty of fix pence per gallon on all wine; a further duty of four pence per gallon on all Rum; On Wine, and a further duty of fix pence per gallon on all other Diffilled Spirituous Liquous, which shall On k am, then be and remain in, or which shall thereafter be imported into this Province: to be raised. levied, collected and paid, by the ways, means, tules, provisions and directions, and under the Collection of regulations, forfeitures and penalties, expressed, prescribed and declared, in and by an Act, passed in the forty-eighth year of this present Majesty's reign, entitled, An Act for granting to His Majefty certain duties on Wine, Rum, and other Diffilled Spirituous, Liquors, Molaffes, Coffee and Brown Sugar, for the support of His Majelly's Government, and for promoting the Agriculture, Commerce and Fisheries of this Province.

II. Provided always, and be it further enacted, That if any Wine, Rum or other Diffilled. Spi- Drawbacks on rituous Liquors, opon which the duty hereby imposed shall be paid, or secured to be paid, datiable artishall be exported from this Province, under the limitations and provisions of the faid Ach, of eles. the forty-eighth year of his present Majesty, then the duty hereby imposed shall be endorsed by the Collector on the fecurities of fuch exporter, or if the fame shall have been paid, then fuch exporter, shall be entitled to receive the amount of the faid duty, from the Treasurer of the Province.

III. And be it further enacted, That all and every person and persons who on the said twen. Holders of dutififth day of August, shall have in his, her, or their custody or possession, any quantity of Wine, and arricles render an acexceeding one hundred gallons; of Rum exceeding one hundred gallons; or other Spirituous count of the Liquors, exceeding one hundred gallons, shall render tothe Collector of the district or place quantities . wherein the same shall be, an exact account of the quantity of such Wine, Rum or Spirituous Liquors, and shall pay or give security to such Collector, for payment of the additional duty thereon imposed by this Act, and shall at the foot of such account make and subfcribe the following Oath, which the faid Collectors are hereby empowered to administer, that is to fay :-

I. A. B. do swear, that the foregoing account now produced by me, is just and true, and Form of bath. that it contains the whole of the Wine, Rum, and other Spirituous Liquors in my cultody

or possession, or in the custody or possession of any other person or persons within this Province for me, or on my account. And the faid Collectors, respectively, shall immediately after the faid twenty-fifth day of August, proceed to secure or collect, according to law, the said additional excise duty imposed by this Act.

False returns by holders of dutiable articles.

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IV. And be it further enacted. That if any Wine, exceeding the quantity of one hundred gallons; or any Rum, exceeding one hundred gallons; or any other Spirituous Liquors, exceeding one hundred gallons, on which the duty imposed by this Act shall not have been paid or secured. shall, after the said twenty fifth day of August be found in the cultody or possession of any person or persons whatsoever, it shall be lawful for the Collectors, or other Seizing Officers of Excile, respectively, to seize the said Wine, Rum, or other Spirituous Liquors, and to profecute the fame to condemnation; and the person or perfons in whose custody or possession the same shall have been so found, shall forseit fifty pounds, which seizures and forseitures shall be sued for, recovered and applied, in the way and manner directed by the faid Act herein before mentioned.

Allewance for collection of additional duty.

V. And be it further enacted. That no fee or per centage whatfoever, shall be allowed to. or retained by, the Collector of Impost and Excise for the district of Halifax, for receiving, collecting, and paying over, any monies to be raifed under and by virtue of this Act : and that the Collectors in all the other districts and ports of this province respectively, shall be allowed and paid two pounds ten shillings on every hundred pounds which shall be collected and paid by them, under and by virtue of this Act, within their respective districts and no more; any hing in any former Act of the General Assembly, to the contrary thereof notwithstanding.

Collector's accounts.

VI. And be it further enacted, That the Collectors of Impost and Excise, in the several districts and ports of this Province, shall specify and state distinctly and separately in their accounts, the amount of all monies which shall be received and paid over by them to the Treasurer of the Province, by virtue of this Act, and the fame shall also be separately stated in the Public Accounts to be hereafter laid before the General Assembly of this Province,

And subereas the exigencies of the Province may make it necessary to procure money, before the monies

to be raised by this Act shall come into the Treasury:

Commissioners to borrow momoney.

Sam.

VII. Be it therefore further enacted, That Foster Hutchinson, George Grassie and Winkworth Allan, Efquires, be, and they are hereby, appointed Commissioners on the part of the Province, to borrow, from time to time, such sum or sums of money, as the Lieutenant-Governor, or Commander in chief for the time being, shall direct, not exceeding in the whole the sum of twenty thousand pounds: which money, so to be borrowed, shall be paid into the Treasury, and applied by the Governor, Lieutenant-Governor, or Commander in Chief for the time being, to the payment of the leveral appropriations made this Session for the desence of the Province.

Death, &c. of Commissioners

VIH. And be it further enacted, That it shall and may be lawful for the Governor, Lieutenant Governor, or Commander in Chief for the time being, by warrant under his hand and feel, to direct the faid Commissioners to borrow such sum or sums of money as he may think sit to require, and to approve or disapprove of the terms upon which the same may be borrowed: and on the death, removal from the Province, relignation, or misconduct in office, of any of the Commissioners by this Act appointed, to nominate and appoint others to act as Commissioners oners in their place and flead.

Application of new duties.

1X. And be it further exacted, That the monies to be raifed by virtue of the duties hereby imposed, shall be appropriated and applied to the payment and discharge of the monies so to

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hereby s fo to

be borrowed, with the interest thereof, and also to the payment of such part of the several appropriations made this Sellion, for the defence of the Province, as shall not be paid and difcharged by the monies to to be borrowed.

X. And be it further enalted, That the fecond, third, fifth, fixth, feventh, eighth, ninth, tenth, eleventh, twellth, thirteenth, fourteenth, afteenth, akteenth, feventeenth, elebteenth, pineteenth, twentieth, twenty-flird; twenty-flirth, twenty-feventh, twenty-eighth, twenty-ninth. thirtigth, thirty-fecond, thirty-third, thirty-fourth, thirty-fifth, thirty-fixth and thirty-feventh, sections of the laid Act, made and palled in the forty-eighth year of His present Majerty's reign, entitled. An Act for granting to His Majenty tertain duties on Wine, Rum, and other Diffilled Spirituous Liquors, Molasses, Costee and Brown Sugar, to far as the same are necessary to the fecuring and collecting of the additional duries imposed by this Act, first be and collecting, and the fame are hereby continued in full force and effect during the continuance of this Act, in as full and ample a manner as the fame Claufes would be, were the fame again herein repeated word for word:

XI. And be it further enacted, That this Act shall continue and be in force until the faid monies to to be borrowed, with the interest thereof, shall be paid off and discharged, and also until fuch parts of the appropriations made this Session shall not otherwise be paid, shall be paid and discharged, and no longer.

Sections of Revenue Act, 48th Geo. III. applied to the purposes of this

CAP. III.

certain Monies to the purposes therein Expired. mentioned.

At the GENERAL ASSEMBLY of the Province of Nova-Scotia, begun and holden at Halifax, on Thursday the Sixth day of February, 1812, and continued by feveral Prorogations to Thursday the Thirteenth day of February, 1813, in the Fifty-Third year of the Reign of our Sovereign Lord GEORGE the Third, by the Grace of God, of the United Kingdom of Great-Britain and Ireland, KING, Defender of the Faith, &c. &c. &c. being the Third Session of the Tenth General Assembly, convened in the said Province.*

* In the time of Sir John Coape Sherbrooke, Knight of the Most Honorable Order of the Bath, Lientenant-Gover-nor; S. S. Blowers, Chief Justice and President of Conneil; Lewis M. Wilkins, Speaker of the Assembly; H. H. Gogawell, Acting Secretary of the Council; and James B. Francklin, Clerk of Assembly.

CAP. I.

Executed.

An ACT for applying certain Monies therein mentioned, for the fervice of the Year One Thousand Eight Hundred and Thirteen; and for appropriating such part of the Supplies granted in this Session of the General Assembly as are not already appropriated by the Laws or the Acts of the Province.

CAP. II.

An ACT to alter, amend and continue, the several Acts of the General Assembly of this Province, now in force, relating to a Militia.

Penalty for nonenrolment of militia-men.

trill.

E it enacted, by the Lieutenant-Governor, Council and Assembly, That, each and every captain or commanding officer of a company, who shall neglect to enrol any militia-man within his district, liable to enrolment, for the space of seven days after he shall be informed that such person is within his District, shall forfeit and pay for the first offence, the sum of twenty shillings; and after the payment and conviction of the said offence, the sum of twenty shillings for each and every following week he shall so neglect.

II. And be it further enacted, That if any militia-man (having had notice) shall neglect to Penalty of non . attend at fuch meetings of the militia company in which he is enrolled, as by law he is attendance of nilitia-men at bound n

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bound to attend, not being prevented by fickness, unavoidable accident, or other reasonable excuse satisfactory to the commanding officer of his company, he shall be subject for the first offence to a fine of five shillings; for the second offence to a fine of ten shillings; for the third offence to a fine of fifteen shillings; and for every subsequent offence to a fine of twenty shillings—which fines shall be imposed by the captain or commanding officer of the company.

III. And be it further enacted, That notice of the imposition of the faid fines thall be given Notice of Fines, by the clerk, or a non-commissioned officer, or such person as shall for the time being perform the duty of clerk of the company district such militia men belong to, either personally, or in writing left with the maker, parent or wife, or with his child, or fervant of the age differetion.

IV. And be it further enacted, That it shall and may be lawful for every militia man, upon whom a fine shall be imposed as aforesaid, within the period of four days, if he shall adjudge himself aggrieved, to appeal to a Board of Officers, to be formed as hereafter is directed; and Fine. any person or persons so appealing, shall give notice of the appeal to the clerk, or person doing the duty of clerk, within the period herein before limited.

V. And be it further enacted, That the notice to be given of the meeting of any battalion Notice of Milior company of militia under the Act of which this is an amendment, shall be by the com- tia Meetingsmanding officer, or any other commissioned or non-commissioned officer of the battalion or by whom given company, and not by a private militia man, unless such private militia man has the written orders of the commanding officer of the battalion or company to that effect.

VI. And be it further enacted, That when a militia man is not found at his own usual place of Netice of Milidwelling, to receive personal notice, the leaving notice either verbally, or in writing with such how gives. militia man's master, parent or wife, or with his child or servant, of the years of discretion, or giving him notice in any other reasonable and discreet manner, according to the special circumstances of the case, shall be deemed a sufficient notice until the delinquent militia-man shall fully fatisfy the commanding officer of his company, or a Board of Officers, that he was ignorant of fuch notice having been given.

VII. And be it further enacted, That all officers, under the rank of lieutenant-colonel, who shall fail to attend any meeting of the battalion or company of militia to which they respec- ing to attend tively belong, without reasoneble excuse, to be adjudged by a Board of Officere, to be appoint. Militia Meeted as is herein direced, for the purpose of hearing and determining appeals, small respectively forfeit and pay for each and every default, according to their rank, that is to fay-if a major, five pounds; if a captain, three pounds; and if a subaltern officer, two pounds-which fines: shall be sued for by the adjutant of the battalion, and recovered in like manner as lines are that are imposed upon militia men for non-attendance; and out of the faid fines the faid adjutant shall deduct, to his own use, one fourth part for his trouble of collecting; and the other three fourth parts he shall pay over to the quarter-master of the battalion, to the use of the battalion.

VIII. And be it further enalied, That it shall be lawful for the lieutenant-colonel, or com- Board of Offimanding officer of each battalion, from time to time as occasion may require, to form a Board of Officers of his battalion, confifting of three captains, or of a field officer and two captains, for the purpose of hearing and determining all appeals which shall be made by any militia man under the provisions of this Act; and if the faid Board shall confirm the proceedings of the officers who shall have imposed the fine or fines upon the militia man, the said Board shall certify the same in a schedule, signed by the field officer or President of the said Board, and the faid fines shall be levied by warrant, as in and by this Act is directed.

Appeal against

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Recove y of

IX. And be it turther enalish. That all fines incurred, by this Act, and imposed upon any militia-man, conformable to the provisions of the same, shall be recovered before any one of His Majesty's Justices of the Peace, not being an officer of the company to which the militia-man belongs; which Justice of the Peace shall have no power to requit any such fine or fines; but, on proof that the delinquest militia man had the notice by this Act required of the imposition of the sine, and that he had not been relieved upon appeal, the said Justice shall issue process for collecting the same as in cases of debt.

And Whereas, during the time of war, the services of every inhabitant of this Province in the militia

may be required:

Persons liable to pertorm Militia duty. X. BE it therefore enedled, That no able bodied man (people called Quakers excepted), between the age of fixteen and fixty, shall be exempted from the provisions of this Ast, and of the several Asts respecting the Militia, which this Ast is made to alter, amend and continue, excepting established or licensed Clergymen, or regularly ordained Ministers of the Gospel; this Majesty's Council; the Speaker and Members of the Assembly for the time being; the Chief Justice and Judges of the Supreme Court; the Judge of the Admiralty; the Attorney and Solicitor General; the Secretary of the Province; the Surveyor General; the Treasurer of the Province; the Collectors of the Customs and Excise, and established Waiters; Store-keepers of Government appointment; and persons actually in the constant employ of the Civil and Military Departments of the Army or Navy, if exempted by special order of the Lieutenant-Governor, or Commander in Chief, and not otherwise.

Negro Militia-

XI. And to it further enacted. That all negro militia men, or people of colour, commonly for called, shall be set apart by the commanding officer of each and every battalion respectively, and formed into district companies or bands of pioneers, as their numbers may admit, to be commanded by such trusty non-commissioned officer of colour or otherwise, as the said commanding officer may appoint; under which non-commissioned officer, such companies or bands of pioneers shall assemble and train, at such times as the commanding officer of the Battalion shall direct, so as that no greater share of militia training or other militia duty be imposed on such men of colour, than is authorised by the several Acts relative to the militia to be imposed on other militia men.

And Whereas, great inconvenience is experienced by reason of the frequent changing of the militia-men of the second battalion of militia out of one company of the said battalion into another company of the same :

Removal from Company District. XII. Be it. further enacted, That each and every militia map of the second or Halifax battalion of militia, shall be bound to do and perform his several militia duties in and with that company of militia in which he is properly enrolled before the first day of April in each and every year: to which company he shall be deemed as belonging for the year next following such enrolment; any transfer of his residence within the limits of the said battalion notwithstanding.

Notice of Removal from Company Diatrict. XIII. And be it further enacted, That any militia man of the faid battallon, who shall remove from the limits of the company district in which he is enrolled, shall, one week after the removal to another company district, give notice to the clerk of his company of his new place of residence, and in like manner shall notify the said clerk of any removal; and in case of neglect the said militia man shall, for each offence forfeit and pay a fine of ten shillings.

Volunteers in behalf of New-Brunswick. XIV. And be it further enacted, That it shall and may be lawful for the Lieutenant-Governor, or Commander in Chief for the time being, to accept the voluntary service of any one or more of the embodied militia-men of this Province, for the defence of the neighbouring Pro-

vince of New-Brunswick against the common enemy; and such militia-men, while serving in the faid Province of New-Brunfwick, shall be subject to, and governed by, the Laws and Regulations made for the ordering and government of the embodied militia of this vince. Y'ld 3 harders . That every a fan above or remoted, once - Cracksonen of bas

XV: And be it further entitled. That from and after the publication of this Act, givery, male All personates inhabitant of this Province, between the age of fixteen years and fixty, and liable by Law, to enrol themferve in the Militia of this Province, shall be bound to enrol himself, and shall be subject to be 30 days. enrolled in the militia company, of the district in which he resides, within thirty days after the time of his coming into this Province, and that not, as heretofore, the callowed, the team, and he three months in which to envol himself or the bull of the base of the registly a post of a

XVI. And be it further enacted, That where militinguards that he appointed for the purpose Watching major of watching and warding, that the faid duties shall be equally and fairly distributed to and an warding it mongh; and equally and fairly borne, by each and every able bodied militia man of the Diff !! trict, as well officers and those exempted from militia trainings as others, in his turn, according to a lift or rofter to be kept by the commanding officer of each militia company; and every person refusing or neglecting, by himself, or sufficient substitute, to perform his fair term of watching and warding in manner, and at the time, directed by the commanding officer of his company, shall forfeit and pay, for each and every neglect or refusal, a fine of remaillings to the use as the company, and to be disposed of for the use and begoin of the company in such manner as the commanding officer of the faid company shall direct.

XVII. Provided always, neverthelefs, That nothing in this Act contained, Mall extend, or be Provise-Limiconfirmed to extend, the number of days required for training to be performed by milital men tation of trainbetween the age of fifty and fixty years, or to subject any militia man above fifty years of age, 'ingto any of the fines imposed by this Act for non-attendance at company or battation training.

XVIII. And be it further enacted, That where, from the exposed lituation of the Diffriet and When watching the appearance or threatenings of the enemy, or by direction of the Lieutenant-Governor exceeds the that any militia man's duty of wat and marking thall exceed the number of fix days or nights in any one year, it shall and the lawful for the Lieutenant-Governor or Commander in Chief for the time being, to cause every such militia man's service over and above the faid number of fix days or nights, to be aid for out of the Treatury of this Province, abcording to the rate of militia pay, by the Act allowed, whereof this Act is in amendment. upon such over-service being duly flated and certified, by the commander of each battalion of militia respectively, in manner and form as shall be prescribed by the said Lieutenant-Governor or Commander in Chief.

XIX. And be it further enacted, That every perfon or perfons who shall wisfully make or cause to be made any false alarm shall forseit and pay for every and each offence the sum of ten pounds, to be recovered by bill, plaint or information, in any Court of Record in this Province, one half thereof to the person who shall prosecute for the same; the other half to the use of the battalion in the district of which the offence shall be committed.

XX. And be it further enacted. That it shall and may be lawful for the Lieutenant-Governor, or Commander in Chief for the time being to draw by warrant from the Treasury of the Courts of In-Province, such sum and sums of money, as may be necessary to defray the expence attending fuch militia Courts of Inquiry as the Lieutenant-Governor or Commander in Chief may from time to time think proper to form for the purpole of enquiring into fuch charges and allegations as may be exhibited against militia officers.

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And Wherean, certain persons are herein exempted from militia trainings, and it is reasonable that they should pay a sum of money for such exemption; in order that militle duties may be borne equally by all the inhabitants of the Probince : at waterment of the arrange of the transfer

Persons exempted from. militia trainings to pay a sum of money.

XXI. Be it : herefore enacted, That every person above exempted, except Clergymen, shall pay feven thillings and fix pence for each and every day he would have been liable to trainings in cale he had not been exempte() which fum that be recovered and applied in the manher as is directed for fines for the non-attendance of militia men.

Continuation of Militia Acta of 48th and 49th Geo. III." and of this Act.

XXII. And be it fairber enected, That this Act, and the Act, passed in the forty eighth year of his Majest visiteign, entitled An Astroprovide for the greater security of the Province by a better regulation of a militia, and to repeal the Militia Laws inow in force; And the Act. passed in the forty-ninth year of his Majesty's reign, in amendment thereof, except such parts of the faid Acts as are altered and repealed by this Act, shall be in force, and continue, until the eighteenth day of March, which will be in the year of our Lord one thousand eight hundred and fourteen, and from thence until the end of the next Sellion of the General Allembly, a int or the entering edition of the control of the entering edition of the control arts.

parent for the orange of the country of the country of the property of the pro - graded of the colored CAP, THere is a continued the highest and good late to the first transfer each and every neg to a triability in a caf

An ACT in addition to, and amendment of an Act, passed in the thirty-fourth year of his late Majesty's Reign, entitled, An Act for appointing Commissioners of Sewers.

in that are the late of the state of the sta DE it enacled by the Lieutenant-Governor, Council and Affembly, That the Commissioners of Record of pro- Sewers within each Township and District in this Province, shall keep a record of all ceedings of their proceedings, and a fair account of all work and monies expended and laid out by them, of Sowers. or under their direction, and of monies by them received : which record and account shall be open for the inspection of all and every person or persons interested therein, upon paying fix pence for each inspection or search; and a copy thereof shall be furnished to the grounietors of lands who are interested therein, when demanded, he or they paying for such copy or copies, fix pence for every ninety words.

And Whereas doubts have arisen, whether the proceedings of Commissioners are removable into the Supreme Court : 19 1500

Proceedings of Commissioners of Sewera removable into Supreme Court

II. BE it therefore enacted, That it shall and may be lawful to remove the proceedings of the Commissioners of Sewers into the Supreme Court, by Certifrari, where the whole of such proceedings shall be examined, if necessary, and such determination made thereon, as by the said Court shall be deemed proper; any thing in the said Act, of which this is an amendment, to the contrary notwithstanding. Provided, That before any Writ of Certiorari shall be iffued, fufficient fecurity shall be given, by the person or persons applying for the same, for payment of fuch costs as may be awarded and taxed by the faid Court.

CAP. IV.

Expired.

An ACT for granting to his Majesty an additional Revenue.

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An ACT for the improvement of the Great Roads through the Province.

in a limit first to the plan of the best o WHEREAS it is expedient that a more effectual system should be afablished for the improvement of Proamble. the Great Roads leading from the Capital through the Province to them. it is bear all ?

I. Be it enacled, by the Lieutenant-Governor, Council and Affembly, That it shall and may be Appointment of lawful for the Lieutenant-Governor, or Commander in Chief for the time being, by and Supervisors. with the advice of His Majesty's Council, to nominate and appoint one at and proper person, being a substantial freeholder, and having his freehold and residence within one of the Counties through which the Great Road paffes, that leads from Sackville Bridge to the Half-Way is River, between Falmouth and Horton, to be Supervifor of that part of the faid Road; and alfo to nominate and appoint one other fit and proper person, being also a substantial freeholder, and having his freehold and refidence within the County through which the Great Road passes that leads from the Windfor Road to M'Keen's Mill, at the entrance of the Town of Truro, to be Supervifor of that part of the faid last mentioned ground, they are the state of

II. And be it further enacted, That the faid Supervilors shall continue in office for the space Servitude of of three years next following the date of their respective appointments, unless sooner super- Supervisors. ceded by the Lieutenant Governor, or Commander in Chief, with the advice of his Majesty's Council, or removed by death, or absence the either of which cases the vacancy shall be filled up, from time to time, out of the fame description of persons, that atheroslice a of Supervifor may continue, for the space of three years from its commencement, et al. 16

III. And be it further enacted, That every Supervisor, to be appointed by virtue of this Supervisors to Acr, thall give such security, for the faithful performance of the duties required of him, and give assurity. for accounting, at certain stated periods, as the Lieutenant Governor, or Commander in Chief, with the advice of His Majesty's Council, shall deem at and proper. It has subject to the

IV. And be it further enalled, That the Supervilors appointed under the authority of this Act, Daty of Supershall, respectively, have the sole ordering of the repairs and alterations necessary for the completing the faid roads, and keeping them at all times, during their continuance in office, in the best practicable state for the passage of men, horses, cattle, teams and carriages. An infibered

V. And be it further enacted, That it shall and may be lawful for the Lieutenant Governor. Payment of Laor Commander in Chief for the time being, to direct the Treasurer of this Province to pay bourers, &c. into the hands of fuch Supervifor, from time to time, out of the monies granted by the : General Affembly of the Province for the repairs of the faid Roads respectively, such a sum or a fums as shall be necessary for the purchase of Working Tools, and Implements, and for the payment of Overseers, Labourers, Workmen, Contracts, and necessary Materials, for the mak-The state of the s ing and repairing faid roads.

VI. And be it surther enacted, That for the expenditure of all such monies, as well as the Expenditures amount of the balance in hand, and the quantity and state of the tools, implements and materials in flore, the faid Supervifors shall, respectively, faithfully and regularly, account with the Auditor of Accounts, for the time being, at fuch periods before the Sittings of the General Assembly, as the said Lieutenant-Governor for Commander in Chief shall require.

VII. And be it further enacted, That at and after the expiration of forty days from the pub- Road Incomlication hereof, all logs, spars, bark, scantling, boards, planks, slabs, cord wood, hoop poles,

staves,

and

flaves, laths, fencing materials and flones, rubbith and timber of any kind, which fluil be found in the ditches, or track of the roads, under the direction of the faid Supervisors, shall be, ipen faite, forfeited ; and install and may be lawful for the faid Supervitors, or either of them, without any full of process of Law whatever, to caute all articles to found, to be instant ly feized, and disposed of, in such way and mathine," as he or they shall think proper; and if the same shall be fold, the proceeds of such fale shall be applied by the said Supervisor or Supervisory for the repair and improvement of the faid roads!

Biatute Labour. . 11 11

Vill. And be it further exaction That the ordinary Statute Labour of all begins liable by Law to worth on the faid route, shall be done and performed by direction, and under the authority of the faid Supervifors refrectively; who shall have the fole power to compel and direct the performance of the fame, at fuch times and featons, as to them shall respectively appear convenient and proper a and to collect and expend, as by hew is provided, the fines payable by those who neglect or refuse to perform the fame,

Materials required for repair of roads.

IX: And be k further method. That in case it be necessary or expedient for the said Supervifors to proper of the faid roads, to procure materials for the repair of the faid roads, it half and may be lawful for fuch Supervilors (where from the ablence or oblinacy, of the owner or possession of the foil, no extrement can be made with him) to enter with workmen, carta, carriages and horses, upon any uncultivated lands; and therefrom to dig up, take, and carry away, for the repairs of the faid roads, stoces or gravel, and allo, therefrom to cut down, and carry away, trees and buffee, for logs, poles, and brufhwood, to repair the fame roads and the damage done thereby a fitall be appraised, and aftertained by the judgment of three in... different freeholders, to be nominated by the nearest justice of the Peace, for that purpose: and the firm to afcertained, thall be paid or tendered by the Supervitors to the owner of the foil, if demanded, within three months from fuch appraisement.

Action of Treepass against Supervisors.

20. And about further enacted. That in case any action of trespass, or on the case, shall be brought against either of the said Supervilors, by reason of any thing done by him in the execution of his office, he may plead the General Islue thereto, and give this Act, and the special matter in evidence, on the trial of such action.

Sepervisors.

XI. And be it further enacted. That any person or persons, who shall be convicted of willaterraption of fully hindering or interrupting a Supervitor, or any of the overfeers under him, in the lawful exercife of the duties incident to his or their office, shall forfeit and pay a fine to His Majesty not exceeding five pounds nor less than twenty shillings for each and every offence.

Allowance to Supervisors.

XII: And be it further enocial, That the faid Supervisors shall respectively be paid, for every day they shall be actually employed in superintending the repair of the said roads the fum of lifteen shillings, in lieu of Commissions, for their said service, and no more; which from thall be retained by the faid Supervisors out of the monies paid for the service of the faid roads, from time to time, as the fame thall become due to them, and be charged in their accounts respectively. Provided, that the sum so to be retained, shall not exceed the fum of one hundred pounds to either of the faid Supervisors in any one year.

Allowance: te Overscers.

XIII. And be it further enacted, That no overfeer to be employed upon the faid roads shall be allowed or paid a greater fum than feven faillings for each day's fervice; and that no labourer, to be employed on the faid roads, shall be allowed or paid a greater fum than five shillings for each day's labour.

XIV. And boil further enacted, That all fines imposed by this Act, shall be levied by warrant of diffress, of the goods and chattles of the offender or offenders, upon conviction. by any two of His Majefty's Juffices of the Peace, on the oath of one credible witness. đ

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and shall be paid to the faid Supervisors respectively, to be applied to the use of the faid Roads.

CAP. VI.

An ACT imposing a Duty on Articles to be imported from the United States of America, and for appropriating the same.

BE it enacted by the Lieutenant Governor, Council and Assimbly, That from and after the publication hereof, all goods, wares and merchandile, which shall be imported from any port or place within the United States of America, except the articles hereinaster enumerated, shall be liable to, and pay a duty of ten per cent. ad valorem; to be levied and received in the current money of the Province, by the Collectors of Impost and Excise, to be estimated according to the original invoice, to be produced by the importer or importers thereof, on oath, before the landing of any such articles, except wheat, rice, rye, Indian corn, barley, slour, grain, pease, beans, seeds, meal of any fort; pitch, tar, turpentine, rosin, hemp, and goods condemned as prize.

11. And be it further enacted, That any importer, or importers, owner, or owners, who shall import and land any of the articles, except such as are herein excepted, without paying the duty thereon imposed by this Act, shall, upon discovery thereof, forfeit such articles, to

imported and landed.

III. And be it further enacted. That the mafter of any vessel employed in the importation of goods as aforefaid, or any other person who shall land, or attempt to land, any of the articles subject to duty by this Act except as herein before excepted, before the duty imposed by this Act shall be paid, shall forfeit and pay the sum of sifty pounds.

IV. And be it jurther enacted, That the Collectors or Receivers of the Duties for the time being, shall render a just account, and pay into the hands of the Treasurer of the Province, all such monies received by him or them for the duties collected in pursuance of this Act, within thirty days after receipt of the same, under penalty of sifty pounds for his or their neglect; which duties shall be applied to the relief of the poor of the County or Town where the same shall be collected.

V. And be it further enacted, That all forfeitures, and penalties, incurred by this Act, shall be appropriated: one half to the informer, and the other half to the use of the Poor of the County or Town wherein the same is collected or recovered; the forfeiture to be recovered, on complaint or proof, before any one of His Majesty's Justices of the Peace, and the penalty by action of debt, bill, plaint or information, in any Court of Record within this Province.

VI. And beit further enacted, That no fee, or per centage, whatsoever, shall be allowed to, or retained by, the Collector of Impost and Excise for the District of Halifax, for receiving, collecting and paying over, any monies to be raised under and by virtue of this Act; and that the Collectors in all the other Districts and Ports of this Province, respectively, shall be allowed and paid two pounds ten shillings on every hundred pounds which shall be collected and paid by them, under and by virtue of this Act, within their respective Districts, and no more, any thing in any former Act of the General Assembly to the contrary notwithstanding.

VII. And be it further enacted, That this Act, and every matter and thing therein contained, shall continue and be in force, until the Eighteenth day of March, which will be in the year

of our Lord, one thousand eight hundred and fourteen and no longer."

Duty on articles imported from United States.

> Scizure of Dutiable Articles.

Fine for Illicit

Appropriation of Duty.

Appropriation of Fines.

Allowance for Collection of Duty,

Continuation.

* In force in 1815.

·CAP. VII.

1813.

An ACT to revive and continue the feveral Acts of the General Affembly for the further increase of the Revenue, by raising a Duty of Excise on all Goods, Wares and Merchandise, imported into this Province.

Revival.

E it enacted, by the Lieutsnant-Governor, Council and Affembly, That the Act, made in the thirty-fecond year of his present Majesty's reign, entitled, An Act for the further increase of the Revenue, by raising a Duty of Excise on all Goods, Wares and Merchandise, imported into this Province; and the Act, made in the forty-eighth year of his said Majesty's reign, for repealing so much of the aforesaid Act as exempts from such duty certain articles therein enumerated, and for declaring what Goods, Wares and Merchandise, shall hereaster be exempt from such Duty of Excise, and every clause, matter and thing, therein mentioned, be revived, and the same are hereby revived.

Continuation.

II. And be it further crafted, That the faid Acts be, and the fame are hereby, continued in force until the Eighteenth day of March, which will be in the year of Our Lord one thousand eight hundred and fourteen, and no longer.

Allowance to Collector. III. And be it further enacted, That out of the monies which shall hereafter be secured, collected, and paid in cash into the Treasury of the Province by the Collector of Imposts and Excise for the District of Halisax, by virtue of the Acts hereby revived and continued, or by virtue of this Act, there shall be allowed and paid to the said Collector the sum of three pounds ten shillings for every hundred pounds so by him collected and paid into the Treasury.

Allowance limi-

IV. Provided always, That if the amount of the commission granted by this Act, or any other Act of the General Assembly, to the Collector of Impost and Excise of the District of Halifax, shall exceed in the whole the sum of Seven Hundred Pounds for the year ending on the eighteenth day of March, one thousand eight hundred and sourteen, the surplus shall be accounted for, and paid by the said Collector into the Treasury of the Province.

Appropriation of Duty.

V. And be it further enacted, That all Monies which shall be paid into the Treasury, by virtue of the before recited Acts, shall from time to time be drawn for by the Governor, Lieutenant. Governor, or Commander in Chief for the time being, by warrant under his hand and seal, pursuant to the instructions and directions of his Majesty, in payment and discharge of any Monies appropriated, or to be appropriated, by any Act or Acts of the General Assembly.

CAP. VIII.

An ACT to revive and continue an Act for imposing an additional Duty of Excise on Rum, and other Distilled Spirituous Liquors, and for appropriating the same.

Revival.

BE it enacted, by the Lieutenant-Governor, Council and Assembly, That the Act of the General Assembly, passed in the forty-ninth year of His Majesty's reign, entitled, An Act for imposing

imposing an additional Duty of Excise on Rum, and other Distilled Spirituous Liquors, and for appropriating the fame; and every matter, clause and thing, therein mentioned be revived. and the fame is hereby revived.

II. And be it further enacted, That the faid Act be, and the fame is hereby, continued in Continuation. force until the eighteenth day of March, which will be in the year of Our Lord one thou-

fand eight hundred and fourteen, and no longer.

III. And be it further enacled, That all Menies raifed, or to be raifed, by virtue of the Appropriation Act hereby revived and continued, after defraying the expences which were incurred pre- of Duty. vious to the thirty-first day of December, one thousand eight hundred and eleven, by any Act, Resolution or Vote, of the General Assembly, for the providing of Arms and Accoutrements for the non-commissioned officers and foldiers of the Militia, shall be added and carried to the credit of the General Funds of the Province.

CAP. IX.

An ACT to revive, alter and continue, an Act for granting to His . Majesty certain Duties on Wine, Rum, and other Distilled Spirituous Liquors, Molasses, Coffee, and Brown Sugar, for the support of His Majesty's Government, and for promoting the Agriculture, Commerce, and Fisheries, of this Province.

E it enacted, by the Lieutenant-Governor, Council and Affembly, That the Act of the General Affembly, paffed in the forty-eighth year of his present Majesty's reign, entitled, An Act for granting to His Majesty certain duties on Wine, Rum, and other distilled Spirituous Liquors, Molasses, Coffee and Brown Sugar, for the support of His Majesty's Government, and for promoting the Agriculture, Commerce and Visheries, of the Province; and every matter. clause and thing, therein mentioned, be revived, and the same is hereby revived.

II. And be it further enacted, That out of the monies which shall hereafter be secured, collected and paid, in cash, into the Treasury of the Province, by the Collector of Impost and Excise for the District of Halifax, by virtue of the Act hereby revived and continued, or by virtue of this Act, there shall be allowed and paid to the said Collector, the sum of three pounds ten shillings, for every hundred pounds so by him collected and paid into the Treasury. Provided always, That if the amount of the commission granted by this Act, or any other Acts of the General Assembly, to the Collector of the District of Halifax, shall exceed in the whole the fum of feven hundred pounds for the year ending the eighteenth day of tod. March, which will be in the year one thousand eight hundred and fourteen; the furplus shall be accounted for, and paid by the faid Collector into the Treasury of the Province.

III. And be it further enacled, That the faid Act hereby revived, together with this Act, shall be, and the fame is hereby continued in force until the eighteenth day of March, which will be in the year of Our Lord one thousand eight hundred and sourteen, and no longer.

Continuation.

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CAP. X.

Expired.

An ACT to continue the feveral Acts of the General Assembly, for raising a Revenue to repair the Roads throughout the Province, by laying a Duty on Persons hereafter to be Licensed to keep Public Houses or Shops for the retail of Spirituous Liquors.

CAP. XI.

An ACT for repealing so much of an Act, made in the thirty-second year of the late King, George the Second, entitled, An Act relating to Treasons and Felonies, as respects the privately murdering, or concealment of the death, of Bastard Children, and for making other provisions in lieu thereof.

Preamble.

IIEREAS doubts have been entertained respecting the true sense and meaning of the Fifth Section of an Act of the General Assembly, made in the thirty-second year of the reign of his late Majesty. King George the Second, entitled, An Act relating to Treasons and Felonies, which Section provides for the punishment of the Mothers of Bastard Children, privately destroying, or concealing the death of such children; and whereas, the provisions, therein made have been found in sundry cases difficult and inconcentual to be put in practice:

Repeal of 5th sec. 32d George 11. I. Be it therefore enacted by the Lieutenant-Governor, Council and Affembly, That from and after the publication hereof, the faid Fifth Section of the faid entitled Act, thall be and the fame is hereby repealed; and the Trials of Women charged with the murder of any Issue of their Bodies, male or female, which, being born alive, would by Law be Bastard, shall thereafter proceed and be governed by such and the like rules of evidence, and of presumption, as are by Law used and allowed to take place in other Trials of Murder, and as if the said section of the said entitled Act had never been made.

Punishment of scrtain women.

II. Previded always, and be it further enacted, That it shall and may be lawful for the Jury, by whose verdict any Prisoner charged with such murder as aforesaid, shall be acquitted, to sind, in case it shall so appear in evidence, that the Prisoner was delivered of Issue of her Body, male or semale, which if born alive would have been Bastard; and that she did, by secret burying, or otherwise endeavour to conceal the Birth thereof—and thereupon it shall be lawful for the Court before which such Prisoner shall have been tried, to adjudge that the said Prisoner shall be committed to the common Gaol or House of Correction, for any time not exceeding Two Years.

CAP. XII.

An ACT in further addition to an Act, made in the fifth year of His Majesty's Reign, entitled, An Act for the choice of Town Officers, and regulating of Townships.

BE it enacted by the Lieutenant-Governor, Council and Assembly, That if any Collector or Collectors that hereafter may be appointed for any Town, Township or District, within any County or District of this Province, shall neglect, delay, or refuse, to collect and pay to the Treasurer of the County, the several and respective sum or sums of Money, which he or they are, or shall be required and empowered to collect within their respective. Districts or Precincts for the County or District Rate, pursuant to the Warrants delivered to them for the space of three Months after the receipt of the said Warrants, that the said Collector or Collectors to neglecting, delaying or refuting, to collect and pay the fame to the County Treasurer within the time before mentioned, shall forfeit and pay the sum of ten pounds, to be recovered by the County Treasurer, by bill, plaint or information, in any Court of Record within this Province; one half to the use of the said County Treguer, and the of Fine. other half to the use of the County to which such Treasurer belongs.

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CAP. XIII.

An ACT in addition to, and in amendment of, an Act for preventing Trespasses.

E it enacted, by the Lieutenont-Governor, Council and Affembly, That the second and third Sections of an Act, passed in the thirty-third year of his late Majesty's reign, entitled, An Act in addition to an Act, entitled, An Act for preventing Trespasses, Itali be, and is hereby extended throughout the County of Halifax, and throughout every County and Diftrict of this Province.

II. And be it further enacted, That the Monies and Penalties which, by the faid two Sections of the aforesaid Act, are directed to be paid to the Overseers of the Poor, and to the Church Wardens and Overscers of the Poor, for the use of the Poor of the Town of Halifax, shall be paid to the Overseers of the Poor for the Township where the said Monies shall have been received, or the offence shall have been committed.

CAP. XIV.

An ACT in addition to, and amendment of, an Act, passed in the third and fourth years of His present Majesty's reign, entitled, An Act for the relief of Infolvent Debtors.

THEREAS, it is expedient to alter and amoud those parts of the said Act, which relate to the detention in Premible. Prison of persons who may be desirous to procure their discharge by complying with the directions of the said Act :

How persons confined for debt may obtain their discharge.

110

1. Re it therefore enacted, by the Lieutenant-Governor, Council and Afterthy, That where any perfor detained in prifor for debt, shall apply for his discharge, and shall in all respects comply with the directions of the taid Act, such person that be forthwith discharged from his, or her imprisonment, unless good and sufficient reason for the further detention of such prisoner, shall be shewn, by assidavit, to the satisfaction of the Court or Justices to which or whom the application for the discharge shall be made; in which case, if the creditor or creditors shall defire it, and shall agree to supply the prisoner with bread, according to the directions of the faid Act, it shall and may be lawful for the faid Court, or Justices, to direct such prifoner to be remanded, and detained in Jail for fuch time as the faid Court or Juffices shall think proper, not exceeding three months; at the expitation of which time, fuch prisoner shall be discharged; but if it shall appear to the said Court or Justices, by assidavit, that such prifoner has been guilty of fraud or deceit towards fuch creditor or creditors; or if, at the end of the faid three months, further and fatisfactory cause shall be shewn, by assidavit, to the faid Court or Juffices for a longer detention of the fald priloner, and if the creditor or creditors thall require the faid debur to be further confined, and thall agree to supply him with bread as aforefuld, he may be again remanded and detained for a further time, at the differetion of the faid Court or Jullices, not exceeding in any cafe two years from the time of his first imprisonment at the suit of such creditor or creditors; at the expiration of which time he shall be finally discharged-any thing in the said Act contained to the contrary notwithslanding.

And Whereas, the time limited by the said Act for Prisoners to apply for their discharge is too short :

II. Be it therefore enacted, That any person shall be entitled to petition for his discharge within the first term after such person shall be charged in execution, or if the application is made to two Justices within forty days next after such person shall be charged in execution.

Ill. And be it further enneted. That fuch prisoners as are now in execution for debt, shall be entitled to take the benefit of this Act, provided, that within fixty days from and after the publication hereof, they make application for that purpose in the manner directed by the afore-

faid Act for the relicf of Intolvent Debtors.

Except on to persons contined at unit of the Crown.

Petition for

Persons at present imprisoned

discharge.

for debt.

1V. And be it further enalted. That nothing herein contained, shall extend, or be construed to extend, to perfors who are or shall be confined in execution at the suit of the Crown, or to perfors contined for any debt or debts exceeding in the whole sive hundred pounds.

CAP. XV.

An ACT to authorife the Treasurer of the Province to call in and pay the Treasury Notes heretofore issued, and to empower the Lieutenant-Governor, or Commander in Chief for the time being, to appoint Commissioners to issue other Treasury Notes.

Notes of twenty shillings called in and pand by 1st Angust; and E it enacted, by the Lieutenant-Governor, Council and Affembly, That all Treasury Notes of twenty shillings, islued under an Act, passed in the last Session of the General Assembly, entitled, "An Act to empower the Lieutenant-Governor, or Commander in Chief for the time being, to appoint Commissioners to issue Treasury Notes," shall be called in and paid, with the interest due thereon, in gold or silver, by the Treasurer of the Province, on the sirit day of August next, he the said Treasurer giving notice of such payment in the Royal Ga-

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by 31st Decem-

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Notes paid to

be destroyed.

New issue of

zette, at leaft fixty days before the faid first day of August; and all Notes of the above defor iption which shall not be then presented at the Treasury for payment, shall cease to bear interest from the faid first day of August, and shall not thereafter circulate, or be received by the Collectors of Impost and Excise, in payment of Duties, for any more than the sum expressed on the face of such Notes, with interest from the day of issuing to the said first day of August

11. And be it further enacted, That all other Treasury Notes issued under the said Act shall in like manner be called in and paid by the Treasurer, on the thirty-first day of December next, giving at least fixty days notice thereof in manner aforesaid; and if any of the said Notes shall not be presented for payment accordingly, they shall cease to bear interest from the day last mentioned.

III. And be it further enacted. That there shall be no further issue of Treasury Notes, of any

description, under the Act of the General Assembly above mentioned. IV. And be it further enacted, That the faid Notes, to be called in and paid as aforefaid, shall be by the Treasurer delivered over to the Commissioners herein after mentioned, who, in the presence of the Treasurer, shall cut therefrom the name of the Treasurer, and deliver the whole thereof into the hands of the Secretary of the Province, to be lodged in his office, to be examined and deftroyed by the joint Committee of His Majefly's Council and House of Assembly, appointed to examine the Public Accounts.

V. And be it further enacted, That it shall and may be lawful for the Lieutenant-Governor, or Commander in Chief for the time being, when and as foon as he may deem necessary, to appoint three fit and proper persons as Committioners to iffue Treasury Notes to any amount. not exceeding twenty thousand pounds, as follows: three thousand Notes of Forty Shillings each, and fourteen chousand Notes of Twenty Shillings each : which Notes shall be indented and impressed with the words "Nova-Scotia," and shall contain the following figures and words:

No.

Province of Nova-Scotia, 1813.

Form of Note.

. By Law the Bearer of this Note is entitled to receive at the Treasury the sum of fhillings.

And the faid Notes shall be signed by the Treasurer of the Province, and countersigned by two or more of the faid Commissioners, and the Treasurer, together with the faid Commissioners. oners, are hereby authorifed and required to superintend the printing and completing of the Blanks of the faid Notes.

VI. And be it further enacted, That the whole of the faid Notes shall be of the same date, and Date and deliwhen so completed and signed thall be delivered to the said Treasurer by the persons appointed to counterfign the tame, and the Treasurer shall be accountable for such Notes so delivered.

VII. And be it further enacled, That when, and as often as money shall become due and payable by virtue of any Act or Acts already passed, or that may be passed, and Warrants for the same are produced for payment to the Treasurer of the Province, he shall pay the amount of fuch Warrants, on demand, in gold or filver, or in the faid Notes, to the perfon or perfons entitled to receive the tame, at his or their election; which Notes shall be again received at the Treasury, and also by the Collectors of Impost and Excise for the several Districts in Notes acceptthis Province, at their specified value, equal to the like value in gold or filver, when and as often as the same are presented and offered in payment of Duties.

to Treasurer.

Payment of

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VIII. And

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Counterfeiling Notes. VIII. And be it surther enasted, That if any person or persons whatsoever shall counterfeit any of the Notes aforesaid, issued by virtue of this Act, or alter any of the same, so that they shall appear to be of greater value than when originally issued; or shall knowingly pass, or give in payment, any of the Notes aforesaid to counterfeited or altered, every person convicted thereof shall be set in the Pillory for the space of one whole hour; and one of the ears of such offender shall be nailed thereto; and such offender shall be publickly Whipped through the Streets of the Town or Place where such offence shall be committed; and shall pay all charges of the Protecution.

Re-issue of Notes. IX. And be it further enafled, That in case the Lieutenant-Governor, or Commander in Chief for the time being, shall, by his warrant or warrants, require the Treasurer of the Province to re-lisue the Notes received at the Treasury, or to require the Commissioners to issue other Notes in lieu of those so received, or any part thereof, it shall and may be lawful for the said Treasurer to re-lisue the said Notes, or the Commissioners to issue other. Notes agreeably to the said Warrants. Provided, The new Notes, so to be re-issued, shall not exceed the amount of the Notes so from time to time received at the Treasury.

Funding Notes.

X. And be it further enacted, That if any person at any quarterly period after the thirtyfirst day of December next, that is to fay, at the thirty-first day of March; thirtieth of June; thirtieth of September; and the thirty-first day of December, in any succeeding year, shall tender for payment at the Treasury any number of faid Treasury Notes, amounting in value to one hundred pounds or upwards, in case the Treasurer shall not be able to pay the fame in gold or filver, it shall and may be lawful for the Governor, Lieutenant-Governor, or Commander in Chief for the time being, by warrant under his hand and feal, to direct the Commissioners, under and by virtue of an Act, passed in the sifty-second year of his Majesty's reign, entitled, An Act for granting to his Majesty an additional Revenue to defray the expenfes of the War, and to appoint Commissioners to borrow Money for the use of the Province, to fund fuch fum or fums of Treasury Paper as shall be so tendered for payment from time to time as aforesaid, and to grant certificates to the amount thereof on interest, the fame as have been done for the Money borrowed under and by virtue of faid recited A&: and the faid Commissioners shall take a receipt from the Treasurer for the amount of faid Notes fo funded in and the Treasurer shall be charged with, and accountable for the same: and the same may be issued again into circulation, if the Governor, Lieutenant-Governor, or Commander in Chief, shall, by warrant, authorise the Treasurer so to do.

Notes may be presented for payment to Treasury.

XI. And be it further enacted, That if at the end and expiration of three years from the publication hereof, all the Notes which shall be issued under and by virtue of this Act, shall not have been received in payment of duties by the Collectors of Impost and Excise, and paid into the Treasury, it shall and may be lawful for the holders of any such Notes to present the same for payment at the Office of the Treasurer of the Province; and the Treasurer is hereby directed and required to pay all such Notes on demand, in gold and silver, out of any Monies then in the Treasury, not otherwise specially appropriated.

Loan of Notes to Army Pay-Office. XII. And be it further enacted, That it shall and may be lawful for the Lieutenant-Governor, or Commander in Chief for the time being, to lend to the Deputy Paymaster General of His Majesty's Forces in this Province, for the use of the said Forces, any sum in Treasury Notes not exceeding in the whole ten thousand pounds—the said Deputy Paymaster General, or the officer or officers in the charge of the Army Pay-Office, giving a proper undertaking to repay such sum in Treasury Notes, or in Specie, within six months after the same shall be required.

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CAP. XVI.

An ACT in amendment of an Act, passed in the thirty-fourth year of His present Majesty's Reign, entitled, An Act for the Preservation of Partridges, and Blue-Winged Ducks.

TAT HEREAS, the time prescribed by the said Act for the preservation of Partridges, has been found by experience not to answer the purpose fully :

I. BE it therefore enacled, by the Lieutenant Governor, Council and Affembly, That from and Partridges not after the publication hereof, no person or persons (except as in the Act of which this is an to be killed heamendment are excepted) shall, under any pretence whatsoever, kill any Partridge within this October. Province from the first day of March until the first day of October: any person or persons transgreffing shall be subject to the same penalty for each and every offence, as is imposed by the Act of which this is an amendment.

CAP. XVII.

An ACT to continue and amend the Act, passed in the forty-eighth year of his present Majesty's Reign, entitled, An Act to provide for the accommodation and billeting of his Majesty's Troops, or of the Militia, when on their march, from one part of the Province to another; and the Act, passed in the fifty-first year of his said Majesty's reign, in amendment of the said Act.

the forty-eighth year of his present Majesty's reign, entitled, An Act to provide for the accommodation and billeting of his Majesty's troops, or of the militia, when on their march from one part of the Province to another, except fuch part thereof as is amended by this Act; and the faid Act, paffed in the fifty-first year of his said Majesty's reign, in amendment thereof -be, and the same is hereby continued until the sisteenth day of March, which will be in the year of our Lord, one thousand eight hundred and fourteen, and from thence until the end of the next Session of the General Assembly, and no longer.

II. And be it further enacted, That, instead of one shilling allowed by the faid Act to the Innkeepers for each meal furnished by them to Soldiers when on their march, there shall be Billeting. allowed and paid fifteen pence for each meal which shall be by them furnished to Soldiers under the provisions of the said Act, of which this is an amendment, and no more : any law, usage or custom, to the contrary notwithstanding.

CAP. XVIII.

An ACT to continue in force the feveral Acts therein mentioned.

CAP. XIX.

An ACT in addition to an Act, passed in the sifty-second year of His Majesty's Reign, entitled, An Act for granting to His Majesty an additional Revenue to defray the expense of the War, and to appoint Commissioners to borrow Money for the Use of the Province.

Preamble.

HEREAS, the Money borrowed, or to be borrowed, under and in virtue of the said Act, passed in the fiftysecond Year of his Majesty's Reign, may not be sufficient for the immediate exigencies of the Province:

Money may be borrowed.

1. Be it therefore enocted, That the Commissioners appointed by the said Act are hereby authorised and impowered, on the part of the Province, to borrow from time to time such additional sum and sums of Money as the Lieutenant-Governor, or Commander in Chief for the time being, shall direct, not exceeding twenty thousand pounds; which money, so to be borrowed, shall be paid into the Treasury, and applied by the Governor, Lieutenant-Governor, or Commander in Chief for the time being, to the payment of the several appropriations made for the defence of the Province.

Payment of the Interest.

II. And be it further enacted, That the interest on the money borrowed under this Act, shall be paid out of the General Funds of the Province until the Money borrowed under and in virtue of the said Act, passed in the sisty-second year of His Majesty's reign, and the interest thereof, shall be fully paid and discharged by the Monies raised by virtue of the duties imposed by the said Act; and from and immediately after the payment thereof, the Monies to be raised by virtue of the Duties imposed by the said Act, shall be appropriated and applied to the payment and discharge of the Monies so to be borrowed under this Act, with the interest thereof.

Continuation. Repealed by Stat. 55, Geo. 111. C. XII. ill. And be it further enacled, That the said Act, passed in the sifty-second year of His Majesty, shall continue and be in sorce until the said Money, so to be borrowed under this Act, with the interest thereof, shall be paid off and discharged, and no longer.

At the GENERAL ASSEMBLY of the Province of Nova-Scotia, begun and holden at Halifax, on Thursday the Sixth day of February 1812, and continued by feveral Prorogations to Thursday the Tenth day of February, 1814, in the Fifty Fourth year of the Reign of our Sovereign Lord GEORGE the Third, by the Grace of God, of the United Kingdom of Great-Britain and Ireland, KING, Defender of the Faith, &c. &c. &c. being the Fourth Session of the Tenth General Assembly, convened in the said Province.*

* In the time of Sir John Coape Sherbrooke, Knight of the Most Honorable Order of the Buth, Lieutenant-Govertor; S. S. Blowers, Chief Justice and President of Council; Lewis M. Wilkins, Speaker of the Assembly; H. H. Cogawell, Acting Secretary of the Council; and James B. Francklin, Clerk of Assembly.

·CAP. I.

An ACT for applying certain Monies therein mentioned, for the fervice of the Year of our Lord One Thousand Eight Hundred and Fourteen; and for appropriating such part of the Supplies granted in this Session of the General Assembly, as are not already appropriated by the Laws or the Acts of the Province.

CAP. H.

An ACT to continue the several Acts of the General Assembly for the further increase of the Revenue, by raising a Duty of Excise on all Goods, Wares and Merchandise, imported into this Province.

BE it enacted, by the Lieutenant-Governor, Council and Assembly, That the Act made in the thirty-second year of his present Majesty's reign, entitled, An Act for the further in- Act 32d Geo. crease of the Revenue, by raising a duty of Excise on all goods, wares, and merchandize, imported into this Province; and the Act made in the forty-eighth year of his faid Majefty's Act 48th reo. reign, for repealing fo much of the aforefaid Act as exempts from fuch duty certain articles 111. therein enumerated, and for declaring what goods, wares and merchandife, shall hereafter be exempt from such Duty of Excise, and every matter, clause and thing, therein mentioned, be Conticontinued, and the fame is hereby continued until the eighteenth day of March, which will be 18th in afeth, in the year of our Lord one thousand eight hundred and fifteen, and no longer.

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Allowance to Collector of Impost and Excise.

H. And be it further enacted, That out of the monies which shall hereafter be fecured, collected and paid, into the Treasury of the Province by the Collector of Impost and Excise for the Diffrict of Halifax, by virtue of the Acts hereby continued, or by virtue of this Act, there shall be allowed and paid to the said Collector the sum of three pounds ten shillings for every hundred pounds so by him collected and paid into the Treasury.

Proviso.

Provided always, That if the amount of the commission granted by this Act, or any other Act of the General Assembly, to the Collector of Impost and Excise, of the District of Halifax, shall exceed in the whole the sum of seven hundred pounds for the year ending on the eighteenth day of March, one thousand eight hundred and fifteen; the furplus that be accounted for and paid by the faid Collector into the Treasury of the Province.

Application of Revenue.

Ill. And te it further enacted, That all monies which final be paid into the Treasury, by virtue of the before recited Acts, shall, from time to time, be drawn for by the Governor, Lieutenant-Governor, or Commander in Chief for the time being, by warrant, under his hand and feal, pursuant to the instructions and directions of His Majesty, in payment and discharge of any monies appropriated or to be appropriated by any Act or Acts of the General Affembly.

CAP. III.

Expired,

An ACT to continue an Act, for granting to His Majesty an additional Revenue.

ma unti ta a anno i de capatione. An ACT to continue an Act for impoling an additional Duty of Ex-cife on Rum, and other Diffilled Spirituous Liquors.

Continued to 18th March,

DE it enacted, by the Lieutenant-Governor, Council and Affembly, That the Act of the General Affembly, passed in the foccy-ninth year of his Majesty's reign, entitled, An Act for impoling an additional Duty of Excile on Rum, and other distilled Spirituous Liquors, and for appropriating the same, be continued, and the same is hereby continued, until the eighteenth day of March, which will be in the year of Our Lord one thousand eight hundred and fifteen, and no longer.

Revenue of the

II. And be it further engited, That all monies raised, or to be raised, by virtue of the A& hereby continued, after defraying the expenses which were incurred previous, to the thirtyfirst day of December, one thousand eight hundred and eleven, by any Act, Resolution or Vote, of the General Assembly for the providing of Arms and Accourrements for the Non-Commisfioned Officers and Soldiers of the Militia, thall be added and carried to the credit of the general Funds of the Province.

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and the so the more than the A.V.A.V. Care in the Licens and the

An AC'D in amendment of an Act, made and passed in the fifty-first year of his Majefty's reign, entitled, An Act to establish Grammar Schools in the several Counties and Districts of this Province.

DE it enacted, by the Dieutenant-Governor, Council and Affembly, That before any money shall be drawn from the Treasury for the support of such Grammar Schools, the Trustees thereof shall certify to His Escallency, the Lieutenant-Governor, or Commander in Chief for Certificate of the time being, in one Schedule, the names and ages of the Scholars taught therein, and the branches of Education which fuch Scholars are leverally learning; which Schedule shall be filed in the Secretary's Office.

II. And be it further enacted, That no fuch Schools shall be entitled to the Provincial Ailowance for its support unless the number of male Scholars of the age of feven years or upwards taught therein shall be ten at the haft. L. 150 of therefore on a to by the 11.00. 45 ! Coverage

| Hole | CAP. VIII
india, they write an east in orthogonal and a second An ACT to continue and amend an Act, made and passed in the fifty-first year of his Majesty's reign, entitled, An Act for encouraging the Establishment of Schools throughout the Province. towns 'resent Diget at the first Council, in a river a corresponding to

An ACT to enable the Justices of Halifax, to pay the Clerk of the Peace for his fervices in transacting Crown Business.

WHEREAS the Clerk of the Peace for the town of Halifax, from his attendance on the Magistrates is frequently required to give his time and attendance, in taking examinations and depositions in Criminal Cases, and in performing other services in Crown business, for which he receives no pay or allowance :

Preamble.

1. Be it enacted, by the Lieutenant-Governor, Council and Affembly, That the Clerk of the Peace for the town of Halifax, shall hereafter receive for all services performed by him in Fees for Crown Crown business, in attending to take examinations, and depositions, in Criminal Cases, the business. following fees, Viz:

For every examination or deposition, in writing-for every ninety words, nine pence.

For every summons or warrant two shillings and fix pence.

For every recognizance—each person, two shillings.

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For every commitment, or order of discharge, two shillings and six pence.

II. And be it further enacted, That the Clerk of the Peace aforefaid, shall render his account for discharge. fervices, and for which the foregoing fees are allowed, to the General Quarter Sellions of the Payment of fees Peace, at Halifax, and fuch fum or fums as shall be taxed for them, at each 'Quarter Sessions.

Examinations. Summons, &c.

Recognizance. Commitment or

conformable

-118

Anno quinquagelimo quarto Georgii III. CVVIII-IXX.

Continuation.

conformable to the provisions of this Act, shall be paid out of the License Fund for the Town of Halifax, by the Clerk of the fame, on certificate of the first Justice of the fald Court. 111. And he it surther english. That this Act shall continue and the in force wints the eight received and the continue and the longer. That the year of our Lord one thousand eight hundred and the win, and no longer. cheels in the fiveral Counties and Diffricts of this Province

Built is a year or by a splicity CAP with the color of the obtaint house the first

I the real the freater for the tope of field terrantion be will, the latteres An ACT to alter the time of the fitting of the Inferior Court of Common Pleas, and General Selfions of the Peace, in the County of Sydney.

Preamble.

WHEREAS the times at which the Inferior Court of Common Pleas, and General Sessions of the Peace.

For the County of Sydney, now meet, have been found in many respects inconvenient:

1. Be it therefore enacted, by the Lieutenant-Governor, Council and Affembly, That in future the Inferior Court of Common Pleas, and General Sessions of the Peace for the County of Bitting of Court Sydney, shall be held at Guysborough in the said County of Sydney, on the first Tuesday of of July, and second Tuesday of December, shouldy; the first sitting to be held on the first Tuesday of July next: any Law, Usage or Custom, to the contrary notwithstanding.

Town and Dietrict Officers for Sydney County

II. And be it further enacted, That at the Court of General Sellions of the Peace for the fald County, which will be held as aforefaid, on the fecond Luefday of December hext, and. thereafter in each year, at the December Seffions, the Grand Jury for the fald County, shall nominate, and the Justices shall appoint, Town and District Officers, and regulate the several Townships and Districts of the said County, in the same manner as is by law directed, and has been heretofore accustomed to be done at the first General Sessions of the Peace, in each year, for the faid County. And the Town and District Officers for the several Townships and Diffricts of faid County, already appointed to ferve the enfuing year, shall continue in Office. and be bound to perform the duties of their respective officers, until others are appointed and fworn in their stead, agreeable to the provisions of this Act.

CAP. IX.

Expired

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An ACT to continue an Act impoling a Duty on Articles to be imported from the United States of America, and for appropriating the fame.

CAP. X.

An ACT to alter and amend an Act, passed in the sifty-third year of His Majesty's Reign, entitled, An Act for the improvement of the Great Roads through the Province.

Proamble.

HEREAS, it has been found that the Jurisdiction of the Supervisors, on the Great Roads, is too extensive : 1. B Town

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1. Be it therefore enacted, by the Lieutenant Coverger, Council and Affembly, That from and after the publication hereof, it shall and may be lawful for the Lieutenant-Governor, or Commander in Chief for the time being, by and with the advice of his Majefly's Council, to numinate and appoint two fit and proper persons, qualified neaber Addirects, to be Supervisors for the Main Road leading from Sackville Bridge to the Half Way River between Balmouth and Horton; and two fit and proper persons qualified as aforesaid to be Supervisors for the Main Road from the Windfor Road to M'Keen's Mill, at the entrance of the Town of Truto. III

Il. And be it Jurther enacled, That the jurisdiction of one of the faid Supervisors shall extend from Sackville Bridge to the weltern end of the new Ardolfe Road a the jurisdiction of our other of the Supervilors aforefaid from the western and of the faid new Ardolfo Redd to the Half-Way, River aforefaid ; and that the jurisdiction of the Supervisors for the Read between the Windfor Road and M'keen's Mill, thall be as follows—one from the Windfor Road aforefaid to Keys's Tavern ; the other from Keys's Tavern aforefaid to M'Keen's Mill; at the entrance

of the Town of Truro. And he is the first of the town any one day, employed upon the execut of the Road over which he hall have inriediction by theli be excuted 1, the Communeter in which or the fundia of two coince.

Sackville and

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CAP. XI.

An ACT to revive and continue the feveral Acts for regulating the Summary Trial of Actions, before His Majesty's Justices of the Expired. Peace it the Town and Peninfula of Halifax. . In. a odstay Juinga ods at eight

CAP XII.

An ACT to continue the feveral Acts of the General Affembly of this Province, now in force, relating to a Militia, and in further amendment of the same.

E is enacted by the Lieutenant-Governor, Council and Assembly, That the Act, passed in the forty-eighth year of His Majesty's reign, entitled, An Act to provide for the greater 48th Geo. III. security of the Province by a better regulation of the Militia, and to repeal the Militia Laws now in force; and also the several Acts made in the forty-ninth and fifty-third years of His 49th Geo. III. Maiefty's reign; for altering, continuing and amending, the faid Act; and the further amend- 53d Geo. 111. ments thereto, herein after mentioned, shall be continued, and the same are hereby continued in force, until the eighteenth day of March, which will be in the year of our Lord one thouand eight hundred and fifteen, and thence to the end of the next Sellion of the General Af. Continuation.

And Whereas, in and by the thirty-eighth Section of the Act first herein mentioned, the Colonels or other Officers. commanding Regiments or Battalions, and Captains, or Officers commanding Companies, are required to make Preamble. Returns of the Strength of their Regiments and Companies, but no penalty is imposed upon such as neglect to comply with the directions therein contained :

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exten-I. B Neglecting to mi ke Returns Companies.

II. Be it sherefore enacted, by the Lieutenant-Governor, Council and Affembly, That if any Colonel, or other officer commanding a Regiment or Battalion, shall neglect to make the Return in of Battalions or the faid Section directed, be shall, for every fach neglect, for feit and pay a fine of twenty and a bone atvice of a Majefre's Council, to asbacoge

Captain neglecting to make Returns.

And if any Captain or other Officer commanding a Company, shall neglect to make the Return in the faid Section directed, he shall forfeit and pay a Fine of Five Pounds for every such neglectives afore a to be Super andre for thesign

Removal of Officers.

III. And be it further endeled, That If any Officer shall remove out of the limits within which the Regiment or Battation to which he belongs is comprised, and shall not perform any Militia Duty in the faid Regiment or Battalion for the space of one year, he shall, upon his return be confidered and held to be the Jumor Officer of his Rank.

sit od briefly

11V. And beitt further enacted, That all fupernumerary Militia Officers, who shall be refident within the Diffrict or Limits of any Battalion of Militia, and are not attached to the fame, by any Regimental Order, or shall not do duty therein, shall be liable to the payment of the fame Supernumerary fum per day for each and every day's Muster or Training, as persons exempt from duty are liable to by the twenty-first fection of the Militia Act, passed in the lifty-third year of His Majefty areign, of which this is an amendment, except fuch fupernumerary Militia Officers thall be excused by the Commander in Chief of the Militia of this Province.

An ACT for altering the time appointed for holding the Inferior Court of Common Pleas, and General Sessions of the Peace, in the County of King's County, in the Spring of the Year.

Preamble.

HEREAS, the time for holding the Courts of Common Pleas, and General Sessions of the Peace, at Horton, in the County of King's County, on the second Tuerday of April, has been found very inconvenient :

Sitting of Court

I. Be it enacted, by the Lieutenant-Governor, Council and Alfembly, That the Court of Common Pleas, and General Seffions of the Peace, for the Lounty of King's County, shall be annually held at Horton, in faid County, on the third Tuefday of May, and second Tuefday of October-any law, usage or custom, to the contrary notwithstanding.

CAP. XIV.

An ACT to continue the feveral Acts of the General Assembly, for raising a Revenue to repair the Roads throughout the Province, by laying a Duty on Persons hereafter to be licensed to keen public Houses or Shops for the Retail of Spirituous Liquors.

Continuation.

E it enacted, by the Lieutenant Governor, Council and Affembly, That the Act, made in the thirty-ninth year of His present Majesty's reign, entitled, An Act for raising a Revenue to repair the Roads throughout the Province, by laying a Duty on Persons hereafter

to be licensed to keep Public Houses or Shops for the retail of Spirituous Liquors, and for regulating fuch Public Houses or Shops. Also, the several Acts made in the fortieth, forty-first. torty-fixth, and forty-eighth years of His Majesty's reign, for reviving, altering, continuing, adding to, and amending, the faid Act, shall be continued, and the same are hereby continued in force until the eighteenth day of March, which will be in the year of our Lord one thoufand eight hundred and fifteen, and no longer.

II. And be it further enacted, That it shall and may be lawful for the County Treasurer to pay to the Glerk of the Peace out of the monies received under and by virtue of the faid Acts Revenue. hereby continued, all such sums of money as the Clerk of the Peace shall be entitled to under and by virtue of an Act, passed the present Sessions of the General Assembly, entitled, " An Act to enable the Justices of Halifax to pay the Clerk of the Peace for his services in transacting Corwn business." any thing in the said Acts hereby continued to the contrary notwithftanding.

Application of

CAP XV.

An ACT for protecting Justices of the Peace in the execution of their Office, and for indemnifying Constables and others acting in obedience to their Warrants; and also for apprehending persons in in any County or Place, upon Warrants, granted by Juffices of the Peace in any other County or Place.

E it enacted, by the Lieutenant-Governor, Council and Affembly, That if any action shall hereafter be brought against any Justice of the Peace, for any thing by him done by virtue Justice of the of his Office, such action shall be laid in the County or District where the fact complained of Peace. was committed; and the Justice or Justices may plead the general issue to such action, and give the fpc ial matter in evidence.

II. And be it further enacted, That no writ shall be sued out, nor any summons or process at the fuit of a subject shall be served on any Justice of the Peace for any thing done by him One month's in the execution of his office, until notice of such intended writ, summons, or process, shall have been delivered to him or left at his usual place of abode, at least one calendar month before the fuing out or ferving the same, in which notice shall be plainly expressed the cause of action, which such party has, or claims to have against such Justice, and the party or his attorney shall assix his name and place of abode to the said notice.

III. And be it further enacted, That it shall and may be lawful for such Justice, at any time Justice may within one calendar month after such notice, given as aforesaid, to tender amends to the party tender amends. complaining or his attorney, and in case the same is not accepted, to plead such tender in bar to any action, to be brought against him grounded on any such writ, summons or process, together with the plea of not guilty, and any other plea, with leave of the Court; and if upon iffue joined the jury shall find the amends to tendered to have been sufficient, then they given for the thall give a verdict for the defendant; and in such case, or if the plaintiff shall become nonsuit, or shall discontinue his action, or in case judgment shall be given for the defendant or defen-

Verdict may be

dants, on demurrer, such Justice shall be entitled to the like costs as if he had pleaded the ge-

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Verdict may be given for the plaintiff.

peralliflue only; and if upon iffue to joined the jury shall find that no amends were tendered, or that the same were not sufficient, and also against the defendant or defendants, on such other plea or pleas, then they shall give a verdict for the plaintiff, and such damages as they shall think proper, which the plaintiff shall recover with costs of suit.

Exceptions.

IV. And be it surher enacted. That no such plaintiff shall recover any verdict against such Justice, in any case when the action shall be grounded on any act of the defendant as Justice of the Reace, unless it appear on the trial that the action is laid in the County or District where the fact complained of was committed, and unless also it is proved on the trial of such action, that such notice was given as aforesaid, but in default thereof, such Justice shall recover a verdict and costs as aforesaid.

Justices neglecting to tender amends. V. And he is further enected. That if any such Justice shall neglect to make tender of amends or shall have tendered insufficient amends before the action brought, it shall be lawful for him, by leave of the Court at any time before lisue joined, to pay into Court any sum of money he may see sit, and thereupon, such proceeding, order and judgment, shall be had, made and given, by the Court, as in other actions, when the defendant is allowed to pay money into Court.

Evidence of plaintiff.

VI. And be it further enacted, That no evidence thall be permitted to be given by the Plaintiff on the trial of any fuch action as aforefaid, or any cause of action, except such as is contained in the notice hereby directed to be given.

Prosecution of a constable, or other person acting under warrant of the Justice.

VII. And be it further enacted, That no action shall be brought against any constable or other officer, or against any person or persons acting by his order, and in his aid, for any thing done by him in obedience to any warrant under the hand and feal of any Justice of the Peace until demand has been made and left at the usual place of his abode, by the party or parties intending to bring such action, or by his, her, or their attorney, in writing, figned by the party demanding the fame, of the perusal and copy of such warrant and the same has been refused for fix days after such demand, and if after such demand and compliance therewith, by shewing the said warrant to, and permitting a copy thereof to be taken by, the party demanding the same, any action shall be brought against such constable or other officer, or against any fuch person acting in his aid, for any such cause as a foresaid, without making the Justice or justices who signed or sealed the said warrant, defendant or defendants, that on producing or proving such warrant, at the trial of such action, the jury shall give their verdict for the defendant or defendants notwithstanding any defect of jurisdiction in such Justice or Justices: and if such action be brought jointly against such Justice or Justices, and the constable or other officer, or persons acting in his or their aid as aforesaid, then on proof of such warrant, the jury shall find for such constable, or other officer, and persons so acting as aforesaid, notwithflanding such defect of jurisdiction, and if the wordict shall be given against the Justice or Justices, the plaintiff or plaintiffs shall recover costs of suit against him or them, to be taxed by the Court, so as to include the costs which the plaintiff or plaintiffs are liable to pay to the other defendant or defendants for whom such verdict shall be found as aforesaid.

Prosecution of a Justice.

VIII. And be it further enacted, That in case any person against whom a warrant shall be issued by any Justice or Justices of the Peace, of any County, District or Place, out of the jurif-diction of the Justice or Justices granting such warrant as aforesaid, it shall and may be lawful for any Justice or Justices of the Peace of the County, District or Place, where such person shall escape, go into, be, or reside, and such Justice or Justices is, and are hereby required, upon proof being made upon oath, of the hand writing of the Justice or Justices, granting such warrant to indorse his or their name or names on such warrant, which shall be a suffici-

Execution of a warrant out of the immediate jurisdiction of the Justice who issues it, by indorsement.

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entauthority to the person or persons bringing such warrant, and to all other persons to whom fuch warrant was originally directed, to execute fuch warrant in fuch other County, District, or place, out of the jurisdiction of the Justice or Justices granting such warrant as aforelaid, and to apprehend and carry such offender or offenders before the Justice who indorsed the warrant or forme other Justice or Justices of such other County. District, or place, where such warrant was indorfed; and in case the offence shall be bailable in Law, and the offender shall be ready and willing to give bail for his appearance at the next fitting of the Supreme Court, or next General Quarter Sessions of the Peace, to be held in and, for the County or der. Diftrict within which the offence was committed, such last mentioned Justice or Justices shall and may take bail of fuch offender or offenders, for his or their appearance at fuch next fitting of the Supreme Court, or General Quarter Sessions of the Peace in the same manner as if the Justice or Justices of the Peace of the County, District, or place, where the offence was committed might have done, and the Justice or Justices who shall take bail, as aforesaid, shall Return of Redeliver the recognizance, together with the examination or confession of such offender or offenders, and all other proceedings relative thereto, to the constable, or other person so apprehending fuch offender as aforefaid, who is hereby required to receive and deliver over fuch recognizance, examination, and other proceedings to the clerk of the Supreme Court, or Clerk of the Peace of the County or District where such offender or offenders, is, or are required to appear by virtue of such recognizance: and such recognizance, examination and confession, shall be as good and effectual in Law to all intents and purposes, and of the same force and validity is "they had been taken or acknowledged before a Justice or Justices of the Peace of the Councy of District where the offence was committed, and the same proceedings that be had thereos, and if such Constable, or other person to whom such Recognizance, Examination or Proceedings, shall be delivered as aforesaid, shall neglect or refuse to deliver over the same to the Clerk of the Supreme Court, or Clerk of the Peace of the County or Diffrict where such offender or offenders is or are required to appear by virtue of fuch Recognizance, such Constable, or other Person, shall forfeit the sum of Ten Pounds, to be recovered against him by Bill, Plaint or Information, in the Supreme Court, and in case the offence for which fuch offender or offenders shall be so apprehended and taken, be not bailable in Law, or fuch offender or offenders shall not give bail for his or their appearance as aforefaid, to the fatisfaction of the Justice or Justices before whom he or they shall be brought as aforefaid, then and in that case the Constable, or other Officer or Person, so apprehending such offender or offenders, shall carry and convey such offender or offenders before one of His Maiesty's Justices of the Peace of the proper County, District or place, where such offence was committed, there to be dealt with according to Law.

cognizaure, &c.

Constable ne

1X. And be it further enacled, That no action of Trespass, false Imprisonment, Information Actions against or Indictment, or other Action, shall be brought, sued, or prosecuted by any person or per- Magistrates. fons whatfoever, against the Justice or Justices who shall endorse such Warrant, for or by a reason of his, or their indorsing such Warrant. Provided always, that the Justice or Justices who originally granted such Warrant, shall remain liable to any Action or Suit, in like manner, as if the preceding clause had not been enacted.

X. And be it further enacled, That no Action shall hereafter be brought against any Justice Actions against of the Peace for any thing done in the execution of his office, or against any Constable or Magistrates, other Officer, or Person acting as aforesaid, unless such Action shall be commenced within six brought within Calendar Months, after the act complained of, shall have been committed.

six months.

CAP. XVI.

Ar ACT to regulate the Exportation of Ton Timber, and to repeal two Acts made in the twelfth and thirty-third years of His Majesty's Reign, declaring what shall be deemed Merchantable Timber, for exportation to Great-Britain.

Timber at for exportation.

BE it therefore chacted, by the Lieutenant-Governor, uncil and Affembly, That from and after the publication hereof, all hewed Timber, commonly called Ton Timber, which shall be exported from this Province, shall be strait lined, and well squared, without offseits or joints, and square butted at both ends, and shall also be square edged and free from all marks of scoring, rots, splits, or worm holes which may be detrimental to the same.

Length of Spruce, Pine, Birch or Hardwood Timber. II. And be it further enacted, That no Spruce or Pine Timber, shall be less than sixteen seet in length, nor any Birch or other Ton Timber, commonly called Hard Wood Ton Timber, less than ten seet in length, nor shall any Ton Timber be considered Merchantable, unless the same shall square at least ten inches; and where the Timber does not exceed the length of sixteen seet; it shall be of equal bigness at both ends.

Squared Timber certified for exportation. III. And be it further enacted, That if any Surveyor of Ton Timber after the publication of this Act, shall certify as Merchantable for exportation, any Ton Timber contrary to this Act, he shall forfeit and pay, for each and every offence, the sum of ten pounds.

Penalty for Shipping Timber unless surveyed. IV. And be it further enacted, That if any person or persons shall, after the publication of this Act, ship or export out of this Province, any Ton Timber, which shall not have been regularly surveyed by a sworn Surveyor, and by him certified as Merchantable and sit for exportation, he or they shall forfeit and pay, for each and every offence, the sum of twenty pounds: the above sines to be recovered by bill, plaint, or information, in any Court of Record within this Province; the one half of the said sines to be applied to the use of his Majesty, his Heirs, and Successors, and the other moiety thereof, to him or them who shall prosecute for the same.

Application of Penalties.

V. And be it further enacted, That the Surveyors of Timber shall be entitled to receive three pence per Ton for Surveying the same, with sour pence per mile for every mile they shall necessarily travel in coming to the place of performing such duty, and shall in all cases measure Ton Timber by the girth, one quarter part of the girth to be taken as the side of the square.

Allowance to Surveyors.

VI. And be it further enacted, That when any Contract or Bargain shall be made for any quantity of Timber for exportation, the same shall be understood to be for Timber according to the directions of this Act, and no person shall be obliged to take any other kind of Timber, unless he shall have previously made a special agreement for the same.

Timber Contracts.

VII. And be it further enacted, That the Act passed in the twelfth year of his present Majesty's Reign, entitled, An Act declaring what shall be deemed Merchantable Timber for exportation to Great-Britain, and also the Act passed in the thirty-third year of his said Majesty's Reign, entitled, An Act in addition to, and amendment of, an Act, passed in the twelsth year of the Reign of his present Majesty, entitled, An Act declaring what shall be deemed Merchantable Timber for exportation to Great-Britain—and every clause and thing therein contained, be, and the same are hereby repealed.

Acts 12th Geo. III. and 33d Geo. III. repealed.

CAP. XVII.

An ACT to give Power to the Firewards of the Town of Halifax, to prevent dangerous quantities of Gunpowder being kept within the faid Town, and the Harbour thereof.

W HEREAS by an Act, made and passed in the twenty-eighth year of his present Majesty's reign, entitled, An Act in further addition to an Act, passed in the second year of his Majesty's reign, entitled, An Act for appointing Firewards, and punishing Thefts, and Disorders at the time of Fire, it is enceted, that not more than twenty-five pounds of Gun. Powder, shall be kept at any one time, in any one house, shop, or building, in the town of Halifax, and the Justices of the Peace, for the said town of Halifac, not being authorised by Law to grant their Warrants to search for danger ous quantities of Gun-Powder, in houses, shops or buildings, whereby persons are enabled to evade the provisions of the said Act; and whereas private armed ships, and other ships and vessels frequently anchor in the harbour of Halifax, and lie alongside the wharves, having dangerous quantities of Gin-Powder on board, to the apparent danger of the lives and fortunes of his Mojesty's subjects, for

remedy whereof:

1. Be it enatled, by the Lieutenant-Governor, Council and Assembly, That from and after the publication of this Act, it shall be lawful for any Justice of the Peace residing within the Information. town of Halifax, upon complaint made on oath by any Fireward or other person, that he or they have reasonable cause to suspect that dangerous quantities of Gun-Powder are kept within the faid town of Halifax, in any houses, storehouses, warehouses, shops, collars, yards, wharves, or other places, whatloever, or any ships, boats,or other vessels, in the harbour of Halifax, and within the faid town of Halifax, to iffue his Warrant or Warrants to fearch for the fame, Search for danin the day time, and for that purpose, admittance being first demanded by such Fireward or gerous quanti-Firewards, and refused by the proprietor or occupant or occupants of fuch building, store or ties of Gunveffel, it shall and may be lawful for any one of the said Justices, upon information on oath ses, &c. made before him, to grant a Warrant to break open any fuch houses, storehouses, warehouses, thors, cellars, yards, wharves, or other places aforefaid, or, any ships, boats, or other vessels. if there shall be occasion, and that upon any or every search or searches, a greater quantity of Gun-Powder than the Law allows, shall be found by him or them, or either of them, it Discovery of shall and may be lawful for any such Fireward or Firewards for the said town of Halifax, to dangerous feize the fame, as forfeit to the use of the Poor of the Town of Halifax, and to fell, dispose of Gun-Powde,

11. And be it further enacted, by the authority aforesaid, That not more han twenty-five pounds of Gun-Powder shall be kept at any one time, in any one ship, boat or other wessel Powder in vesin the harbour of Halifax, longer than twelve hours after fuch thip, boat or other veffel, shall have come alonglide of any vessel or wharf, within the Harbour of Halifax. Provided always, Provise. That this Act, or any thing herein contained, shall not extend, or be confirmed to extend, in any wife to affect any thip, boat or other veffel, belonging to his Majesty, his Heirs, or Successors, wherein Gun-Powder, or other Stores shall be kept for the use of the Public.

and apply the same as is directed, in and by the said Act.

And whereas, the penalties, and forfeitures imposed by the suid Act passed in the twenty-eighth year of his Majesty's Reign, have been found insufficient to prevent persons keeping dangerous quantities of Gun-Powder :

III. Be it further enacted, by the authority aforesaid, That if any person or persons shall after have or keep any larger or greater quantity of Gun-Powder than twenty-five pounds at Penalty for any time in any house, storehouse, warehouse, shop, cellar, yard, wharf, or other place, within quantities of the faid town of Halifax, or in any ship, Loat, or other vessel in the harbour of Halifax, con- Gun-Pawderia

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trary to the provisions of this Act, all and every such person or persons shall forseit and pay tian allowed by for every pound thereof, the fum of five shillings to be recovered by any action, plaint, bill, or indomination, at the fuit of any Fireward or Firewards for the faid town of Halifax, in his Majelly's Supreme Court for this Province, together with full colls of fuit to be taxed by the Julices of the faid Court. Previded always, that fuch action, plaint, bill, or information, shall be commenced, sued and prosecuted, within twelve months next after such forselture or penalty shall be incurred.

Provise.

IV. And be it further enacted, by the authority aforeigid. That all fines, penalties and forfei-Application of turns, incurred by this Act, shall be applied in the same mander, as is directed in and by the laid Act, made and passed in the twenty-eighth year of his efent Majesly's Reign.

l'enalties.

CAP. XVIII.

An ACT to enable the Proprietors to repair the Meeting-House at Truro, and to inclose the Burying-Place belonging to the fame, and also to assess Monies for defraying the expences thereof.

Meeting of Proprietors.

Eit enafted, by the Lieutenant Governor, Council and Assembly, hat whenever the Proprietors of the Meeting House at Truro, shall find it expedient to repair the same, or to make o repair any wall, fence, or enclosure, around the Burying Place thereto appertaining, it shall and may be lawful for such Proprietors to meet and consult about the making of such repairs or inclosure, and the votes or determination of the major part in number and interest of such Proprietor, at such meeting, shall bind the whole.

Nutice of Meet-

Provided always, That every Proprietor or Person, acting in his or her behalf, shall have at leaft four days previous notice of the time, place and purpose, of such Meeting, and that all votes or resolutions agreed on by the majority at such meetings shall be critered into the Meeting House Books, or into a book to be provided and kept for that purpose, which book shall be open for the inspection of every Proprietor.

Appointment
of Trustees to make repairs.

Il. And be it further enacted, That it shall be lawful for the said Proprietors or fach major part of them, to appoint three or more fit and proper persons to act as. Trustees for directing and completing such repairs or inclosures, as shall be determined and agreed on at any meeting to be held as aforefaid; and fuch Trustees may enter into any agreements or contracts for making fuch repairs or inclosures, and, whenever the expences thereof shall be ascertained, shall apportion the same by a just and equal affestment on all the Proprietors of the said Meeting-House, according to their several shares and interests thereir; and such assessment shall be made in writing, and be submitted to the inspection of any of the Proprietors who may require to view and examine the fame.

Refusal of Proprictor to pay his proportion of repairs. Power of Trus-

III. And be it further enacted, That if any Proprietor shall refuse or neglect, for the space of ten days after due notice to him or her of fuch affeffment, to, pay his or her share thereof to the faid Trustees, it shall and may be laved for the said Trustee is to advertise such delinquent's share or shares in the said Meeting House, to be Let, and to Lease the same for such term of time as shall be sufficient to raise the amount of his or their affessment, and if no person shall appear within the space of one month after such adverti' ement, to hire the said share or shares, it shall be lawful for the said Trustees to sell the same to, the highest bidder; and to make and execute a good and fufficient deed thereof, and also to deliver the possession of such share or

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shares to the purchaser or purchasers thereof, and the overplus, if any, shall be paid over to the delinquent Proprietor or Proprietors.

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IV. And be it further enacted, That if any such Trustees, or Parchasers, shall be sued or pro- Action against fecuted for any thing done by them, or any of them, in pursuance of this Act, it shall be lawful for fuen Trustees or other persons to plead the general issue, and to give this Act and the special matter in evidence.

CAP. XIX.

An ACT to continue an Act for granting to His Majesty certain Duties on Wine, Rum, and other Distilled Spirituous Liquors, Molaffee Coffee, and Brown Sugar.

CAP. XX.

Ar ACT to alter the time of the Sitting of the Inferior Court of Common Pleas, and General Sessions of the Peace, for the County of Cumberland.

WHEREAS it has been found inconvenient to hold the san , erior Court, and Sessions of the Peace, im- Preamble. mediately after the sitting of the Supreme Court in the month of Junes for remedy whereof :

I. Be it enacted, by the Lieutenant-Governor, Council and Affembly, That from and af the Sitting of infenext fitting of the faid Court and Seffions at Amherit, the faid Inferior Court, and ceral rior Court at Seffions of the Peace, thall be held at Amherst, in the said County, on the Second Tuesday of Second Treat April in each year, inflead of the month of June ; any law, ufage or cultom, to the contrary day of April notwithstanding.

CAP. XXI.

An ACT to continue in force the feveral Ads therein mentioned. Expired.

At the GENERAL ASSEMBLY of the Province of Nova-Scotia, begun and holden at Halifax, on Thursday the Sixth day of February, 1812, and continued by several Prorogations to Thursday the Ninth day of February, 1815, in the Fifty-Fifth year of the Reign of our Sovereign Lord GEORGE the Third, by the Grace of God, of the United Kingdom of Great-Britain and Ireland, KING, Defender of the Faith, &c. &c. &c. being the Fifth Session of the Tenth General Assembly, convened in the said Province.*

* In the time of Sir John Coape Sherbrooke, Knight Grand Cross of the Most Honourable Military Order of the Bath, Lieutenant-Governor; S. S. Blowers, Chief Justice and President of Council; Lewis M. Wilkins, Speaker of the Assembly ; H. II. Cogswell, Deputy-Secretary of the Council; and James B. Francklin, Clerk of Assembly.

CAP. I.

An ACT for applying certain Monies therein mentioned, for the Service of the Year of Our Lord One Thousand Eight Hundred and Fifteen; and for appropriating fuch part of the Supplies granted in this Session of the General Assembly, as are not already appropriated by the Laws or Acts of the Province.

May it please your Excellency;

E, His Majesty's dutiful and loyal Subjects, the House of Assembly of His Majesty's Province of Nova-Scotia, towards appropriating the Supplies granted to His Majefly in this Seffion of the General Assembly, and for supplying the exigencies of His Majesty's Goveroment, do humbly beseech that it may be enacted, and Be it enacted, by the Lieutenant-Governor, Council and Assembly, That by or out of such Monies as now are, or from time to time shall be and remain in the Public Treasury of this Province, there shall be paid:

The fum of 2001, to the Speaker of the House of Assembly, for his salary during the pre-

And a further sum of 1001, to the Solicitor General, for his services for the present year. And a further fum of 500l to the Treasurer of the Province, for his falary, and as Comptroller and Auditor of Public Accounts, and in lieu of office rent, clerks, and all other

contingent expences, for the prefent year. And a further furn of 1161. 138. 4d. to Scroop Barnard Morland, Efq. the Agent of the Province, for his services for the present year.

And a further fum of 100l. to the Clerk of the Council in General Assembly, and as Clerk to His Majesty's Council for the same year.

2001. Speaker of Assumbly.

100l. |Solicitor General. 500l. Treasurer

116l. 13s. 4d. Agent of Province. had. Clerk of Cannal

And a further fum of 30l. for defraying the expences of the Council, in General Assembly, 30l. Expenses for the same year; the same to be paid on the certificate of the President of the Council, and not otherwise.

And a further fum of 100l, to the Clerk of the House of Assembly for this services for the

And a further fum of 1751. to Mestre. Howe & Son, Printers, for printing for Government 1751. How and and the General Assembly, for the same year.

And a further fum of 50l. to the Keeper of the House of Assembly, and the Council Cham- 60l. Keeper of

Assembly

ber, for the same year. And a further sum of 901. to be paid on the certificate of the Commissioners of the Revenue, 901. Land Wai-

to the Land Walter for the Port of Halifax, for his services for the same year.

And a further fum, to be paid on the certificate of the Commissioners of the Revenue, at the rate of feven shillings and fix pen per day, to such person or persons as shall be employed during the year aforesaid by the Collector of Impost and Excise of the District of Halifax, as Pay of Extra Extra Waiter or Waiters for the Port of Halifax; and five shillings per day to such Extra Waiter or Waiters when unemployed; and at the rate of five shillings per day to Temporary Waiters, together with ten per cent. to be paid out of the net-proceeds of the Government part of fuch seizure or seizures as such Extra Waiter or Waiters, or Temporary Waiter or Waiters, may be instrumental in making.

And a further fum of 2001, to the Guager and Weigher for the Collector of Impost and 2001. Guager Excise in the District of Halifax, for his services for the same year.

And a further sum of 40l. to the Messenger to the Governor, Lieutenant-Governor, or 40l. Messenger Commander in Chief for the time being, and His Majesty's Council, as well in their Le- to Council gillative capacity as otherwife, for the prefent year.

And a further fum of gool, to defray the contingent expences of the Houle of Affem 9001. Continbly during the present Session, to be drawn for by the Governor, Lieutenant-Governor, or Commander in Chief, on the certificate of the Speaker of the cloude of Affembly, and not otherwise.

And a further sum of 25l. to the Reverend Robert Stanser, for his services at Chaplain bert Stanser to His Majesty's Council and the House of Assembly during the present Session.

And a further fum of 25l. to Robert Angus, for his services as Sergeant at Arms to the 25l. R. Angus House of Assembly for the present Session.

And a fu. ther fum of 201, to John Gibbs, for his fervices as Messenger to the House 201. John Gibbs of Assembly during the present Session.

And a further fum of 30l. to the Secretary of the Province, to defray the expence of vince his Office Rent for the present year.

And a further fum of 30l. to the Surveyor-General of Lands, to defray the expence of his Office Rent, for the fame year.

And a further fum of 30l. to the Clerk of the Commissioners of the Revenue, for the fa me year.

And a further fum of 20l. to the Secretary of the Province, for Stationary on account 20l. Sec. of of Warrants, to be drawn on the Treasury, for the service of the same year.

And a further fum of 10l to the Truftees of the Law Library, to be disposed of in such 10l. Law Libraway as they may think proper, for the advantage of such Library.

And a further fum not exceeding 530l, to enable the Commissioners of the Revenue 530l. Lightto enter into a contract or contracts, for supporting and lighting the Light-Houses on Houses M'Nutt's and Sambro Island, for the present year.

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751. Keeper of

And a further fum: of sol. to James Ratchford and James Noble. Shanner, for the en-501. Ratchford and Shannon couragement, of a Packet, to run between Windfor and Patridge Hand, under fuch regulations as may be made and ordered, by the Justices in their Sessions for the County of Hapts, for the present year.

And a further fum of 50l. to the Adjutant General of Militia, for the payment of 501. Adjt. Gen, of Militia his Clerk, Stationary and Postage, and all other contingent expences, for the present

601. Qr. Mr. on And a further fum of col. to the Quarter-Master-General of Militia, 22 aforesaid. Gen, of Militia And a further fum of 222l. 4s. 5d. to the Attorney General, for his fervices for the 2227. 4x. 5d. At-

terney General present year, to be paid as heretofore.

And a further furn of 751, to be paid to the person who has the care of the Gun-powder at Halifax, for his fervices for the present year.

Gunpowder And a further fum of 1001, to each of the Affiftant Justices of the Supreme Court, in 100/. Assistant Justices of Su- addition to their falaries, for the present year. preme Court

And a further fum of 100l, to the Treasurer of the Province, in addition to his salary,

100/. Treasurer for the present year.

And a further fum of 250l. to defray such contingent expenses as may arise during the 2501. Continpresent year; to be drawn by Warrant from the Lieutenant-Governor, or Commander in gencies Chief for the time being. 2001. Briar Is-

land Light-

And a further fum, not exceeding 200l. for supporting and lighting the Light-Youse on Brize Mand.

And a further fum of 10l. to Ebenezer Wheaton, towards his support for the present year, in confideration of his being deprived of the use of one of his arms; which difability happened while he was employed in the embodied Militia at Halifax, in the year one thousand eight hundred and feven.

300/. Messra. Cochrana '

And a further fum of 300l. for the rent of the building hired of Messrs. Cochrans.

And a further fum of 35l. to the Provincial Secretary, for extra services in carrying into effect the Laws respecting Schools.

351. Sec. of Province 300/. 1sle of

101. E. Wheaton

House

And a further fum of 300l. to the Commissioner of the Island of Sable, (in addition to the balance now in the hands of said Commissioner) for the support of that establishment the prefent year.

100/. Staff Sergeants

Sable

And a further furn, not exceeding 100l. to defray the expence of three Staff Sergeants of Militia for the prefent year, to be drawn by Warrant from the Treasury, and expended under the direction of the Lieutenant-Governor, or Commander in Chief for the time being.

190/. Survey of Lakes, &c.

And a further fum, not exceeding 190l. to be drawn by Warrant from the Treasury, to enable his Excellency the Lieutenant-Governor to pay for completing the Surveys and Plans of the feveral Lakes and Streams between the Shubenaccadie River and the Harbour of Halifax.

And a further fum of 431. 158. to Joseph Fennel, in full for a drawback of the duty 43l. 15s, J. on four hundred and eighty-five gallons of Rum exported from Antigonishe to Charlotte Fennel. Town in Prince Edward Island in the month of September, in the year one thousand eight hundred and thirteen.

And a further fum, not exceeding 450l. to defray the expence of keeping up a communication by Post, from one part of the Province to the other, to be drawn by Warrant from the Lieutenant-Governor, or Commander in Chief for the time being.

And a further sum of 751. to Lieutenant William Harding, of the twenty-second battalion

450l. Post Communication;

751. W. Herding.

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talion of Nova-Scotia Militia, in confideration of his having, while in the discharge of his duty as a Militia Officer, received a severe wound in his leg by the accidental discharge of a musket by which he has been put to great expence, and rendered a cripple for the remainder of his life.

And a further fum of Gool, for the relief of the Transient Poor, for the prefent year, 600l. Transient to be paid to the Commissioners of the Poor at Halifax.

And a further fum of toool to be paid to the Commissioners of the Poor as aforesaid, 1000/. Commisto assist in paying the arrears for the erection of the Lunatic House, and for debts incurred sioners of Poor for the support of the Transient Poor for the past year.

And a further fum of 1401. for finishing and completing the Light-House on a Coffin's 1401. Light-light the entrance of the Harbour of Liverpool, (in addition to the fum of 4601, grant House on Coffin's 1401. Light-House of Coffin's 1401. Light-H

And a further fum of 2971. 14s. 4d. to Lydia Collins, and James Baris, Administrator 2971. 14. 014. and Administrator to the citate of the late George Collins, of Liverpool, deceased, for fundry Lydia Collins articles supplied, and disbursements made, by the said George Collins, for the use of the Light-House, aforesaid, per account.

And a further sum of 1521 2s. 112d. to William Freeman, Joshua: Newton, and Na1621.2s. 112d.
thaniel Smith, late Commissioners for the Light-House before mentioned, in full of the sum Messa. Freeexpended by them, over and above the monies granted by the Legislature, and for their man, Newton
services as Commissioners for the said Light-House.

And a further fum of 291, 3s. 4d. to Christian Muller, Sheriff of the County of Sydney, 291, 3s. 4d. C. for his expences in coming from Manchester and attending at the Bar of the House of Af-Maller sembly, on the subject of the late election of a Representative for the said County.

And a further fum of tol. to the Clerk of the House of Assembly, to defray the expence 10t. Clerk of Assembly of Sydney.

And a further fum, not exceeding 3881. 18. 03d. for painting, white washing, and other 3881. 18. 01d. necessary repairs, to the Government House, and for keeping the out-houses, drains, and Govt. House fences of the same, in repair; and also for paying off the balance now due for repairs done, and carpets surnished, for the said building.

And a further fum, not exceeding 509l. 12s. for parchaing Copper, Nails, Rivets and 509l. 12s. Govt. Solder, and to pay Carpenters, Maions, Labourers, &c. in repairing the roof of the Government: House.

And a further fum of 231. 58. 7d. to Henry H. Cogswell, for superintending the expendi- 231.58. 7d. H. ture of the sum of money granted the last Session for the service of the Government Cogswell. House.

And a further fum of 34l. 10s. to the Surveyor General of Land, to discharge the ba- 34l. 10s. Surlance due for expences incurred in running the line between Lunenburg and Queen's Counveyor General ties, per account.

And a further fum of 1331. 5s. to the Surveyor General of Lands, to defray the expence 1331. 5s. Surveyor General of Lands, to defray the expence 1331. 5s. Surveyor General of furveying, making and planning, a line defignated for a new road through the interior of the Province from Annapolis to Halifax, per account.

And a further fum of 221, 108, to John Howe & Son, for printing Forms of Prayers, per and Son account.

And a further fum of 2001, to be applied by His Excellency the Lieutenant Governor in 2001. Acadisa fuch School

fuch manner as he may judge proper, to the payment of expences incurred in the establishing and conducting the Acadian School in Halifax, up to the present time.

1117, 20, 24d. N. Atcheson

And a further fum of 12 11. 21. 21. d. to Nathaniel Atchefon, Eig. for his fervices for the present year, in foliciting and obtaining on the part of the Province many important commercial privileges.

791. 12a. 6d.

And a further fum of 70l. 12s. 6d. to be paid to the Secretary of the Province to defray Sec. of Province the expense incurred for Medicines and other articles furnished to fundry poor persons vaccinated at Dartmouth, Preston, &c. as per abstract.

1051. 15s. Seth Coleman.

And a further fum of 1051, 158, to Beth Coleman, in full for his fervices for vaccinating four hundred and twenty-three poor and distressed persons at Dartmouth and Preston, being at the rate of five shillings for each person.

901. Clerk of Assembly.

And a further fum of gol. to the Clerk of the House of Assembly, to defray the expence of Extra Clerks, Servants, and other incidental expences, during the present Session, and also for discharging sundry accounts for articles surnished and services performed for the use of the House.

101. Clerk of Council.

And a further fum of 10l. to the Clerk of the Council, to defray the expence of Fuel for the Council, in the present Session.

111.7s. 6d. Clk. of Assembly.

And a further fum of 111. 7s. 6d. to the Clerk of the House of Assembly, to defray the expence of Fuel, furnished for the use of the House of Assembly, in the present Session.

141. 10s. 4d. Clk. of Assembly.

And a further fum of 14l. 10s. 4d. to the Clerk of the House of Assembly, to defray the expence of Stationary for the use of His Majesty's Council and the House of Assembly, during the present Session.

500% to promote Vaccination.

And a further fum of 500l. to be applied by His Excellency the Lieutenant-Governor, in fuch manner as he shall deem most effectual to prevent the spreading of Small Pox, by promoting Vaccination throughout the Province.

5000/. Province ilouse.

And a further sum of 5000l. towards erecking the Province House, to be drawn for by Warrant from the Governor, Lieutenaut-Governor, or Commander in Chief on the Treasury, and expended under the direction of the Commissioners appointed for the said Building.

500l. Expences of Militia.

And a further fum, not exceeding 500l. to be appropriated and applied by His Excellency the Lieutenant-Governor, in paying any expences which may have arisen under the Militia Laws of the Province, fince the ratification of the Treaty of Peace between Great-Britain and the United States of America, and in fecuring Ammunition and other Warlike Stores, furnished and provided for the defence of different parts of the Province.

1000/. His Excellency the Lt. Governor.

And a further fum of 1000l. for the purchase of a Service of Plate, or any other testimonial, to be presented to His Excellency the Lieutenant-Governor, as a token of the grateful approbation entertained by the inhabitants of the Province, for the great care and economy of His Excellency in administering the Government of this Country during the late war with the United States of America.

[The Second Section of this Act has been executed.]

Road Emergencies.

III. And be it further enacted, That if any accident shall happen to any of the Bridges on the main roads in the Province, or if any unforeseen obstruction to travelling shall arise from the fall of trees, or otherwise, it shall and may be lawful for His Excellency the Lieutenant-Governor, or Commander in Chief, to order a Commissioner or Commissioners to rebuild or repair such Bridges, or remove such obstructions; and it shall be further lawful for the Lieutenant-Governor, or Commander in Chief, from time to time, to draw Warrants on account.

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in favor of such Commissioner or Commissioners. Previded, the whole amount of the money drawn for fuch fervices, shall not exceed 140l. in addition to the fum of 484l. being the balance of the sum of sool granted last year) remaining at present unappropriated.

WHEREAS, it is expedient that the sum of Five Thousand Pounds, borrowed for the defence of the Province, should be now repaid: And as a compensation to the persons who advanced the said Loan, for receiving it without Preamble. notice, it is reasonable that they be allowed interest thereon up to the thirtieth day of. September usus:

IV. Be it therefore further enacted, That it shall and may be lawful for his Excellency the Lieutenant-Governor, to draw by Warrant on the Treasury, for the faid sum of soool, and Leaste Preinterest, to be computed to the thirtieth day of September.next, to be forthwith paid to the feveral persons who advanced the said sum to Government, and no further interest to be allowed after that date.

V. And be it further matted, That fo foon as the Settlers, who were actually on the Doug- Philadelphia lais and Philadelphia Grants, claiming titles, either by purchaie from the original proprietors Grants. of the faid Grants, or who were entitled to hold from their improvements as original Grantees at the time the faid Grants were escheated under a promise of His Majesty's Officers, who were appointed to conduct the Escheats, that such Settlers should be confirmed in their postfessions without any expense whatever, are confirmed in their titles without expense, it that and may be lawful for His Excellency the Lieutenant-Governor, or the Commander in Chief for the time being, to draw by Warrant on the Treasury for a sum not exceeding 250l. to be applied to the payment of the fees of the Officers of His Majefty's Government who shall for confirm the faid Titles; provided the faid Titles are completed on or before the thirtleth day of March next.

VI. And be it further enacted, That it shall and may be lawful for his Excellency the Lieutenant-Governor, to draw by Warrant on the Treasury, from time to time, as he may require it, any fum or fums of money, provided the whole fum to be fo drawn, shall not exceed the fum of 400l. to be applied by his Excellency, in fuch manner as he may think proper, towards the temporary relief of such old, infirm and helples persons, as the unforeseen events of the late War may have cast upon this Province.

Relief of distreased persons

VII. And be it further enacted, That it shall and may be lawful for the Governor, Lieutenant-Governor, or Commander in Chief for the time being, to draw by Warrant on the Treadury, from time to time, for all fuch fums of Money as may become due and payable by virtue of the several Laws now in force for the establishing of Schools in the Province.

VIII. And be it further enacted, That the ninth, twelfth, fifteenth, axteenth, eighteenth and Sections of the nineteenth fections or clauses of the Act, made and passed in the forty-sirst year of His Majefty's Reign, entitled, " An Act for applying certain Monies therein-mentioned for the fervice of the Year of our Lord one thousand eight hundred and one, and for appropriating such part of the Supplies granted in this Session of the General Assembly, as are not already appropriated by the Laws or Acts of the Province," shall be and continue in full force and virtue, until the eighteenth day of March, which will be in the Year of our Lord one thousand eight hundred and fixteen, in as full and ample a manner as the same clauses would be, were the same again shere repeated word for word.

. C. II.

CAP. II:

An ACT for granting to His Majesty certain duties on Wine, Brandy, Gin, Rum, and other distilled Spirituous Liquors, Molasses, Coffee, and Brown Sugar, for the support of His Majesty's Government, and for promoting the Agriculture, Commerce and Fisheries: of this Province.

Eit enacted, by the Lieutenant Governor, Council and Affembly, That there shall be raised, levied, collected and paid, to his Majesty, his heirs and successors, on all wine, brandy, gin, rum, and other diffilled spirituous liquors, molasses, coffee, and brown sugar, maple fugar only excepted, which shall or may hereafter be imported or brought into this Province, or manufactured therein, the respective rates and impositions herein after mentioned; that is to fay :

Duty on Wine.

For and upon the following wines; that is to fay: champaigne, Madeira, port, claret. Lisbon and therry, one shilling and three pence per gallon.

For and upon all other wines, nine pence per gallon.

Duty on Brandy and Gin.

For and upon all brandy and gin, one shilling and three pence per gallon.

Duty on Rum, &c. imported. Duty on Rum, Se. distilled in For and upon all rum, and other diffilled spirituous liquors, one shilling per gallon.

And for and upon all rum, and other spirituous liquors, distilled in this Province. ten pence per gallon.

Province. Duty on Mo-

lassus.

For and upon every gallon of molasses, one penny.

Duty on Coffee.

For and upon every pound of coffee, one penny.

Duty on Sugar.

For and upon every hundred weight of brown fugar, (maple fugar excepted) three shillings and fix pence, the same to be paid by the importer or manufacturer of any fuch articles.

Dutiable articles importedhow and whe to be entered.

II. And be it enacted by the authority aforesaid, That all merchants and other persons, who shall import, or bring into this Province, in any ship or vessel, or otherwise, or who shall receive, or have configued to him, or them, respectively, any wine, brandy, gin, rum, or other diffilled spirituous liquors, molasses, coffee or brown sugar, (maple sugar excepted.) shall, within twenty-four hours after the arrival of any such ship or vessel, into any port, harbor, or creek within this Province, and due notice thereof given to fuch merchant, confignee, or importer, render an account in writing, and upon oath, to the collector of the excise for the district in which such merchant, confignee, or importer, shall or pray relide, setting forth therein the quantity of each of the said enumerated articles so imported or received, the nature and description of the casks and packages in which the same may be contained and packed, with the marks and numbers thereof, and also the name of the place from whence they shall have been imported or brought, and the master or owner, and the supercargo, (if any there be), of any ship or vessel, so importing or bringing any of the faid articles, shall also within twenty-four hours after the arrival of such ship or vessel, in any port, harbour or creek, within this Province, report to fuch collector for the diffrict in

which

which fuch port, harbour or creek, shall be, the quantity of each of the said enumerated articles to laden on board such ship or vessel; the casks or packages in which the same may be contained, with their respective marks and numbers, and the name or names of the person or persons to whom the same may be configued; and shall also verify his and each of their said report by oath, the same to be administered by the said collector.

Importer or Consignee's Oath. I. A. B. do folemnly swear, that the account which I have now rendered and subscribed of the wines, brandy, gin, rum, and other distilled spirituous liquors, molasses, coffee, and Importer or brown fugar, laden on board and imported in the thip or vessel called a true and faithful account of all the (aid articles of which I am owner or configuee, laden on board or imported in fach ship or vessel, and that no part of the cargo to me belonging or configned of fuch fhip or verei, hath, fince her arrival, and to my knowledge or helief, been landed, fold, delivered, bartered or exchanged, at any port or place within this Province, or

on the coasts thereof. -So help me God. Master and Supercargo's Oath.

I, A. B. do folemnly swear, that the report which I have now made and subscribed, con- Master and tains a true and just account of all the wines, brandy, gin, rum, and other distilled spirituous Supercargo's liquors, molaffes, coffee, and brown fugar, laden on board the ship or vessel called the , and that I have not landed or fuffered to be landed, fold, delivered, bartered, or exchanged, from or out of the faid thip or vessel, any wine, brandy, gin, rum, or other distilled spirituous liquors, molasses, coffee, or brown sugar, at any port or place within this Province, or on the coasts thereof, fince my failing from .- So help me God.

And such master shall also obtain a permit from the said collector for landing the said wines, brandy, gin, rum, and other diffilled fpirituous liquors, molaffes, coffee, and brown fugar, on some certain wharf or place within his district; which faid permit shall be in the

words following :

Permit A. B. master of the ship or vessel called the , to begin to unload her cargo at Permission to , and to continue to unload the fame Goods. wharf or landing within the diffrict of betwixt fun rifing and fun fetting each day, until the cargo of fuch ship or vessel shall be wholly

discharged. Given under my hand, this day of , A. D. 18 And if fuch matter, owner, or configuee, or other persons, shall neglect to make such re- Breaking Bulk port, or shall break bulk of, or on board such ship or vessel, or shall unlade or land any of without permit, the faid enumerated articles before he or they shall have made such report and obtained such tiable articles permit, or shall unlade or land the same, or any part thereof, at any other place than is before they are specified in the said permit, or shall remove or carry away, or suffer or cause to be removed or carried away, any of the faid articles from the place specified in the said permit for landing, before such wines, brandy, gin, rum, or other distilled spirituous liquors, or molasses, shall have been duly gu jed, or before such coffee and brown sugar shall have been duly weighed, under the direction of the faid collector, and the faid-rates, duties and impolitions, shall have been paid or secured in manner as herein after directed, and not having a permit for removing the fame in the words following:

Permit to remove dutiable articles.

, the , wi hin the town of Permit A. B. to remove , from duties thereon having been already paid or fecured in the Excise Office at Given , A. D. 18 ; day of under my hand at , this every fuch mafter, owner, or configuee, or other person, shall forfeit for each and every such offence the fum of one hundred pounds; and the ship or vessel from or out of which such

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ns, who vho shall in, rum, (cepted.) ny port, erchant, lector of or. Bray ricles fo the fame ne of the her, and of the vessel, in Arict in which articles, or any or either of them, shall have been clandestinely landed, is hereby rendered forfeit, and the same being sirst duly seized by the said Collector, shall be prosecuted to condemnation, and afterwards sold, and the nest proceeds thereof shall be distributed in manner as is herein after directed.

Dutiable articles to be guaged, &c.

III. And be it further enacted, That on the accounts and reports being respectively made as aforesaid by the persons herein before mentioned, of all and every part of the said herein enumerated articles which shall be imported into this Province as aforesaid, the Collector of Excife for the diffrict into which fuch articles shall or may be imported, shall give to such merchant, confignee or mafter, a permit to break bulk of, and to unlade from, such ship or vessel, all and every the herein before enumerated articles, and to land the same at such wharf or place as fuch collector shall think most convenient to the owner or configure of fuch articles and shall forthwith proceed to guage such wines, brandy, gin, rum, and other distilled spirituous liquors, and molaffer, and mark the name of the island from whence the faid spirituous Liquors or molasses came, on the heads of the hogsheads or casks in which they are contained, and to weigh such sugar and coffee, and after weighing and guaging the said articles respectively, shall proceed, in case the duties on the articles so imported shall not amount to more than ten pounds, to collect the same before the importer shall have a permit for the removal of the said articles; and in case such duties shall amount to more than ten pounds, then such Collector shall proceed to secure the said duties, by taking a bond from such importer, owner or consignee, to His Majefly, His Heirs and Successors, with sufficient sureties for the payment of the rates and duties herein before mentioned, in manner and form following, viz. One-fourth part of the faid rates and duties in three months from the giving such security 1 one other fourth part of the fame rates and duties in fix months from the giving fuch fecurity; one other fourth part of the faid rates and duties in nine months from the giving fuch fecurity; and the refidue of the faid rates and duties in one year from the giving fuch fecurity.

Daties-how paid or secured.

IV. And be it further enacted, That the owner or owners of any diffillery or distilleries, or other person who shall manufacture any distilled spirituous Liquors in this Province, and in case such distillery or distilleries shall be carried on by any servant or servants having the care and management of the same, such owner, master, servant or servants respectively, shall, on the Saturday of each and every week after the publication of this Act, render a true and faithful account to the collector of smpost and Excise of the quantity of rum, or other distilled spirituous siquors, that hath been, manufactured or distilled in his, her, or their distillery or distilleries, and shall make and subscribe before the said collector, the following oath:

Distilled artisles liable to duly.

do folemnly fwear, that the account which I have now rendered and subscribed of the rum, and other distilled spirituous liquors manufactured or distilled at the distillery of is a true and faithful account of all the rum and other distilled spirituous liquors manufactured or distilled at the said distillery since the day of last, and that no rum or other distilled spirituous liquors have been manufactured or distilled at the said distillery since the day of last, except what the said account contains.

Distiller's oath.

And I further swear, that no rum, or other distilled Spirituous liquors, to my knowledge or belief, have been removed from the said distillery, without being duly guaged by the guager for the district of , or without a permit to remove the same from the Collector of Impost and Excise for the said district.—So help me God.

And after making and subscribing the said oath, the said owner, master or servant, shall give security for the payment of the rates and duties on such rum, or other spirituous liquors by this Act imposed, in manner and form as in this Act is directed with respect to such articles as shall be imported into this Province, under the penalty of one hundred pounds for each and every neglect.

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V. And be it further enacted, That in case no person shall appear to pay, or give security for, Neglecting to the rates and duties herein imposed on the said enumerated articles, within twenty-four hours payor secure after the same shall have been landed and guaged or weighed, or reported by the distiller thereof the duties on as above required, that then it shall and may be lawful for the faid Collector to take such enumerated articles into his custody, and to store the same, and shall, within five days from receiving the same into his possession, give notice for the space of ten days for the sale thereof, and to proceed to fell at public auction fo much of the faid articles as shall be necessary to pay the rates and duties impoted by this Act, with all the reasonable costs and charges attending the ftoring and felling such articles: and shall deliver up, to any person lawfully authorised to receive the fame, the residue of such articles as may remain in the hands of the said Collector, after paying fuch rates, duties, costs and charges.

VI. And be it further enacted, That none of the herein enumerated articles of the value of five pounds or above, shall be transferred by, or removed from the store or stock of, any importer or owner of the fame, to any other person or persons whatsoever, without a Permit from the faid Collector of the District wherein the same shall be, in the words following:

Permit A. B. to receive from the flock of C. D. the following articles, namely, and to carry Permit to rethe same from within the Town of the duties thereon having been paid or move dutiable fecured in the Excise Office at Given under my hand at day of

articles.

VII. And be it surther enacled, That in case any of the above enumerated articles shall be Peualty for refound in the post film of any person or persons whomsever, or shall be found laden on any moving dutiable cart, truck, waggon, fled, horse or horses, or on board any boat or vessel, the rates and duties herein mentioned not being paid or secured, or without the respective Permits by this Act required, the person or persons in whose possession they shall be so found shall forfeit sifty pounds; and all and every fuch articles, carts, trucks, waggons, fleds, horfes, boats and veffels, shall be forfeit; and that when any question shall arise, whether the aforesaid rates and duties have been paid or fecured, the proof of the payment or the fecuring the fame, shall lie on the possessor or claimer of such articles.

VIII. And be it further enacted, That in case any person shall be desirous to export or carry in any one ship or vessel, registered according to law, any quantity of wine, exceeding two hundred gallons; or any quantity of brandy, gin, rum, or other ciftilled spirituous liquors, ex- of entiable arceeding four hundred gallons; or any quantity of molasses exceeding one thousand gallons; or any quantity of brown fugar exceeding ten hundred pounds weight; or any quantity of coffee exceeding five hundred pounds weight, out of this Province, to any Kingdom, State or Colony, fuch person or persons shall, previous to re-shipping, exporting, or carrying the same out of the Province, obtain a Permit, authorifing him, her or them, to export the faid article or articles; which Permit the faid Collector shall give without fee: and thereupon it shall and may be lawful, after the faid articles have been duly guaged and weighed by the proper officer, to lade the same on board any thip or vessel for exportation in the presence of the Collector, or of the Weigher or Guager for the District; and the exporter, and master of the vessel on board which fuch articles shall be laden, shall respectively make and subscribe before, and leave in the hands of, the Collector who shall give the said Permit, the following oath:

I, A. B. do swear, that the dutiable article or articles now actually by me shipped on board Experter's whereof C. D. is master, bound for which articles are hereunder specified, is Oath. really part of the flock of imported.from in the entered in this office, and

is or are of the proof or quality, and description, as imported, and also hereunder specified, and that the same article or articles is or are not intended to be relanded in this Province. Master's Oath.

Master's Oath.

I. C. D. do swear that is now actually hipped on board the of which I am and that the same hath been laden on board the said maner, bound for for the purpose of exportation out of this Province, and that the same is not intended to be relanded. fold or exchanged, in any part of this Province.

Drawback, how obtained.

After which oaths, made and filed as aforefaid with the faid Collector, the duties secured Non fuch articles as are specified in such permit and affidavit, shall not be demanded for the space of twelve months after the date of such permit a and in case such exporter shall, at or before the expiration of the faid twelve months, produce to the collector from whom he obtained such permit for exportation as aforesaid, a certificate under the hand and seal of the principal officer or officers of his Majefty's Customs at the place to which such articles shall be exported, of the description of the said wines, and the proof of the said spirituous liquors. and that the same have been to his knowledge landed within the port of which he or they is or are principal officer or officers; or in case such enumerated articles shall be exported to any foreign country, such exporter shall produce the like certificate from his Majesty's Conful or Vice-Conful, for such Foreign State or Country; then and in that case the said exporter shall have credit with the said collector of Excise for sive-sixth parts of the amount of the duties secured for and on the articles so by him exported out of this Province; and in case the rates and duties herein laid and imposed shall have been paid such certificate shall entitle such exporter to receive the amount of the five-fixth parts of the faid rates and duties so paid, from the Treasurer of the Province; and if any of the enumerated articles which shall be so shipped for exportation shall be fraudulently relanded in this Province, such articles so relanded thall be forfeit to his Majesty, his heirs and successors, together with the ship, boat or veffel, from which they shall be relanded; and all and every person or persons who shall be aiding and affilling in relanding such articles shall forfeit and pay the sum of sifty pounds, to be profecuted for, recovered and distributed, as is, herein after directed.

Time for obtaining drawbacks extended

IX. Provided always, and be it further enacted, That if it shall happen, by reason of accidents and delays during the time of war, that perfons who have exported, or shall hereafter export, any of the faid herein enumerated articles, shall not be able to procure and produce the certificates aforesaid within the said period of twelve months, then and in such case it shall be lawful for the Commissioners of the Revenue to allow a reasonable time beyond the faid period of twelve months for the production of the necessary certificates of the landing fuch articles at any port or place out of this Province. And if fuch articles before their arrival at the port or place to which they were or shall be destined, shall be lost, or taken by his Majeffy's enemies, it shall and may be lawful for the faid commissioners, upon full proof of fuch tots or capture, to direct and order that the exporter or exporters thereof shall receive credit for, or repayment of, the duties by him or them paid or secured thereon, in like manner as if the regular certificates of the exportation and landing of such articles had

been procured and produced according to law.

X. And be it further enacted, That whenever any merchant or merchants relident at the outports of this Province, shall send or confign for sale, to his or their agent or agents at Halifax, any wines, brandy, gin, rum, or other spirituous liquors, sugar, molasses or cossee, which have been actually imported by him or them, and on which the duties have been paid or regularly secured in such out-port, it shall and may be lawful for the agent or agents

Dutiable articles imported coastwise and afterwards exported.

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to whom such article or articles shall be consigned, to export the same and receive the drawback or drawbacks on the export thereof in the name of the original importer. Provided always, That the quantity of such dutiable articles so imported and sent coastways to Halifax at one and the same time, shall amount to the full quantity on which a drawback is herein allowed, and provided such article or articles shall be accompanied with a regular permit from fuch out-port to shew that the several duties thereon have been paid or secured at such out port, and also expressing the place from, the time when, and the vessel's name in which the same were imported, and the marks or numbers of such cashs or packages.

And whereas, it is prejudicial to the navigation of this Province, to oblige merchants importing any of the dutiable articles ammerated in said Act, to put on whore and land such part thereof, as it may be the intention of

the owners to send in the same vessel to some other colony, port, or place :

IL. Be it enacted, That after the publication of this Act, if any of the dutiable articles Datiable articoumerated in Said Act, shall be imported and brought into this Province on board any ship cleamay be exor veffel, it shall and may be lawful for the mafter, owner, factor, or fupercargo, to report loing landed. and enter at the ImpoR and Excise Office, conformably to the provisions contained in the faid recited Act, such part or portion of the said dutiable articles as he or they may think proper to be landed for fale and confumption in the Province, and to enter and report the relidue or remainder for exportation in the fame veffel to fome other port, place or colony, out of the Province; and the officers of Impost and Excise shall permit the landing, and shall guage and weigh, and secure the duties on the several parts of such vessel's cargo so to be put son shore for fale and confumption in the manner usual and heretofore practified under the several clauses and provisions contained in this Act, and shall also fecure the duties of Impost and Excise on such parts of the eargo of such vessel or vessels as may be reported and entered as aforefaid for exportation in the fame bottom without unlading or landing the fame; and for that purpose shall demand and require the person or persons entering the Jame for exportation, to produce and deliver to such officer or officers the original invoice of the goods : to entered for exportation; and the proper officer or officers of Impolt and Excite that require the person or persons making such entry, to verify such invoice on oath; which oath it shall and may be lawful for the officer or officers of Impost and Excise to administer in the following words -

do felemnly (wear, that the invoice now by me produced, is the original favoice of the goods, wares and werehandize, now by me entered for exportation, and fuch invoice was actually and truly made at the port or place where such goods were shipped, and does actually and truly contain, to the best of my knowledge and belief, a true and just account of the

quantities of each and every article so by me now entered for exportation. And the faid officers shall calculate upon such-invoice, the amount of the duties, and shall Duties accured thereby aftertain the same in like manner as if the articles so entered for exportation, had upon original been actually landed, and regularly weighed and guaged; and bonds fhall be taken with fufficient furcties in the usual form, for the payment of such duties at the usual times and periods and the faid officers shall, on such duties being bonded and secured as aforesaid, grant a permit for the exportation of the goods, on which the duties have been fo fecured in the usual and cuftor arry form; and the exporter of such dutiable articles shall be entitled to have, and be allowed, a drawback without any deduction whatfoever of the duties fo fecured, in the fame manner and form, and upon the fame certificates of landing, and under the fame rules and regulations, that persons obtain drawbacks who export dutiable articles after having landed the fame in the Province.

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False report or entry of dutiable articles.

XII. And be it further enacted, That if on examination, it shall be discovered that the report and entry made of dutiable goods, part for consumption, and part for exportation, shall be salie, and that there was a greater quantity of dutiable goods laden on board the ship or vessel than was reported and entered with the Impost and Excise officers, all the surglus goods, together with the ship or vessel, shall and may be seized by the proper officer or officers, and the party making such salie entry, shall be subject to all the penalties and sorfeitures imposed in and by this Act on persons making a salie report or entry; and if any part of the goods so permitted to be exported as aforesaid, shall be fraudulently, or claudestinely discharged, or unladen within the Province of Nova-Scotia, from on board the vessel in which the same were imported, such vessel, and all the goods so discharged or landed, together with the vessels, boats, carts, horses and carriages, employed in landing, or removing the same, shall be seized and forfeited to His Majesty; and all and every person and persons, who shall be adding and assisting, in such fraudulent or claudestine landing of any such goods, shall forfeit and pay the sum of fifty pounds, to be sued for, recovered and distributed, in the manner hard arter directed.

Refusal, &c. to produce origi nal invoice. XIII. And be it further enacted, That in case the party making such report and entry for exportation, shall neglect or refuse to produce such original invoice, and to verify the same as aforesaid, or shall neglect or resule to secure the duties, then, and in such case the goods so entered for exportation shall be landed, and the duties ascertained and secured in manner herein before directed.

Suspicion of original invoice

XIV. And be it further enacted, That in case the Collector of impost and Excise shall have any just cause to doubt the truth or authenticity of any report or entry, or of the invoice produced, he shall and may search and examine into the contents of the cargo so reported and entered. and may remove, or cause to be removed, the packages from one part of the vessel to the other, so as to ascertain as far as possible, the true contents of each package, and the master. officers and crew, of such vessel, shall aid, and assist the officer or officers in making such fearch and examination, and in safe he or they refuse such affishance, then, and in such case the goods shall be landed, and the truth of such report and invoice ascertained: and it shall and may be lawful for the officer making fuch fearch, to call to his aid, three respectable merchants to affift therein, and if in the opinion of fuch merchants, there shall be any reasonable cause for further suspicion, they shall certify the same, which certificate shall be sufficient to authorise the proper officer to order the cargo to be discharged, and the truth or fallity of the report and invoice actually afcertained, by weighing and guaging such cargo. Previded always, That if the difference between the invoice and the return of the guager and weigher shall, in the opinion of three merchants, not exceed the difference which frequently occurs between the guage and weight of two different ports or places, in such case no penalty or forfeiture thail attach to the person making such report or entry.

The sailing of vessels with dutiable articles delayed. XV. And be it further enacted, 'That if the master, owner, or others concerned in the ship or vessel in which goods are entered for exportation as aforesaid, shall unnecessarily delay unlading the part or parts of her cargo entered to be landed, or shall, after the unlading thereof, delay for a space longer than ten days, proceeding on her voyage, and departing from the Province with the goods so to be exported, the said master, owner, or others concerned, shall pay each and every day to the tide waiter employed to attend such vessel during such delay, the daily pay established for a tide waiter to receive from the Province when on duty, and on resusal, it shall be lawful for such tide waiter to recover the same in a summary way, before one of His Majesty's Justices of the Peace for the county or place within which such tidewaiter shall have been so employed.

XVI. And

And whereas, vessels not bound to this Province, are oftentimes obliged by stress of weather, or other sufficient causes, to put into some or one of its ports, and such vessels may have on board some of the herein enumerated articles which it may be necessary to unlade in order to repair such vessels, and enable them afterwards to proceed on their intended voyage :

XVI. Be it therefore enacted, by the authority aforesaid, That it shall and may be lawful for the collector of Impost and Excite within the district where any such vessels may with dutiable arrive, upon application to him, by the master or confignee thereof, to permit such master or articles, putting ceufignee to unlade all fuch dutiable articles, and to deposit and store the fame in the custody. distress. of the faid Collector, who shall take an exact account of the packages in which such articles are contained, and the contents of each package, and make a correct entry thereof in his book: and such dutiable articles shall remain in the custody of the said Collector until such vessel or velle's shall have been put in a condition to receive the same on board again, and be ready for fea; and upon payment of flore rent; and all other reasonable charges that may have been incurred by the unlading and storing the whole or any part of such cargo or cargoes, the faid Collector is hereby required to deliver up the fame to the faid mafter or configuee, to be exported upon the fame restrictions and conditions as such articles duly imported into this Province, and the same shall not be subject to any of the said duties. Provided always, That no person as aforesaid shall be entitled to the benefit of this Clause, who shall be proved to have of fold any part of the faid dutiable articles, except such part as may be sufficient to pay for the - necessary repairs of such vessel or vessels, and shall have been permitted to be sold for that purpose by the Commissioners of the Revenue. And provided always, That if any part of the · faid dutiable articles shall be fold for the payment of the repairs, and other necessary charges that may arise in resitting such vessel or vessels for the prosecution of her or their intended " voyage, the same shall be subject to, and pay; the whole of the duties thereon imposed by this

XVII. And be it further enacted, That any merchant or distiller, or other person, who shall fupply for the use of his Majesty's army, navy or careening yard, any brandy, gin, rum, or articles suppliother diffilled spirituous liquors, or any wines, or brown sugars, for which he shall have ed Navy or Arpaid or secured the duties and rates imposed thereon by this AR, shall be entitled to have credit for, or to be repaid such rates and duties; provided, the said brandy, gin, rum, or other spirituous liquors, or wines, shall immediately on the importation or manufacture thereof. or being prize goods, shall immediately on the fale thereof, pursuant to any orders of the Court of Vice Admiralty, be flored under the inspection of the Collector of Impost and Excise, in a proper warehouse, in the joint custody of the said Collector, and of the merchant, distiller, or other person or persons, who shall supply the same; and unless such brandy, gin, rum, or other spirituous liquors, or wines, shall be delivered out of such wareshoule, to the proper person or persons, authorised to receive the same for the use of his Majesty's navy, army, or careening yard, in the presence of such Collector: and unless the same shall also be immediately conveyed from the said store or warehouse, on board of fome one of his Majesty's ships of war, or into the careening yard, or delivered over to the Commissary of his Majesty's army, in the presence of such Collector; and if any such brandy, gin, rum, or other distilled spirituous liquors, or wines, so delivered for his Majesty's service, shall afterwards be fraudulently relanded or sold in this Province. the same shall become forfeited to his Majesty; and every person and persons concerned in such fraudulent relanding, or fale thereof, shall forteit and pay the sum of sifty pounds, to be recovered in the manner prescribed by this Act.

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Survey of wine.

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XVIII. And be it further enafled, That all brandy, gin, rum, and other distilled spirituous co. intended for liquors, and wines, which shall be so stored, for the purpose of supplying his Majesty's army, nevy, or careening yard, that be exactly guaged without any allowance of five per cent, for leakage, and the quantity contained in each cask shall be marked by the guager on the head thereof, on which quantity and no more the person supplying the same shall be repaid or allowed credit, for the rates and duties by him fecured on vaid.

And Whereas, it is expedient, that Officers of His Majesty's Navy, be relieved from the payment of any Prowincial Dulies, on Wines by them exported, and consumed on board the ships of war, or elsewhere, without the limits of the Province :

chase wines Sc. for the Navy.

XIX, Be it therefore further enacted, by the Lieutenant-Governor, Council and Affembly, That it hall Licence to pur- and may be lawful for the Governor, Licutenant-Governor, or Commander in Chief. for the time being, on the application of the captain or officer commanding any of His Majesty's ships of war, about to leave the Province, to grant a licence to purchase, for the use of the officers of fuch thips respectively, so many gallons of wine as shall be recommended by the Commisfioners of the Revenue as a reasonable allowance for the use of the officers of such thips, so as the same be calculated to supply such officers for a period of at least three months; and the name or names of the person or persons from whom such wines are intended to be purchased shall be inserted in such licence.

Permission to articles.

XX. And be it further enacted, That the person or persons so selling such wines, shall obtain export dutiable the necessary Permit, and thip the faid wines according to the provisions and under all the regulations herein before prescribed in cases of exportation of dutiable articles out of the Province; and 'fhall also take the exporter's oath, required in such cases; and the officers for whose use such wines shall have been so purchased and shipped, shall certify that such wines are actually on board one or more of His Majefly's fhips then ready; for fea, and that ino part thereof shall, with their consent, privity or knowledge, be relanded in this Province . which certificate, together with the licence for such purchases, shall be lodged with the Collector of Impost and Excise, and thereupon the person or persons from whom such wines shall have been purchased, shall be entitled to a drawback of the duties which shall have been paid or secured thereon, in the fame manner and proportion as is allowed by this Act, on wines exported out of the Province.

> And whereas, it is highly necessary, for promoting the Agriculture, Fisheries, and Commerce of this Province. that merchants, traders, and others, who shall export the produce or manufactures of the Province. to the West-Indies, or other parts beyond the sea, and who shall bring back the produce of the West-Indies in return for the same, should have same encouragement for carrying on a trade so beneficial to this Country :

Additional duty on rum, &c. importedthird of which not purchased with the produce of the Province.

XXI. BE it therefore enacled, by the authority aforefaid, That from and after the publication hereof, there shall be paid, levied and collected, to the use of His Majesty as aforesaid, on all brandy, gin, rum and other distilled spirituous liquors, molasses, brown sugar and coffee, which hereafter shall be imported into this Province, the additional rates, duties and impositions, herein after mentioned, over and above the duties herein before imposed thereon, unless one full third part of fuch brandy, gin, rum and other distilled spirituous liquors, molasses, brown sugar and coffee, shall have been purchased with the proceeds of the produce or manufactures of this Province, to be exported as herein after directed, and unless such brandy, gin, rum, and other diffilled foirituous liquors, molasses, brown sugar and coffee, shall be imported in a vessel or veffels owned by an inhabitant or inhabitants of this Province, resident therein, and who shall have refided therein at least fix months previous to such importation, or by any firm, or trading

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shall trading ding company, any of the partners of which have refided as aforefaid, which faid further rates, duties and impolitions, are as follow, to fay:

For and upon every gallon of brandy, gin, rum and other diffilled spirituous liquors, one Duties. third part of which shall not have been purchased with the produce of the Province, and imported thereinto as aforefaid, Three pence.

For and upon every gallon of molaffes, one third part of which shall not have been purchased and imported as aforefaid, One penny.

For and upon every hundred weight of brown fugar, one third part of which hall not have been purchased and imported as aforesaid, Two shillings and six pence.

For and upon every pound of coffee, one third part of which shall not have been purchased and imported as aforesaid, One penny.

XXII. And be it further enacted, That all the faid additional rates, duties and impositions by this Act imposed and laid, shall be raised, sevied, collected and paid to his Majesty, his heirs and fuccessors, by the ways, means, methods, rules, provisions and directions, and the Duty. under the penalties, and by the collectors herein prescribed, mentioned, named and expreffed.

XXIII. And be it further enacted, That all and every of the faid herein enumerated articles which have been or shall be brought into this Province under the denomination of prize goods, and which shall be sold therein, by any order of the Court of Vice-Admiralty, and all fuch enumerated articles which shall hereafter become forfeit to his Majesty on account of illegal importation, or upon any other causes whatsoever, shall be subject to all the rates. and duties imposed upon such articles by this Act, and the respective parchasers of such articles shall be considered as the benu fide importers thereof, for the purposes of this Act, and shall make the payments, or give the necessary bonds and securities accordingly. for the amount of the faid rates and duties thereon.

XXIV. And be it further enacted. That every owner or mafter of any This or veffel. who 'shall ship and export any goods or merchandise whatsoever, the produce of manufacture of this Province, and who intends to obtain an exemption from the duties herein half before imposed on brandy, gin, rum, or other distilled spirituous liquors, molasses, sugar and coffee, one third of which shall not have been purchased with the produce or manufacture of the Province, thall, at the time of thipping and exporting such goods and merchandife, the produce or manufacture of the Province, deliver to the Collector of Impost and Excile for the district wherein such export and shipment shall be made, an invoice of the articles. goods or merchandife, for to be shipped, specifying the quantities of each article so shipped; and the owner or mafter to making such shipment and export, shall, at the foot of such invoice, make and subscribe the following askdavit, or, if a Quaker, affirmation, vfz:

I, A. B. do swear or affirm that the foregoing invoice is just and true, and that the several articles specified therein, are now actually shipped on board the and also that the several articles therein specified have been actually and truly purchased or otherwise progured by me within this Province; which invoice and affidavit or affirmation shall be filed with such Collector, and no brandy, igin, rum, or distilled fpirituous liquors, fugar, molaffes or coffee, shall be exempted from paying the additional

rates and duties herein last before mentioned, unless such brandy, gin, rum, and other spirituous liquors, sugar, molases and coffee, shall be imported into this Province within eighteen months from the time that the produce or manufactures of this Province. that have been exported with the proceeds of which produce or manufactures, one third of

Prize Goode, &c.

Exporter's

fuch brandy, gin, rum or other spirituous liquors, sugar, molasses and costee, shall have been purchased.

Entry of dutiable articles purchased in part with Produce of the Province.

XXV. And be it further enacted. That every owner or mafter of any ship or vessel, who shall import into this Province, any brandy, gin, 1um, or other distilled spirituous liquors, molaffes, fugar and coffee, which fuch mafter or owner, shall require to be freed from the faid last mentioned additional duty, by reason of one third part of such brandy, gin, ruin or other diffilled spirituous liquors, sugar, molasses and coffee, having been purchased with the produce of the Province, shalk within twenty-four hours after such importation, deliver to the Collector of the Impost and Excise for the district, an invoice specifying therein the quantity of such brandy, gin, rum or other distilled spirituous liquors, sugar, molasses and coffee, and shall, at the foot of such invoice, make and subscribe the following assidavit or assirmation, viz:

I. A. B. do swear or affirm that the foregoing Invoice is just and true, and that the several articles specified in such invoice are actually owned by, and belonging to and that one full third part in value of the feveral articles mentioned in fuch Invoice, were actually and truly purchased with the proceeds of certain goods and merchandizes, the produce or manufacture of the Province, shipped on board the day of as will more fully appear by fuch "Invoice and Affidavit at . the thereunto annexed; which Invoice and Affidavit or Affirmation is lodged in the the hands of in this Province; and I do further fwear or affirm, that the Collector of is or are an inhabitant or inhabitants within this Province, and whose place of residence has within the same for six months last past, is or are the owner or owners of the thip or vessel called the on board of which the feveral articles contained in the faid Invoice are imported.

And it shall and may be lawful for the Collector of Impost or Excise for the District to free fo much of the brandy or gin, rum or other spirituous liquors, sugar, molasses or coffee, so imported or specified in such Invoice, as shall amount to three times the value of the proceeds of the goods, wares and merchandizes, the produce or manufacture of the Province, fo exported as aforesaid, shall have sold for at the place where the same shall have been sold or dis-

poled of.

XXVI. And be it further enacted. That if any person or persons not being resident inhabitants of this Province, shall import or bring into this Province, any of the said herein enumerated articles, and shall afterwards export the same to any port or place out of this Province, agreeably to the Provisions of this Act, such person or persons on producing the certificates by this Act required, in such cases, shall be entitled to receive credit for, or repayment of, the whole of the additional duties herein before imposed on such articles, besides the drawbacks allowed in the like cases of the duties herein first imposed on the said articles.

Impost and Exeise, importers. penalty in cer-

lain cases.

Non-resident

importers and

exporters.

XXVII. And be it further enacled, That if any Collector of Impost and Excise in this Pro-The Collector of wince shall exempt or free any brancy, gin, rum, or other distilled spirituous liquors, sugar, molasses, or coffee, from the faid additional rates and duties herein last before imposed therete. liable to a on, without the feveral requifites herein before specified, having been fully complied with, by the master or owner claiming such exemption, and without it sully appearing to such Collector, that such brandy, gin, rum, or other diffilled spirituous liquors, sugar, molasses or coffee, is by this Act exempte from fuch additional duty, fuch Collector for every fuch offence shall forfeit and pay the sum of two hundred pounds, the same to be recovered by any person who will sue for the same, in any of His Majesty's Courts of Record within this Province; and any person or persons who make any declarations by this Act required

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to be made, on oath or affirmation, which declaration, when made on oath or affirmation, shall be in any respect talle and untrue, such person or persons, on due conviction thereof, shall suffer the pains and penalties, by law appointed for persons guilty of wilful and corrupt

XXVIII. And be it further enacted, That on the importation into this Province of any wines, Allowance for brandy, gin, rum or other distilled spirituous liquors, molasses or sugar, subject to the du-lessage or ties in this Act specified, after the same shall be exactly guaged and weighed, the Collector of wastage. Impost and Excise for the district wherein such importation shall have been made, shall deduct five per cent, from the nett weight or quantity of fuch brandy, gin, rum and spirituous liquors and fugar, and two and a half per cent, from the nett quantity of fuch wines and molaffer fo imported, which shall be in lieu of all other allowances heretofore made by any of the revenue laws of this Province on account of leakage or wastage.

And in order to prevent frauds from being committed on the Revenue of this Province, in certain of

the outports, by musters and eveners of veffels:

XXIX. Be it enacted, That no ship or vessel entering the gut of Annapolis, shall pass the town plot of Digby to unload at Bear River or Moofe River, or the creeks in the lower part yessels enterof the township of Granville, or at any other place or places between the town plot of Digby aforefaid and the town plot of Annapolis, until the master, owner, or confignee of such vessel and cargo respectively, shall have made a report and entry with the Collector of Impost and ble enticles. Excise in the said town plot of Digby, of the whole of the dutiable articles on board such ship or vessel, and shall have secured the duties imposed thereon by this Act; nor shall any ship gor vellel entering the gut of Annapolis aforefaid, pass the town plot of Annapolis to unload at any place or places further up the faid river, or to the northward or eastward of the faid town plot of Annapolis, until a report and entry shall have been made as aforesaid with the Collector of Import and Excise in the town plot of Annapolis, of the whole of the dutiable articles on board fuch ship or vessel, and until all the duties imposed thereon shall have been fecured according to the provisions of this Act, under the penalty of one hundred pounds for every fuch offence, to be recovered from the maller, owner or confignee, of fuch thip or vef-

ing the Gut of

XXX. And be it further enacled, That all and every fum or fums of money arising from, or which shall be collected and paid under and by virtue of this Act, after deducting the ex. paid to Treasupence of collecting the fame, shall be paid into the hands of the Treasurer of the Province, quarterly, or oftener, if the fame shall be by him demanded.

XXXI. And be it further enocted, That the Collector, Land-Waiter, Weigher, or Guager, Power of color any one or more of them, shall and may, immediately, upon the arrival of any ship or lector, ye vessel in any harbour, part, or creek, in this Province, either at or before her coming to an anchor or whatf, enter on board the fame, and have full power and authority to take custody of, and to feize, any flip, veflel, boat, cart, waggon, truck, fled, or horfe, on board of or on which any of the above enumerated articles thall be laden or found contrary to the provisions of this Act, and to profecute the same; and all and every person or persons offending againt all or any of the rules, regulations and provisions thereof, to final condemuation, judgment and execution; and shall and may enter into any ships, vessels, boats, houses, thops or cellars, of all and any perfon or perfons in which they or either of them shall have reasonable cause to suspect there is or are any article or articles herein enumerated for which the rates and duties herein mentioned have not been paid or fecured, or which has or have been fraudulently iclanded within this Province. Provided, That every fuch Col-

leftor, Land-Waiter, Gunger and Weigher, Mall, before they or either of them enter Into any houses, thops, flores or cellars, on oath, inform some one of His Majesty's Judices of the Peace for the county or town wherein such houses, slope, stores or cellars, are situate, that he has cause to suspect there is or are any of the article or articles herein above enumerated. and for which the rates and duties herein mentioned have not been paid or fecured, or which has or have been relanded as aforefaid within this Province. And the faid luftice is hereby authorifed and directed, immediately on the information aforefaid, to attend and go with fuch Collector, Land-Walter, Weigher or Guager, to the houses, stores, shops or cellars, aforefaid, and shall then and there require to be admitted into the same, either by personally demanding of tome person in or belonging to such dwelling house, thop, flore or cellar, or declaring the purpole for which he is about to enter into the same; after which demand or declaration made as aforefaid, in case the door or doors of such dwelling house, shop, store or cellar, shall not be opened, it shall and may be lawful for such Justice of the Peace to direct and order the faid Collector, Land-Waiter, Guager or Weigher, forcibly to enter into fuch dwelling house, thop, store or cellar, as aforesaid, at any time between sun-rising and sun-fetting. and to fearch for any articles herein enumerated, and to feize such of them whereon the said rates and duties shall not have been paid, secured, or permitted to be removed, agreeable to the provisions of this Act.

Penalties and forfeitures for violations of this Act. AXXII. And be it further enacted, That the Collectors of Impost and Excise in their several districts, shall once in every three months, or oftener if they shall think proper, take an account of all the articles subject to duty by virtue of this Act, which shall be in the possession of any person dealing in the said articles within their respective districts, and for that purpose shall and may at any time between the rising and the setting of the sun, on any day, enter into any house, cellar, shop, or store house, of any person or persona dealing in the said articles; and if any person or persons so dealing in articles liable to duty as aforesaid, shall result to open the door of his, her, or their house, cellar, shop or store house, or shall prevent or obstruct such Collector from entering into such cellar, shop or store house, for the purpose aforesaid, such person or persons shall forseit the sum of one hundred pounds, to be recovered by such Collector, by bill, plaint or information, in any of his Majesty's Courts of Record within this Province.

Oaths appointed by this Act—how administered.

XXXIII. And to it further enocted, That each and every Collector, shall and are hereby authorised to administer any and all the oaths by this Act appointed to be taken and made; and that if any such Collector shall omit to administer or shall dispense with any of the oaths by this Act required to be taken by the persons therein mentioned, such Collector shall forfeit and pay the sum of one hundred pounds for each and every neglect; and that in case any person or persons shall make oath to any salie reports, or shall swear saliely to any other matter or thing hereby required to be verified on oath before such Collector, the person or persons so offending shall be deemed guilty of corrupt and wilful perjury.

Obstructing the collecter, &c.

XXXIV. And be it further enacted, That if any person or persons shall obstruct or assault, with intent to obstruct any Collector or other officer of Excise, in the execution of the duties of their respective office or offices, such person or persons, so offending, shall forfeit and pay the sum of one hundred pounds: one half thereof to and for the use of his Majesty, his heirs, and successors, for the support of the Government of this Province; the other moiety to the use of any person or persons who shall sue for the same, by action of debt, bill, plaint or information, in his Majesty's Supreme Court.

Actions against collector, &c.

XXXV. And be it further enacted, That it any action or fuit shall be commenced gainst any Collector.

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Collector, 'or other officer or officers, by any perfon or perfons, for any thing by him done in the execution of his office, by virtue or in pursuance of this Act, he or they final or may plead to fuch adion or fuit the general iffue, and give the special matter in evidence, at the trial to be find thereon; and if it shall appear to have been done in pursuance on and under the anthorty of this Act, the Jury thall find for the defendant or defendants, and such defendant or defendants shall recover his or their costs of suit.

XXXVI. And be it further enalted, That all fines, penalties and forfeitures, for any offence Recovery of against this Act, shall be profecuted, levied and recovered, by bill, plaint or information, in any of his Majetty's Courts of Record Within this Province; and that one moiety of fuch fines, penalties and forfeitures, shall be to his Majelly, his helrs and fuccesfors; to be applied to the support of the Government of this Province; the other molety to him or them who shall discover, inform or sue for the same, together with full costs of suit; and that on all prosecutious for any fines, penalties and forfeitures, for any offence against this Act the profecutor and defendant thall be entitled to demand a special jury for the trial thereof, and to take the depofitions of witnesses, to be used in evidence at such trial, as is practifed and authorised by the laws and usages of this Province in civil actions.

XXXVII. And be it surther enacted, That the moties which half be paid this the treatury by virtue of this Act; thail, from time to thise, be drawn for by the Goverbort Lieutellant-Governor, or Commished in Chief, for the time being, by warrant under his hand and feal. pursuant to the instructions and directions of His Majesty, in payment and discharge of any monies appropriated or to be appropriated by any Act or Ads of the General Altembly, for the support of His Majesty's Government, and for other public ales of this Province.

XXXVIII. And be it further endeled, That out of the monies which that hereafter be feeting Alternation to ed, collected and paid in cash into the Treasury of the Province by the Collector of Import and Excile for the diffrict of Halifax, by virtue of this Act, there find be allowed and paid to the faid Collector the fum of three pounds ten shillings for every hundred pounds to by him collected and paid into the Treasury.

Provided always, That if the amount of the commission granted by this Act, or apy other Act of the General Assembly, to the Collector of Impost and Excise, of the district of Halifax. shall exceed in the whole the sum of seven hundred pounds, for the year ending on the eighteenth day of March, one thousand eight hundred and fixteen, the surplus shall be accounted for, and paid by the faid Collector, this the Treasury of the Province:

XXXIX. And he it farther enalita, That this Ach, and every matter, clause and thing, here- Continuation in contained, thall be and remain in full force and virtue until the twenty-fourth day of March. which will be in the year of our Lord one thousand eight hundred and fixteen, and no longer.

Application el

CAP. III.

An ACT to continue the several Acts of the General Assembly, for the further increase of the Revenue, by raising a Duty of Excise on all Goods, Wares and Merchandise, imported into this Province.

E it enacted, by the Lieutenant-Governor, Council and Affembly, That the Act, made in the thirty-second year of His present Majesty's reign, entitled, An Act for the further in32d Geo. III. crease

46th Geo. 111.

54th Gco. 111.

crease of the Revenue, by raising a duty of Excise on all goods, wares and merchandise, imported into this Province; also, the Act, made in the forty-eighth year of His said Majesty's reign, for repealing so much of the aforesaid Act as exempts from such duty certain articles therein enumerated, and for declaring what goods, wares as merchandise, shall hereafter be exempt from such duty of Excise; and also the Act, made in the fifty fourth year of His present Majesty's Reign, entitled, An Act to continue the several Acts of the General Assembly for the further increase of the Revenue, by raising a duty of Excise on all goods, wares and merchandise, imported into this Province; and every mitter, clause and thing, therein mentioned, be continued, and the same are hereby continued, until the eighteenth day of March, which will be in the year of our Lord one thousand eight hundred and sixteen, and no longer.

Continuation of Act.

CAP. IV.

An ACT to repeal the first clause of an Act, made in the twenty-eighth year of his Majesty's reign, entitled, An Act in amendment of an Act, made in the twenty-first year of his Majesty's reign, entitled, An Act in addition to an Act, made in the tenth year of his present Majesty's reign, entitled, An Act for establishing the Toll to be taken at the several Grist Mills in this Province.

let sec. 28th Geo. ItI. repealed. E it enacted, by the Lieutenant-Governor, Council and Affembly, That the first clauseor section of the aforesaid Act, made and passed in the twenty-eighth year of His Majesty's reign, and every matter and thing in the same contained, is hereby repealed; any thing in the said Act to the contrary notwithstanding.

CAP. V.

An ACT in amendment of an Act, passed in the last Session of the General Assembly, entitled, An Act to enable the Proprietors to repair the Meeting-House at Truro; to enclose the Burying Place belonging to the same; and also to assess Monies fordestraying the expences thereof.

Enclosing Bupying-Place at Truro. Be it cauched, by the Lieutenant-Governor, Council and Membly, That the expense which may be incurred by enclosing the Burying Place at Truro, shall be affelfed, collected and levied, in the same manner, and by the same rules, as Poor Rates are affelfed, collected and levied, on all the Inhabitants of Truro, who usually attend Divine Worship at the Meeting-house there, and claim privilege in the saidBurying Place.

Right to Burying-Place. 11. And be it further enacted, That the faid burying-place when so enclosed shall and be deemed the common burying-ground for all persons inhabiting or residing within the township of Truro.

CAP. VI.

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An ACT to continue an Acl, passed in the fifty-second year of His present Majesty's reign, entitled, An Act in further addition to the Act relating to Wills, Legacies, and Executors; and for the fettlement and distribution of the Estates of Intestates.

DE it enacted, by the Lieutenant-Governor, Council and Assemby, That the Act, passed in the D fifty-second year of His present Majesty's Reign, entitled, An Act in further addition to Act 52d Geo. the Act relating to Wills, Legacies and Executors, and for the fettlement and distribution of three years. the estates of Intestates, be continued, and the same is hereby continued for the space of three years from the publication hereof, and from thence until the end of the next Session of the General Affembly.

CAP. VII.

An ACT to revive and continue an Act, passed in the fifty-first year of His present Majesty's Reign, entitled, An Act for the more easy recovery of Debts against Co-Partners and Joint Debtors.

DE it enacted, by the Licutenant-Governor, Council and Affembly, That from and after the publication hereof, the Act, passed in the sisty-sirst year of his present Majesty's reign, en- 1111. continued titled, An Aft for the more easy recove., of Debts against Co-Partners and Joint Debtors, be three years. revived, and the fame is hereby revived and continued in full force and virtue, for and during the space of three years from the publication hereof, and from thence to the end of the next Sellion of the General Assembly.

CAP. VIII.

An ACT in addition to, and amendment of an Act, passed in the twenty-second year of His Majesty's Reign, entitled, An Act to restrain Hawkers and Pedlars, and Petty Chapmen, not duly licenced to trade, travelling to and fro through the Country.

WHEREAS, the monies arising from the duty or rates, fines and forfeitures, imposed by the Act, of which Preamble.

this is an amendment, are appropriated for the repair of Rouds and Bridges throughout the Province, under the direction of the Governor, Lieutenant-Governor, or Commander in Chief, which i , found inconvenient :

I Be it therefore enacted, by the Lieutenant-Governor, Council and Affembly, That the monies All monies to arising by virtue of the faid Act, shall be paid into the Treasury of the County or District in be paid into

C. IX.

which the same is received, and shall be added to the fund raised in each County or District respectively, by the granting licences to retail spirituous liquors, and shall be disposed by the respective Grand Jurors, and Court of General Sessions accordingly.

CAP. IX.

An ACT for Establishing a Bridewell, or House of Correction, for the County of Halisax, and for the better and more estectual administration of the Office of a Justice of the Peace in the Township of Halisax, and for providing a Police Office in said Town, with proper officers to attend the same.

Preamble.

WHEREAS, it is expedient for the suppression of vice, and the correction of disorderly persons within the township of Halifax, that a Bridewell, or House of Correction, should be established in the said township.

Bridewell, how provided.

I. Be it therefore enacled, by the Lieutenant Governor, Council and Affembly, That it shall and may be lawful for the Justices of the Peace for the County of Halifax, at their next or any other General Sessions of the Peace to be holden for the said County, after the passing of this Act, to build, buy, hire, or otherwise provide or agree for any house, building, lands, tenements, or hereditaments, within the said township of Halifax, which they the said Justices so affembled in General Sessions, shall adjudge necessary for the purposes of establishing a Bridewell, or House of Correction; and the said Justices in Sessions may make such orders as may be necessary for the building, repairing, sitting and accommodating the same as a Bridewell, or House of Correction, at such price or prices as to the said Justices, so assembled, shall seem reasonable.

II. And be it further enacted, That in case the said Justices may deem it expedient to purchase a situation for the purposes aforesaid, upon payment of the price or prices so agreed or contracted for the purchase of any such house, building, lands, tenements or hereditaments, to the party or parties concerned respectively, such house, building, lands, tenements, or hereditaments shall, from thenceforth, by virtue of this Ast, be used, employed, governed, and managed, as and for a Public Bridewell, or House of Correction; and it shall and may be lawful for the said Justices in General or Special Sessions of the Peace, from time to time hereafter, to appoint a Keeper of the said Bridewell, or House of Correction, which Keeper shall have the powers and authorities, and be subject to the like regulations, as are given and provided for the Keeper of an House of Correction by virtue of an Ast of the thirty-third year of His late Majesty, entitled, An Ast for regulating and maintaining an House of Correction or Work-House within the town of Halisax, and for binding out Poor Children.

Kecper of Bridewell, how appointed, &c.

Overseers of Bridewell.

III. And be it further enacled, That the faid Justices in their General Sessions of the Peace, shall and may from Session to Session, depute such and so many Justices as shall be found proper, to agree and contract with such keeper for the care of the said Bridewell or House of Correction, and for managing and directing the affairs of the same, in like manner as the Overseers of the Poor of the Town of Halifax are authorised and empowered by virtue of the first clause of the afore-recited Act, of the thirty-third year of his late Majesty.

Persons liable to be committed to Bridewell. IV. And be it further enacted, That it shall and may be lawful for the Justices of the Peace for the County of Halifax, in their General Sessions, or for any one or more of the said Justices of the Peace, at any time, to commit to the said Bridewell or House of Correction, there

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to be kept, governed and punished, according to the rules and orders thereof, and the provisions of the last mentioned Act of the thirty-third year of his late Majesty's reign, all disorderly and idle persons, and all persons who shall be found begging, or practiling any unlawful game, or pretending to fortune-telling, common drunkards, per fons of lewd behaviour, vagabonds, runaways, stubborn servants, apprentices and children, and all persons who notoricully mispend their time to the neglect and prejudice of their own or their family's support, upon due conviction of fuch person or persons of any of the said offences, or disorderly conduct.

V. And be it further enacted, That it shall and may be lawful for the Governor, Lieutenant. Governor, or Commander in Chief for the time being, by and with the advice of His Majesty's Council, to appoint from amongst those who are or hereafter may be justices of the ces-their pow-Peace in and for the County of Halifax, three fit and proper persons, one of whom in his capacity as a Justice of the Peace for the faid County, shall diligently attend daily, throughout the year during the hours mentioned and expressed in the appointment of such Justices, (public holy-days only excepted) at a public office to be for that purpose fixed and astablished by the authority aforefaid, within the Town of Halifax aforefaid; and fuch Justice, fo duly attending, shall and may, by himself, or in conjunction with any other of his Majesty's said Justices of the Peace who may think proper to attend at faid office, hear and determine all and every criminal effence or profecution for any penalty or forfeiture now properly cognizable by a fingle Justice of the Peace, and shall and may do, perform and execute, each and every act. matter and thing, appertaining to the faid office of a Justice of the Peace, necessary for the apprehension, committal, conviction, and punishment of criminal offenders, and for carrying into effect the Laws now in force for the preservation of peace and good order.

And whereas, the law may require two or more Justices of the Peace to hear and determine any criminal offence 1-It shall be lawful for the said Justice so attending at said office, Sitting Justito call to his affiftance one or more of the faid Police Justices, or any other of the Justices of the Peace for the faid County, who shall and may attend and unite with said sitting Justice to hear and determine any offence made cognizable by two or more of his Majesty's Justices of the Peace. And it shall and may be lawful for the Governor, Lieutenant-Governor, or Commander in Chief for the time being, by and with the advice of His Majesty's Council, to Sitting Justiremove all or any of faid Juilices after appointment as aforefaid, and to nominate another or others in his or their place or flead, and fo from time to time upon any vacancy by death or otherwife, to appoint other fit and proper persons, being Justices of the Peace for the said County of Halifax, to execute the duties of faid office in his or their place. Provided always, Provise. That nothing in this Act shall extend, or be construed to extend to prevent all or any of the other Justices of the Peace for the faid County of Halifax, from executing 2s heretofore all the powers and authorities given to him and them in and by the Commission of the Peace for faid County.

VI. And be it further enacted, That the said Justices, when so appointed as aforesaid, shall Clerk to Sitting have power to chuse and select a fit and proper person, who shall attend each and every day Justices ... hew during the hours to be appointed as aforesaid, in the said office, and there officiate under the direction of the fitting Justice, as Clerk to the said Justices: and the person so to be appointed Clerk as aforesaid shall, previous to his taking upon himself the said office, be sworn to the due and faithful performance of his duty therein, and shall, in all respects, conduct himself in the office of Clerk aforesaid, under the direction of the said Juctices; and shall fzithfully account with the Juffices in Seffions, quarterly, for all penalties and forfeitures levied,

Appointment of

Constables to attend Sitting Justices.

received and paid, at faid office; and shall pay over to the County Treasurer the proceeds thereof. And it shall also be lawful for the said Justices to nominate and appoint three sit and proper persons, who shall serve as Constables in and for the said Township of Halisas, who shall be respectively sworn to the saithful discharge of their duty, in the same manner, as Constables are now sworn: and one of such Constables shall daily attend upon the said Justices as said office, at such times and in such manner as may by them be required and directed; and the said Justices shall have power, when and so often as they shall think sit and proper, to remove the Clerk or Constables so by them chosen and appointed, and to appoint another or others in stead of the person so removed or discharged.

Removal of Clerk and Constables.

Power of Constables and Peace Officers.

VII. And be it further exacted, That, from and after the passing of this Act, it shall and may be lawful for the Constables so to be appointed as aforesaid, and for all other Constables and Peace Officers, belonging to the faid Township of Halifax, or any one of them, of his and their own authority, to apprehend, and immediately bring before the Juttice of the Peace fitting at faid office, or any other of His Maiefty's Justices of the Peace for faid County, all Breakers of the Peace, Idle or Diforderly Perfons, Common Beggars, Sabbath Breakers, Gamblers, Fortune Tellers, Common Drunkards, Men and Women of Lewd Behaviour, Vagabones and Runaways, or Men and Women found frequenting any Diforderly House or Houses of Ill Fame, so that such offer ders may be dealt with according to law; and all persons, when called on by any one or more of faid Constables, or Peace Officers, to aid and affist him or them in executing the duties aforesaid, such person or persons are bound immediately to give them aid and affiftance fo required; and if any person or persons when called on as aforefaid, shall neglect or refuse to give his or their aid and assistance to such Constable or Peace Officer as shall require the same, every person so resuling shall forfeit and pay for each and every offence, a fine or penalty not exceeding twenty faillings, nor under five faillingsthe same to be recovered in the common form before any one of His Majesty's Justices of the Peace, for the faid County of Halifax.

Assistance to Constables and Peace Officers.

Revenue of Market Houses, how applied.

VIII. And be it further enacted, That after paying all debts, dues, and all the costs and charges of keeping in repair the County Court House, Market Houses, and buildings of every kind, appertaining to the said Town of Halisax, the surplus and remainder of the rents, issues and profits thereof; and all fines, forfeitures and penalties, of every kind, levied and recovered on behalf of the King in the Court of General Sessions of the Peace for said County, or before any one or more of the Justices of the Peace for said County, and such parts of the Licence Duties as are appropriated for that purpose, shall constitute and make a fund in the hands of the County Treasurer, to defray the expence and charge of executing this Act; and the Treasurer of the said County shall pay the same agreeably to the orders of Sessions from time to sine made for that purpose; and shall deliver annually to this Majesty's Council an exact and correct account, audited and certified by the said Justices in Session, of all receipts, payments and expenditures, of monies received and paid by him on account of said buildings, markets, and public property, and for sines and forseitures, licence duties, or other funds of any kind, raised for and chargeable with the expenditures under and by virtue of this Act,

IX. And be it further enacted, That all and every fum or fums of money that may be requisite and necessary, over and above the funds otherwise provided for paying and fully discharging all and every expence which may be incurred in the execution of this Act, shall and may be raised by Presentment of the Grand Jury of said County, at the next General Sessions of the Peace for the said County of Halisax, or at any future Sessions for the said County; and the sum or sums of money, so from time to time presented as aforesaid, when such Presentment

Inhabitants of Halifax may be assessed, under certain circumstances. Presentment or Presentments shall have been confirmed and approved of by the Justices in their faid Sessions, shall and may be assessed, levied and collected, upon and from the Inhabitants of the faid County of Halifax, in the fame manner, and by the fame means, as the other County Rates are now levied and collected; and, when collected, the same shall be paid agreeably to the orders and directions of the Justices for the said County assembled in General Sessions of the Peace as aforesaid.

X. And be it further enacled, That there shall be allowed and paid to such one of the Justices Allowance to to be appointed as aforesaid, under and by virtue of this Aft, who shall daily attend at such sitting Justices. office as aforeiaid, for each and every day of his attendance as aforefaid, the fum of eleven shil-

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XI. And be it turther enacted. That the faid Clerk, and the faid Confrables, shall be paid refpectively fuch fum or fums of money for their daily attendance upon the duties to be per-Allowance to formed under and by virtue of this Act, as the faid Justices of the Peace, in their General stables. Seffions for the County of Halifax, shall, by an annual table, regulate and appoint,

XII. And be it further enacted. That this Act, and every matter, clause and thing, herein Continuation of contained, shall be continued in force for three years from the publication thereof, and from Act.

thence to the end of the next Session of the General Assembly.

CAP. X.

An ACT in addition to, and amendment of, an Act, passed in the forty-eighth year of His present Majesty's reign, entitled, An Act to impose and appropriate an additional Duty on all Wine hereafter to be imported into this Province.

WHEREAS the Act, by the provisions and directions of which the additional duty imposed by the said Act Preamble. hereby amended, was to be weied, collected and paid, hath been suffered to expire :

I. Be it therefore enacled, by the Lieutenant-Governor, Council and Assembly, That the additional duty of fix pence per gallon imposed by the faid Act hereby amended, on all Wine to be imported into this Province, shall be raised, levied, collected and paid, by the ways, means, methods, rules, provisions and directions, and under the same penalties, and by the Collectors prescribed, mentioned, named and expressed, in and by an Act, passed in the present Session of the General Assembly, entitled, An Act for granting to His Majesty certain Duties on Wine, Brandy, Gin, Rum and other Distilled Spirituous Liquors, Molasses, Coffee and Brown Sugar, for the support of his Majesty's Government, and for promoting the Agriculture, Commerce and Fisheries of this Province.

Preamble.

I. Be

CAP. XI.

An ACT to extend to the Town of Pictou the several Acts for appointing Firewards.

WHEREAS the increase of the town of Pictou renders it necessary that Firewards should be appointed there, and proper precautions taken to preserve said Town from the danger of Fire : PP

Act Bld Geo. III. extended to Pictou.

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I. Beit enacted by the Lieutenant-Governor, Council and Assembly, That from and after the publication hereof, the Act of the General Allembly, made in the thirty-fecond year of His Majefty's reign, entitled, An Act for appointing Firewards, afcertaining their duty, and for punishing Thefts and Diforders at the time of Fire; and all the feveral Acts which have been fince made and paffed in addition to, and amendment thereof; and all the feveral clauses. matters and things, contained therein, shall be, and the same are hereby extended to the Town of Pictou; and the Juffices, in their Selfions for the Diffrict of Pictou. Juffices of the Peace, and all other persons whatsoever, in and within the sald Town of Pictou, are hereby bound firstly to conform to the faid Acts, and to carry the same into execution within the faid Town, in as full and ample a manner, to all intents and purposes, as if the faid Town of Pictou hau been originally named therein.

CAP. XII.

An ACT to repeal the feveral Acts of the General Assembly of this Province, herein after mentioned.

Act 52d Geo. III. repealed.

Act 53d Geo. III. repealed.

DE it enacled, by the Lieutenant Governor, Council and Assembly, That an Act of the liftyfecond year of His present Majesty, entitled, An Act for granting to His Majesty an additional Revenue to defray the Experse of the War, and to appoint Commissioners to borrow Money for the use of the Province; and also an Act, made in the fifty-third year of the reign of his faid Majeffy, in addition to the faid Act, entitled, An Act in addition to an Act, passed in the sifty-second year of His present Majesty's reign, entitled, An Act for granting to His Majesty an additional Revenue, to defray the Expence of the War, and to appoint Commisfigners to borrow Money for the use of the Province, be repealed, and the said Acts, and every clause, matter and thing, therein contained, are hereby repealed accordingly.

·CAP. XIII.

An ACT to continue an Act to provide for the support of a Light House at the South End of Coffin's Island, on the Eastern side of the entrance of Liverpool Harbour.

Act 52d Geo.

DE it enacted, by the Lieutenant-Governor, Council and Assembly, That an Act, passed in the fifty-fecond year of His present Majesty's reign, entitled, An Act to provide for the support of a Light-House on the South End of Coffin's Island, on the Eastern Side of the III. continued, entrance of Liverpool Harbour, be continued, and the same is hereby continued, in full force and virtue, for the space of Three Years from the publication hereof, and from thence until the end of the next Sellion of the General Affembly.

CAP. XIV.

An ACT to provide an Fasier Method than is now used for Barring Estates Tail in Lands.

HEREAS the method now in use for Barring Estates Tail in Lands and Hereditaments by common Res Preamble coveries suffered at common Law, is liable in this Province to many objections :

1. Be it therefore enacted by the Lieutenant-Governor, Council and Affembly, That whenever, after the publication of this Act, sany person, being the tenant in see tail of any lands, tenements or hereditaments, within this Province, and of full age, and entitled, by virtue of the Laws now in force in England, if fuch Lands were fituate in that Kingdom, to fuffer a Common Recovery, of such Lands, shall be defirous of Barring the Estates Tail therein, such Tenant in Tail shall personally appear before the Justices of the Supreme Court of Judicature of this Province on fome day in term time, in the County where the lands, tenements, or hereditaments, intended to be conveyed, be lituate, and then and there shall cause the said Court to be moved for leave to acknowledge the execution of any Indentures of Leafe and Releafe, whereby the lands, tenements and hereditaments, held in Fee Tail, shall be granted and conveyed to any Lense and Reperfon or perfons capable by Law of holding lands in this Province, for any uses, interes and lease. purpoles, in such Indentures to be expressed; and also for a rule of the said Court that such Indentures be enrolled of record therein, for the purpose of Barring the Estates, Tail in such lands; and shall also then and there exhibit to the faid Justices the faid Indentures, and prove the Deed or Inflrument whereby such Estates Tail were created; and that, by force of such gift, he, the party applying as aforefaid, is l'enant in Tail, and entitled as aforefaid to suffer a Common Recovery of the Lands granted in the Indentures fo intended to be acknowledged : whereupon the faid Court shall take the acknowledgment by the faid Tenant in Tail of the due and voluntary execution of the faid Indentures, and cause an entry of such acknowledgment to be made by the proper officer: and shall make a Rule of the said Court, thereby ordering, that, unless good and fufficient cause to the contrary be shewn before the last day of the Term then next enfuing, the faid Indentures, fo acknowledged, shall be enrolled of Record of the faid Court, for the purpole of Barring all Effates Tail in the lands and tenements in the faid Indentures mentioned; and further, shall direct a copy of such Rule, and a Notice of the application for the same, and for all persons interested in the said lands held in Tail, to appear in the faid Court, and to shew cause, if any they have against the said Rule, before the same shall expire, to be inserted in the Newspaper called the Royal Gazette, at Halifax, continually from the date of the faid Rule until the time for shewing cause against it shall be elapsed.

Il. And be it further enacted, That if sufficient cause against enrolling the said Indentures for the purpose of Barring such Estates Tail be not shewn to the said Court before the last day of the Term next enfuing that in which the Rule shall be granted, the same on that day, upon proof being given of the infertion of the notice aforefaid in the faid Newspaper, shall be made Itule of Record absolute, and the fame Indentures, and all the proceedings relating thereto, shall be enrolled mada absolute. of Record of the faid Court, after a docquet of the judgment for fuch enrolment shall have been figned in the same manner as the docquets of other judgments of the said Court in civil cafes.

III. And be it further enacted, That fuch Indentures fo enrolled as aforefaid, shall, from the

Notice of Mole.

If objection to

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Barring Estates

time of their enrolment, be sufficient and effectual in Law to Bar all Estates Tail in the lands, tenements and hereditaments, by the said Indentures granted and conveyed, with their appertenances, and all right and title of the Tenant or Tenants in Tail, and of their Issue in Tail, and of all others claiming under and by force of the original gift or grant which created such Estates Tail in and to the same lands, tenements and hereditaments; and all reversions and remainders expectant upon the determination of such Estates Tail; and to pass and to vest the said lands, tenements and hereditaments, in such Indentures contained, with their appertenances, to and for such estates, uses and purposes, as shall be limited, expressed and declared, therein, as sully and esseaully as if the party by whom such Indenture shall be acknowledged were seized of an Estate in see simple at the time of making such acknowledgment, or had suffered a common recovery in His Majesty's Court of Common Pleas at Westminster, in England, for the same lands within its jurissicion. Provided nevertheless, That the same Indentures be also duly registered in the Registry of Deeds in the County or District wherein the lands thereby conveyed are situate.

Proviso.

CAP. XV.

An ACT to continue, alter and amend, the feveral Acts of the General Assembly of this Province, now in force, relating to a Militia.

Act 48th Geo.

DE it enacled, by the Lieutenant-Governor, Council and Assembly, That the Act, made in the forty-eighth year of His Majesty's Reign, entitled, An Act to provide for the greater security of this Province by a better regulation of the Militia, and to repeal the Militia Laws now in force, and the several Acts of the General Assembly, to alter and amend the same, be, and they are, except so far as the same are hereby altered and amended, continued until the thirty-first day of March, which will be in the year of our Lord One Thousand Eight Hundred and Sixteen, and from thence to the end of the next Session of the General Assembly.

Continued to 31st March 1816.

And whereas it is not expedient in a time of Peace to have Six Meetings of the Militia by Companies, and two by Battalions, in each Year:

Annual number of Militia meet-

II. Be it therefore exacted, That, instead of Six Meetings, by Companies, in each year, there shall be two Company Meetings, and two Battalion Meetings, in each and every year, and no more, any thing in the said recited Asts to the contrary notwithstanding.

III. And be it further enacted, That all and every of his Majesty's Justices of the Peace in this Province, not being Militia Officers, be exempted from the provisions of the several Ass of the General Assembly relating to the Militia, in the same manner as if they had been comprehended with the several persons excepted in the tenth section of the Ast passed in the sisty-third year of his present Majesty's Reign, to alter, amend and continue the several Ass of the General Assembly of this Province, then in sorce, relating to a Militia.

Justices of the Peace exempted from Militia Duty. ſe-

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CAP. XVI.

An ACT to regulate Markets in the Town of Halifax; and also, to repeal an Act, passed in the thirty-ninth year of His present Majesty's reign, entitled, An Act for repairing, or rebuilding, the Market House, and regulating the several Markets in the Town of Halifax; and also to revive, alter, amend, and bring into one Act, the Act for preventing Fraud by Butchers and Fishmongers. and the Act made in the thirty-fourth year of His late Majesty's reign, for regulating and establishing a Public Market in the Town of Halifax.

WHEREAS the building, commonly called the Country Murket House, in the Town of Halifax, was erected by Commissioners appointed under the above recited Act at the expence of the Province, upon a Preamble. certain piece of ground granted in special trust to und for the use and benefit of the Inhabitants of the said Town of Halifux. And whereas, it is intended to relinquish all right which the Province has to the said Building as a Public Country Market, under and by virtue of the said Act, and to the rents, issues and profits, now due, or which may hereafter arise from the said Building, and also from the Fish Market and the Market Slip;

1. Be it therefore enacted, by the Lieutenant-Governor, Council and Assembly, That the said Act. passed in the thirty pinth year of his present Majesty's reign, entitled, An Act for repairing Act 39th Geo. or rebuilding the Market-House, and regulating the several Markets in the Town of Halifax; and also to revive, alter, amend and bring into one Act, the Act for preventing fraud by Butchers and Fishmongers; and the Act, made in the thirty-fourth year of his late Majesty's reign, for regulating and ellablishing a Public Market in the Town of Halifax; and every matter, clause and thing, therein contained, be, and the same are hereby, repealed.

II. And be it further enacted, That the Justices of the Peace for the County of Halifax, refident in the Town of Halifax, be, and they are hereby, empowered from time to time, at any Management of General or Special Sellions of the Peace for the faid County, to make bye-laws, rules and re-Houses, &c. gulations, for renting, repairing and segulating, the faid Markets and Market Slip, and to enforce fuch bye-laws, rules and regulations, by a penalty not exceeding five pounds for each offence.

III. And be it further enacted, That the monies arising from the rents of the said buildings, Reals of Marshall be collected by such person or persons as the said Justices in their Sessions may from time ket slower, &c. to time appoint to collect the same, and shall be paid into the hands of the Treasurer of the and applied. Town and County of Halifax, to be applied under their directions, for the repairs of the faid buildings, and for the support of such Police Officer or Officers for the said Town of Halifax, as may be hereafter appointed.

IV. And be it further enucled. That the Keepers of the faid Markets, who shall from time to Keepers of Martime be appointed by the faid Justices, and also the Clerks of the Market for the town of Clerks of Mar-Halifax, at the time of their taking upon them such offices, shall be sworn faithfully to dif- ket-their decharge the duties of their office, and shall use their utmost endeavours to carry into exe- ty, Secution the bye laws, rules and regulations, made by the faid Justices, by virtue of this Act.

V. And be it further enacted, That all penalties and forfeitures incurred by virtue of this Act, shall be recovered, with costs, before any two Justices of the Peace for the said Coun. Penalties-liow

ty ; applied.

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ty, one half of fuch penalties and forfeitures shall be paid to the prosecutor, and the residue to the Treasurer of the County and Town of Halifax, to be applied in the same manner as the rents of the Market are herein before applied.

6371. Os. Sd. appropriated for building a Bridewell. VI. And be it further enacted, That the sum of sive hundred and sourteen pounds twelve shillings and three pence, paid into the Treasury by the late Commissioner of the Markets, and the sum of one hundred and twenty-two pounds eight shillings and sive pence, in the hands of the present Commissioner, making in the whole the sum of six hundred and thirty-seven pounds and eight pence, shall be appropriated and applied in aid of the inhabitants of the township of Halisax, towards the erection of a B-idewell or House of Correction in the said Township, and shall be paid into the hands of such person or persons as shall be appointed for that purpose.

CAP. XVII.

An ACT to revive, alter and continue, the feveral Acts of the General Affembly, for raifing a Revenue to repair the Roads throughout the Province, by laying a Duty on Perfons hereafter to be licenced to keep Public Houses and Shops for the retail of Spirituous Liquors.

39th Geo. 111.

40th Geo. 111.

41st Geo. III. 46th Geo. III.

Partly revived

and continued

E it enacted, by the Lieutenant-Governor, Council and Assembly, That an Act, passed in the thirty-ninth year of His present Majesty's reign, entitled, An Act for raising a revenue to repair the Roads throughout the Province, by laying a duty on persons hereaster to be licenced to keep Public Houses or Shops for the retail of Spirituous Liquors, and for regulating such Public Houses and Shops; also, the several Acts, passed in the fortieth, forty-first and sorty-sixth years of His Majesty's reign, for reviving, altering, continuing, amending, and adding to the said Act, and every matter, clause and ching, therein contained, except so much thereof as are hereby altered, and except the sourceasts section, or clause, of the said sirst mentioned Act, so passed in the thirty-ninth year of His present Majesty's reign, shall be, and the same are nearly revived and continued in force for one year from the publication hereof, and no long, r.

Licences may

be granted.

II. And be it further enacted, That from and after the publication hereof, it shall and may be lawful for the Justices in their Sessions, in the several Counties and Districts in the Province, to grant Licences, agreeably to the provisions contained in the Acts hereby revived and continue i, to such persons as they, the said Justices in Sessions, shall deem sit and proper, without any previous nomination or recommendation of the Grand Juries of the several Counties or Districts, any thing contained in the said Acts to the contrary notwithstanding.

Licences may be suspended. III. And he it further enacted, That if complaint shall be made, on oath, to any two Justices of the Peace for the County of Halifax, that any person, licenced to seil spirituous liquors by retail, keeps a disorderly house, or hath, in any other respect, neglected or resused to conform to the rules and regulations of the Acts aforesaid, it shall be lawful for such Justices, if the complaint shall appear to them to be well sounded, to suspend the licence of such person so complained against, and to direct notice of such suspension to be given to him by the Clerk of the Licences: and if, after such notice, the person, whose licence has been so suspended

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fuspended, shall presume to sell or retail any wine, ale, cyder or perry, or any rum or other diffilled spirituous liquors, until such suspension shall be removed, such person shall suffer and pay the penalties and forfeitures imposed by the faid Acts on persons convicted of selling spiritucus liquors without licence. Provided always, That the person or persons whose licence hath been fo suspended, may appeal from the order of faid Justices to the next General Sessions of the Peace for the County of Halifax, and the complaint being removed into the faid Court of Sessions, the Clerk of the Peace shall prepare and file an information accordingly, to which the Appellant shall plead without delay, and the cause shall be tried by a lury, and if the Appellant is acquitted, such suspension that forthwith be removed; License Benda but if he be convicted, his Licence shall be wholly taken away, and his Licence Bond shall be put in fuit against him and his Surcties.

Suspension of

IV. And be it further enacted, That the Clerks of the Licence for the feveral Counties and Clerk of Licen-Districts of this Province, shall, once in every quarter der a just account, and pay into quarter ich, all monies and fines receiv- Allowance to the hands of the respective Treasurers of such Cour ed by them by virtue of this Act, deducting therefre a half per cent. for their trouble.

Clerk of Licon-

V. And be it further enacted, That the Treasurer of the County of Halifax shall, once every quarter, pay to the Commissioners appointed for the repairing, paving, and keeping in repair, the Streets of Halifax, three-fifth parts of all monies received by him under and by virtue of the feveral Acts hereby revived and continued, to be, by the faid Commissioners, expended in making and repairing the Roads, Streets and Lance, within the Town of Halifax: and the faid Commissioners shall account for the same in the same manner they are by Law required to account for the expenditure of all other monies. And the faid Treasurer shall, from time to time, pay the remaining two-fifth parts of all monies to received by him, to fuch person or persons as the Justices, in their Sessions, shall order. Provided, The person or persons so appointed to receive the amount of fuch order or orders, shall have been appointed Police Osicers under and by virtue of an Act, passed in the present Session of General Assembly, entitled, An Act for establishing of a Bridewell, or House of Correction, for the County of Halifax, and for the better and more effectual administration of the Office of a Justice of the Peace in the Township of Halifax, and for providing a Police Office in said Town, with proper Officers to attend the same.

Licence Duty

VI. And be it further enacted, That all monies raised in the other Counties and Districts of this Province, thall be appropriated and applied by the Justices, in their Sessions, for the several Counties or Districts, to the making, opening and repairing, the Public Roads, making and repairing Bridges, or establishing Ferries, throughout the feveral Counties or Districts within which such Monies shall have been collected.

Application of in Counties und

CAP. XVIII.

An ACT imposing a Duty on Articles to be imported from the United States of America, and for appropriating the same.

DE it enacted by the Lieutenant-Governor, Council and Assembly, That from and after the Duty on Artipublication hereof, all Goods, Wares and Merchandile, which shall be imported from any from U. States.

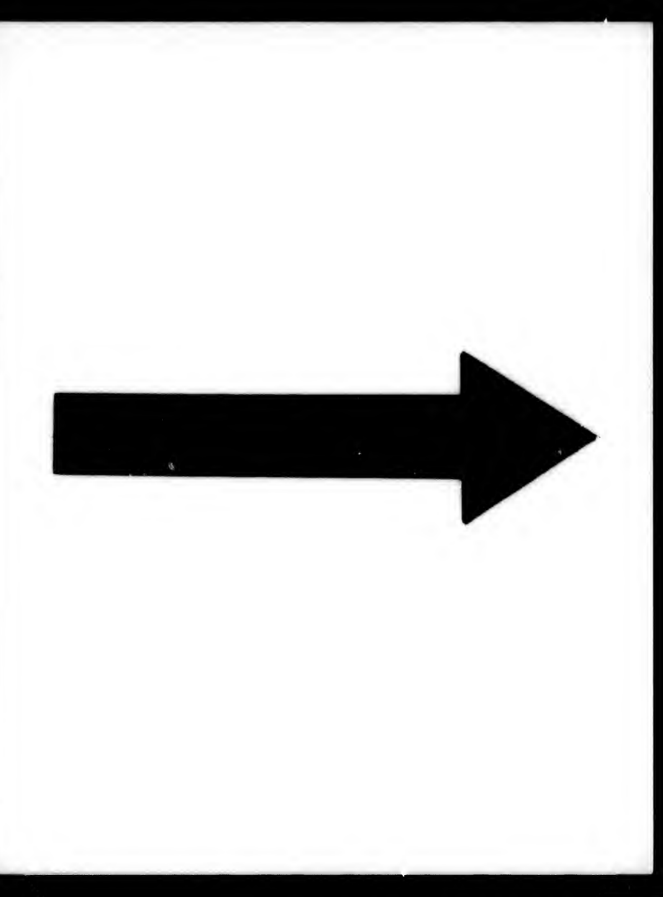
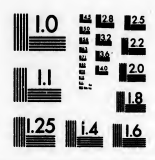


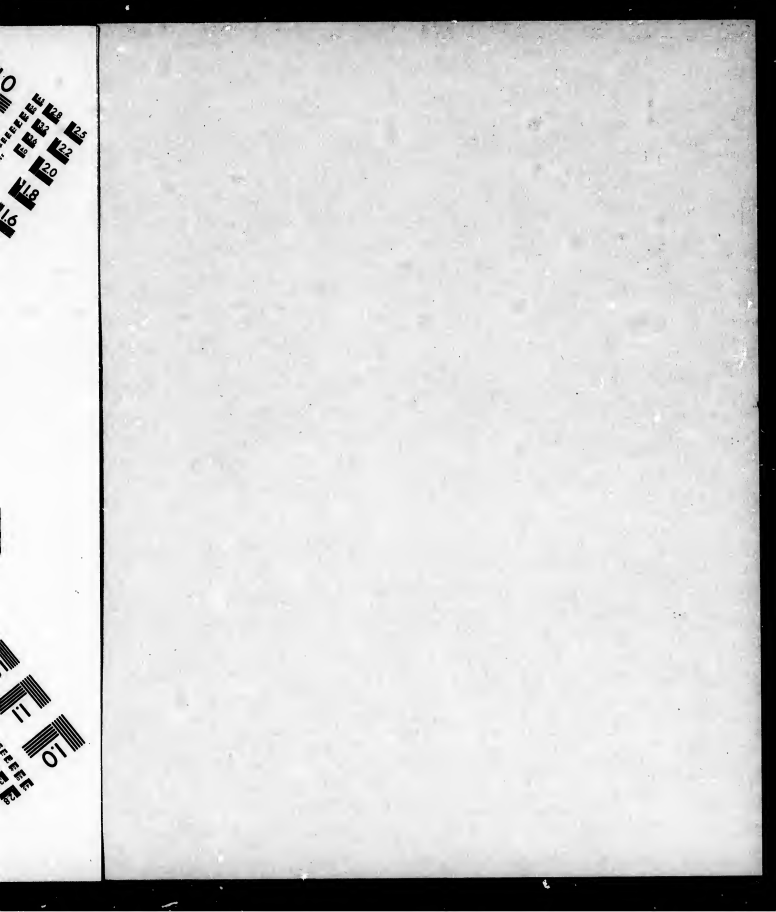
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23 WEST MAIN STREET WEBSTER, N.Y. 14580 (716) 872-4503

OTHER RESERVED ON



Port or Place within the United States of America, except the articles herein after enumerated, Thall be liable to, and pay, a duty of ten per cent. ad valorem : to be levied and received in the current money of the Province by the Collectors of Impost and Excise, to be estimated according to the original invoice to be produced by the importer or importers thereof, on oath, before the landing of any fuch articles, except Wheat, Rice, Rye, Indian Corn, Flour, Seeds, Meal of any fort, Pitch, Tar, Turpentine, Rolin, White Oak Staves and Heading, and Goods condemned as prize.

Forfeitures by Importers.

160

II. And be it further enacted, That any importer or importers, owner or owners, who shall import and land any of the articles, except such as herein excepted, without paying the duty imposed thereon by this Act, shall, upon discovery thereof, forfeit such articles so imported and landed.

Forfeitures by Masterc of Vessels.

III. And be it further enacled, That the Master of any Vessel employed in the importation of Goods as aforefaid, or any other person, who shall land, or attempt to land, any of the articles subject to duty by this Act, except as herein before excepted, before the duty imposed by this Act shall be paid, shall forfeit and pay the sum of fifty pounds.

Duties-how accounted for, and applied.

IV. And be it further enacted, That the Collectors or Receivers of the Duties for the time being, shall render a just account, and pay into the hands of the Treasurer of the Province, sh fuch monies received by him, or them, for the Duties collected in pursuance of this Act. within thirty days after the receipt of the same, under the penalty of fifty pounds for his or their neglect, which duties shall be applied to the relief of the Poor of the County or Town where the same shall be collected.

Recovery and application of Forfcitures.

V. And be it further enacted, That all forfeitures and penalties incurred by this Act, shall be appropriated one half to the informer, and the other half to the use of the Poor of the County or Town wherein the fame is collected or recovered; the forfeiture to be recovered on complaint or proof, before any one of His Majesty's Justices of the Peace, and the penalty by action of debt, bill, plaint, or information, in any Court of Record within this Province.

Allowance to Collectors.

VI. And be it further enacted, That no fee or per centage what soever shall be allowed to, or retained by the Collector of Impost and Excise for the District of Halifax, for receiving, collecting and paying over, any monies to be raifed under and by virtue of this Act; and the Collectors in all the other Districts and Ports of this Province respectively, shall be allowed and paid two pounds ten shillings on every hundred pounds which shall be collected and paid by them, under and by virtue of this Act, within their respective Districts, and no more; any thing in any former Act of the General Affembly to the contrary notwithstanding.

Drawback allowed.

VII. And be it further enacted, That if any articles imported from the faid United States of America, and on which the duty imposed by this Act shall have been paid, shall be afterwards exported to any of His Majesty's Islands, Colonies or Plantations, or to any part of the United Kingdom, the person or persons so exporting such articles, shall be entitled to receive a return of drawback of the whole duty which shall have been paid on such articles. Provided, That before any fuch drawback shall be allowed or paid the person or persons so exporting such articles, shall conform in all respects to the rules, regulations, provisions and restrictions, and shall produce the proofs and certificates required by Law, from persons who expert Rum, and other spirituous liquors, and wines.

Continuation of Act.

VIII. And be it further enacted, That this Act, and every matter, clause and thing, herein contained, shall be and remain in full force and virtue until the twenty-fourth day of March, which will be in the year one thousand eight hundred and fixteen, and no longer.

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CAP. XIX.

An ACT to facilitate the paffage across the Harbour of Halifax.

WHEREAS the using one or more Stenm-Bouts, for the purpose of conveying Passengers, Horses, Cattle and Goods, across the Hurbour of Halifax, would greatly facilitate the communication of the settlements in the Eastern parts of the Province with the Town of Halifan; and Whereas Charles Morris, Michael Wallace. Lawrence Hartshorne, Thomas Boggs, and others, have proposed to raise, by private subscription, & sufficient Sum of Money for the purpose of procuring one or more Steam-Beats, to be employed in transporting Preamble. Passengers, Horses, Cattle and Goods, across the said Harbour, provided the sole and exclusive right of using and employing the said Boats upon the said Harbour, shall be secured to the said Charles Morris, Michael Wallace, Lawrence Hartshorne, Thomas Boggs, and others, for the term of twenty-five years :

I. Be it enacted, by the Lieutenant-Governor, Council and Affembly, That it shall and may be lawful for the Governor, Lieutepant-Governor, or Commander in Chief for the time being, by Letters Patent, under the Great Seal of this Province, to incorporate the faid Charles Morris, Michael Wallace, Lawrence Hartshorne, Thomas Boggs and others, and all and every other person or persons who, in their own right, or as Executors, Administrators or Assigns, of the original proprietors, at any time or times hereafter, shall have, and be entitled to, any part, share or interest, in the said Steam Boat or Boats, so long as they shall respectively have any such part, share or interest, therein, to be one Body, Politick and Corporate, in Deed and in Name, by the Name of the Halifax Steam Boat Company, and by that Name to have a

succession: and to sue and be sued; to continue for the term of twenty-five years; and to

have a Common Seal; with power from time to time to elect and choose a President, and

other Officers, as shall be, by the said Letters Patent, directed. II. And be it further enacted, by the authority aforesaid, That if the faid Charles Morris, Michael Wallace, Lawrence Hartshorne, Thomas Boggs and others, shall, within Three Years from the time of passing this Act, furnish one good and sufficient Steam Boat, capable of vilege allowed containing and carrying at one time twenty passengers, and six horses, oxen or cows, and shall use and employ the said Boat at all convenient times for the purpose of transporting and carrying passengers, horses or cattle, across the said Harbour of Halifax, it shall not be lawful for any other person or persons to use or employ any Steam Boat in or upon the said Harbour.

Exclusive prito Steam Boat

for the aforesaid purpos s, during the aforesaid term of twenty-five years.

III. And be it further enacted, That the fole right of using Steam-Boats for the purposes aforesaid, hereby secured to the said Charles Morris, Michael Wallace, Lawrence Hartshorne, Thomas Boggs, and others, shall continue for the term of twenty-live years and no longer.

Term of exclus sive privilege.

Provided always, That if the faid Charles Morris, Michael Wallace, Lawrence Hartshorne, Thomas Boggs, and others, shall not procure, at least, one good and sufficient Steam-Boat of the above description within the time before limited, or if they shall discontinue the use of the faid Boat, and not employ it for the beforementioned purposes for the space of three months, unless prevented by unavoidable accidents, that then the said sole right of using such Boats upon the Harbour of Halifax shall cease and determine. And provided always, That nothing herein contained shall prevent any person from keeping and using Ferry Boats, as now practiced.

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CAP. XX.

An ACT to encourage the Fisheries of the Province, by granting a Bounty on the importation of Salt, and also for regulating and impoling a Duty on the exportation of the same article.

HEREAS, the want of a regular importation of Salt, frequently causes that article to become scarce and Acar, and occasions an interruption to the fisheries, and at other times the market being overstocked, the importers suffer a loss, and are discouraged from continuing their importations; and it is expedient to regulate the exportation of Salt, and to impose a duty on such Salt as shall hereafter be sold or exported to Foreigners or to Foreign States :

I. Be it therefore enacted, by the Lieutenant-Governor, Council and Affembly, That whenever any Salt shall be imported into this Province after the first day of June, in the present year, from Europe, Africa, or the West-Indies, and the price on the sale thereof, at Auction, from the Bounty on Salt fhip in manner herein after mentioned, shall not amount to the average, fum of lifteen shillings, currency, per hoghead, of common fine falt, and twenty thillings, currency, per hoghead, of coarse grained lishery salt, the owner, importer or configure, of such salt, shall be entitled to can and receive fuch bounty thereon, as in addition to the average price for which fuch falt shall have been sold, shall amount to the aforesaid price per hogshead of fifteen shillings for fine and twenty shillings for coarse salt. Pravided always, That no bounty to to be paid to any fuch owner, importer or confignee thereof, shall in any case exceed the rate of two shillings and fix-pence per hogshead on common fine, or three shillings and fix-pence per hogshead on coarle grained fishery falt.

11. And be it further enacted, That when any ship or vessel, laden wholly or in part with salt, shall arrive in any port or place or discharge in this Province, and the owner, importer or confignee, shall be defirous to make fale thereof, and shall not be able to procure the prices herein before mentioned, for the fame, and shall intend to claim the bounty granted by this Act, fuch owner, importer or configuee, shall forthwith advertise the whole of the faid falt to be old at public auction out of the ship, and shall fell the fame in lots of not more than five hogsheads in a lot.

III. And be it surther enacted, That no person shall be entitled to claim for any salt sold, or to be fold, pursuant to the directions of this Act, at any out port in this Province, any greater or higher bounty than if the faid falt had been fold at the port of Halifax ; and all claims for any greater or higher bounty shall be reduced and computed according to the average fales of falt at the fame time by auction at the port of Halifax; and if no fuch fale, shall have taken place there at that time, then according to the average price of falt fold by auction at Halifax lall before the date of the fale for which fuch bounty shall be

1V. And be it further enacted. That before any bounty shall be paid on any falt so fold as aforesaid, the person entitled to claim such bounty, shall procure from the auctioneer by whom fuch falt shall have been fold, an account of fales, specifying the several lots and parcels, the names of the purchalers, the quality or kind, and the prices of falt of the respective quantities to fold, to which account the auctioneer shall annex and subscribe a certificate, under oath. that fuch fale was made by him, and was a true and fair fale of the quantities of falt, and for the prices in such account specified, and that the same were the highest prices which could be procured at such auction: and all salt so sold shall be measured out of the ship by a

Preamble.

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Proviso.

Sale of Salt at Auction.

Sait sold at outports of the Province.

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Certificate of Auctioneer.

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:sworn measurer, whose certificates of such admoafterement to the respective purchasers there. Certificate of of, shall also be annexed to the account of sies aforesaid and the said vouchers shall be lodged in the office of the Secretary of the Province, to be produced thereafter to the General Certificates Affembly if required ; and thereupon it shall and may be lawful for the Governor, Lieuten- where lodged ant-Governor or Commander in Chief, to draw his warrant on the Treasurer of the Province in favor of the faid owner, importer or configure, of faid fait, for the amount paid. of the bounty he may be entitled to receive in manner herein before mentioned and limited.

V. And be it further enacled, That there shall be granted and paid to his Majesty, his heirs and successors, for all salt which shall hereafter be exported from this Province, and shall be Expertation of entitled to, and shall have received the bounty hereby granted, the following rates and duties, that is to fay: - For and upon every hogshead of coarse grained fishery falt, the sum of three shillings and fix pence; and for and upon every hogshead of common fine falt, the fum of two shillings and fix pence; to be paid to the Collector of Impost and Excise for the port or place from which fuch exportation shall be made, at the time of granting the permit herein after mentioned.

VI. And be it further enacted, That before any person or persons shall lade on board any Thip, yeffel or craft, any falt to the amount of twenty hogsheads, he or they shall apply for and obtain a permit for the lading such salt, from the Collector of Impost and Excise for such lade Salt for port or place where the same shall be so laden; and if such salt is intended for exportation. to any other port in this Province, or to any other British port or place, such person or perfons to lading the fame, shall also make the following oath, which the Collectors of Impost and Excise respectively are hereby authorized to administer, to wit :

I. A. B. do wear, that the about to be shipped by me on board the , and that the same is not intentted is malter, is really and truly intended for to be, and shall not be, landed in any foreigne ports or place, or fold to any foreigner or foreigners.

And the faid Collectors respectively may administer the said oath to any person or persons who may lade falt on board any vessel or boat intended for the use of the fisheries of the Province, if there is any fuspicion of any fraudulent intent to dispose of the same to foreigners for exportation.

VII. And be it further enacted, That when the price of common fine falt shall exceed twenty shillings per hogshead, and of coarse grained fishery falt shall exceed thirty shillings per hoghead, it shall and may be lawful for the Lieutenant-Governor, or Commander in Chief for the time being, by and with the advice and contrat of his Majelly's Council, to stroublit by proclamation the exportation of fair to any foreign post or place, or the fale thereof to any foreigner or foreigners for the purpose of being yied in any foreign fishery.

Exportation of

VIII. And be it further enacted, That if any person or persons shall lade on board any thip, veffel, or boat, any falt, to the amount of twenty hogsheads, or upwards, without first obtaining a permit for the same, in manner aforesaid, and also taking the oath herein before-men- Lading Salt set tioned, in such case wherein the same is directed to be taken as aforesaid, or if any person or persons shall so sell or lade for exportation any such falt, after proclamation as aforesaid, all fuch falt so sold or laden on board such ship, vessel, or boat, shall be seized and forseited; and in case the same shall have been actually exported, or cannot be got at to be seized, the perfon or persons so exporting or selling the same, shall forfeit and pay the sum of thirty shillings for each and every hogshead of coarse grained fishery salt, and the sum of twenty shillings for each and every hogincad of common fine falt, to claudellinely fold or exported.

without permit.

IX. And

C.XXI-XXII-XXIII. Anno quinquagefimo quinto Georgii III. 1815.

Penalties how recovered.

IX. And he it further enacted, That all penalties and forfeitures for any offence against this Act, shall be prosecuted, levied, recovered and applied, in the manner and according to the directions prescribed by the Act for Granting to his Majesty duties on wine, rum, and other distilled spirituous liquors, molasses, cosses and brown sugar.

X. And be it further enacted, That this Act, and every matter, clause and thing, therein Continuation of contained, shall be and continue in force until the first day of July, in the year of our Lord one

thousand eight hundred and sixteen, and no longer.

CAP. XXI.

Expired.

An ACT to continue in force the several Acts therein mentioned.

CAP. XXII.

Executed.

An ACT for granting a Drawback on Wine, and distilled Spirituous Liquors.

CAP. XXIII.

Expired.

An ACT to regulate the Trade of this Province in Plaster of Paris or Gypsum, and to prevent contraband Trade arising from the landing that article at or near the Boundary Line of the United States of America.

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AT

At the GENERAL ASSEMBLY of the Province of Nova-Scotia, begun and holden at Halifax, on Thursday the Sixth day of February, 1812, and continued by feveral Prorogations to Thursday the Eighth day of February, 1816, in the Fifty-Sixth year of the Reign of our Sovereign Lord GEORGE the Third, by the Grace of God, of the United Kingdom of Great-Britain and Ireland, KING, Defender of the Faith, &c. &c. &c. being the Sixth Session of the Tenth General Assembly, convened in the faid Province.*

"The the time of Sir John Coape Sherbebake, Kright Grand Cross of the Most Honourable Milifary Order of the Bath, Licateman-Governor; S. S. Blowers, Chief Justico and President of Council; Lewis M. Wilkins, Speaker of the Assembly, H. H. Cogswell, Acting Secretary of the Council; and James B. Franckim, Clerk of Assembly.

CAP. I.

An ACT for applying certain Monies therein mentioned, for the Service of the Year of Our Lord One Thousand Eight Hundred and Sixteen; and for appropriating such part of the Supplies granted in this Session of the General Assembly, as are not already appropriated by the Laws or Acts of the Province.

May it please your Axedlency,

TE His Majetty's durified and leyel Subjects, the House of Assembly of His Majesty's Province of Nova-Scotles towards appropriating the Supplies granted to His Majesty in this Seffion of the General Affembly, and for supplying the exigencies of His Majesty's Government, do humbly beseech that it may be enacted, and Be it enacted, by the Lieutenant Governor, Countil did Affenbly, That by or out of foch Monies as now are, or from time to time shall be and remain in the Public Pressury of this Province, there shall be paid:

The fum of 2001. to the Speaker of the House of Assembly, for his services during the 2001. Speaker prefent Sellion.

of Assembly.

And a further fum of rool. to the Solicitor General, for his fervices for the pretent year. General,

1001. Solicitor

And a further fum of 500l. to the Treaturer of the Province, for his falary, and as Comptroller and Auditor of Public Accounts, and in lieu of office rent, clerks, and all other contingent expences for the present year.

5001. Treasurer

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And a further sum of 116l. 13s. 4d. to Scroop Barnard Morland, Esq. the Agent of the Agent of Pro-Province, for his services for the present year.

And a further fum of rool, to the Clerk of the Council in General Affembly, and as Clerk 100l. Clerk of to His Majesty's Council, for his services for the same year. Council.

And a further fum of 30l. for defraying the expences of the Council in General Affembly of Council, and not otherwise.

And a further fum of 100l, to the Clerk of the House of Assembly, for his services for the 100l. Clerk of Assembly. prefent year.

And a further fum of 1751, to Meffrs. Howe and Son, Printers, for printing for Govern-175l. Howe and ment and the General Assembly for the same year. Son.

And a further fum of 501, to the Keeper of the House of Assembly and the Council Cham-50l. Keeper of Assembly. ber for the same year.

And a further fum of gol. to be paid on the certificate of the Commissioners of the Revenue. 90l. Land Waito the Land Waiter for the Port of Halifax, for his services for the same year. ter.

And a further fum, to be paid on the certificate of the Commissioners of the Revenue, at the rate of feven shillings and fix pence per day, to such person or persons as shall be employed during the year aforesaid by the Collector of Impost and Excise of the District of Halifax, as Pay of Extra Waitere, &c. Extra Waiter or Waiters for the Port of Halifax; and five faillings per day to fuch Extra Waiter or Waiters when unemployed; and at the rate of five shillings per day to Temporary Waiters, together with ten per cent, to be paid out of the net proceeds of the Government part of fuch seizure or seizures as such Extra Waiter or Waiters, or Temporary Waiter or Waiters, may be instrumental in making.

And a further fum of 2001, to the Guager and Weigher for the Collector of Impost and 2001. Gnager Excise in the District of Halifax, for his services for the same year. and Weigher.

And a further fum of 40l to the Messenger to the Governor, Lieutenant-Governor, or 401. Messenger Commander in Chief for the time being, and His Majesty's Council, as well in their Legislate Council. tive capacity as otherwife, for the prefent year.

9001. Centin-And a further fum of gool, to defray the contingent expenses of the House of Assembly gent Expences during of Assembly.

And a further sum of 50l. to the Quarter-Master-General of Militia, as aforesaid.

50l. Qr. Mr.

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Gen. of Militia.

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2221. 4s. 5d. Attorney General. fent year.

And a further furn of saal. 4s. 5d. to the Attorney-General, for his fervices for the prefent year.

1001. Assistant Justices of Supreme Court. And a further fum of 100l. to each of the Alliftant Juffices of the Supreme Court, in addition to their falaries for the prefent year.

1001. Treasurer

And a further full of roof, to the Treasurer of the Province, in addition to his falary, for the present year.

2501. Contin-

And a further fum of agol. to defray such contingent expenses as may arise during the present year, to be drawn by warrant from the Lieutenant-Governor, or Commander in Chief for the time being.

10l. E. Wheaton

And a further fum of tol. to Ebenezer Wheaton, towards his support for the present year, in consideration of his being deprived of the use of one of his arms, which disability happened while he was employed in the embodied Militia at Halifax, in the year one thousand eight hundred and seven.

351. Provincial Secretary And a further funt of 13h to the Provincial Secretary, for entra services in carrying into effect the Laws respecting Schools.

600l. Transient Poor And a further fam of 600l for the support of the Transient Poor for the present year, to be paid to the Commissioners of the Poor at Halifax.

500l. Treasurer

And a further flith of 5001, to the Treasure of the Provides, is full for his fervices in signing and issuing Treasury Notes, and for receiving into the Treasury such Notes as are now in circulation.

600l.Emigrants

And a farther funt of 500l. for the relief of distressed Emigrant Sections at Pieron, to be disposed of under the direction of his Excellency the Lieutenant-Governor.

140LAvouriver

And a further sum of 14cl. is aid of the subscription of the inhabitants of Windsor and Falmouth, for reducing the falls over the main branch of the river Avon; the faid sum not to be drawn from the Treasury until the money subscribed shall be actually paid to the Commissioner or Commissioners who shall be appointed to expend the same.

2001. Walter Bromley And a further sum of 2001, to Walter Bromley, the Keeper of the Acadian School, as a compensation

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compensation for his unweated exertions in founding and effectually establishing that School and a chief Province. I wind the control of the first th are an any main to one construct and the part of the

And a further fum of 101. 5s. to John Baker, for repairing the bridge over the Annapolis 101. 6s. John Beker. River, near Dodge's, in the year one thouland eight hundred and hitteen.

And a further sum of 151. 4s. 6d. to James N. Crane, for a drawback of the Excise Duty 151. 4s. 6d. J. on a certain quantity of British Merchandise exported to Westmoreland, in New-Brunswick, N. Crane. in the schooner Brothers, George Wilkins, master, in December last.

And a further fum of 43l. 16s. 1114d. to John Owen, for a drawback of the duties on 43l. 16s. 141d. four hundred and ten gallons of Brandy exported to New-Brunswick in the floop May-flower, John Owen, in April, one thousand eight hundred and fourteen.

And a further fum of 40l. 10s. to John Black, on behalf of Baring, Brothers and Company, of London, being the amount of the Sunk Duty, on a certain Quantity of Coffee, landed Block at Halifax, from on boat d the brig William, a recapture, in December, one thousand eight hundred and fourteen, and afterwards thipped in the schooner Januer, for Greenock, and there handed.

So darwell tim or a to " on kern'the literate the and the grant of And a further fum of 161. 138. 4d. to Samuel Pool, for his fervices as Mafter of the Gram- 161. 13s. 4d. mar School, at Yarmouth, between the twenty-figh of February and the twenty-fourth day Semeel Pool. of April, one thousand eight hundred and fifteen. e. Chumanico .. 1

And a further fum of ol. 16s, to John Hutchinfon, for repairing bridges on the Cheffer 91. 16s, John road, between Windfor and Chefter, and for providing gun-powder and tools for the faid Hetchisson. road, in the mouth of September last, per account.

added to the second of the same of the sam And a further fum of 40l, to the person who has the care of the gun-powder, at Halifax, 40l. Keeper of for his fervices for the present year. While the wife is guitard and the state of the first the end altonorthe police by the set of

Los pray of Established and see 15 1 2. 1 . The good of Lind again to And a further fum of 400l. to the Commissioner of the Island of Sable, for the support of 400l. Isle of that Establishment, for the present year; and for paying the balance now due to the said Commissioner, on account of the fald Establishment.

And a further fum of 300l. to the Commissioners of the Poor, at Halifax, to make an addition to the Lunatic House, in Halifax.

And

300L Commis-

C. I.

136l. 14s. 6₽. W. B. AlmonAnd a further fum of 1361. 148. 6d. to William Bruce Almon, in full for his attendance, and medicines administered to sick refugee Blacks, in the Poor House, between September, one thousand eight hundred and fourteen, and April 1ast, per account.

630l. Post Communication. And a further sum of 630l, to keep up the communication by Post, as heretofore established; and also to enable the Post-Master at Halifax to extend the same communication to Liverpool, by the way of Lunenburg, and also to Antigonishe, in the County of Sydney.

2001. Halifax. Light House. And a further fum of 2001, for erecting a Light-House at the entrance of the Harbour of Halifax.

400l. Annapo-

And a further fum of 40cl, for rebuilding the Light-House at the entrance of the Gut of Annapolis, in aid of 100l, subscribed by the inhabitants of the County for that purpose.

750l. Surveys

And a further sum of 750l. to enable his Excellency the Lieutesant-Governor, from time to time to remunerate the Honorable Charles Morris, the Surveyor-General, for any expense which he may be at in running the lines of the Counties and Townships within this Province, together with the Main Roads, and making a correct Plan of the same.

60l. Graham & Green. And a further sum of 50l to John Graham and Henry Green, for opening and completely effecting a communication betwen Lake Porter and the Sea, through which vessels of fifty tona now pass into the Lake; the said sum not to be paid until the above named John Graham should relinquish to the public all right, both in himself and his heirs, to shut up or obstruct, the communication.

400l. Government-House. And a further sum of 40cl for providing an Iron Railing for the east front of the Government House Lot, and for making such other repairs as may be necessary.

500l. Halifax Gaol. And a further sum of 50cl. to be paid to such person or persons as shall be appointed to expend the same by his Excellency the Lieutenant-Governor, in aid of the inhabitants of the County of Halifax in building a County Jail; provided, a sit and proper part of such Jail be appropriated and applied to the reception of such persons as may be considered Provincial Prisoners, and not chargeable to any particular County in this Province; and the money not to be drawn from the Treasury until it shall be certified, by the Custos Rotulorum, to his Excellency the Lieutenant-Governor, that the County of Halifax have provided a sum of money, which with the aforesaid sum will be sufficient to complete the building.

300l. Mesars. Cochranes.

And a further tum of 300l. for the rent of the building hired of Messrs. Cochranes.

And a further fum of 2001. to Henry H. Cogswell, the Deputy Secretary of the Province, 2001. H. H. nce. for his fervices fince the year one thousand eight hundred and eleven, and including the year Cogswell. iber. one thousand eight hundred and fixteen, in making out Road Commissions, Bonds, &c. and for making out Warrants for the above service.

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And a further fum of 1 500l, to be applied for the procuring and importing grain, and feeds 1500l, for purof various kinds, to be diffributed amongst indigent persons, in the several counties and diff. chasing Grain tricts in the Province, by Commissioners to be appointed by his Excellency the Lieutenant-Governor, for that purpole.

And a further fum of 100l. to Isaiah Smith, to aid him in establishing the sunning of a 100l. Isaiah Stage Coach from Halifax to Windtor ; the money not to be drawn from the Treasury until Smith. fusticient security shall be given in double the sum, that the said Stage shall continue to run regularly for twelve months, from the time it commenced.

And a further furn of 5000l, towards erefting the Province-House, to be drawn for by 5000l Pre-Warrant, from the Governor, Lieutenant-Governor or Commander in Chief, on the Treasu- vince House. ry, and expended under the direction of the Commissioners appointed for the faid Building.

And a further sum of 1200l. to aid the Inhabitants of Halifax, in paving Water-Street, to be expended by the Commissioners of Highways, under the provisions of an Act passed this tants of Halifax Session, entitled, An Act to enable the Inhabitants of the Town of Halifan, to pave Water-Street, in the same Town.

And a further fum of tool. to his Excellency the Lieutenant Governor, to be by his Excellency, distributed in Bounties, at the rate of twenty pounds to each of the first four Farmers or Carriera, who shall set up in any of the townships in the county of Manty, and constantly use the same, as may be required, in carrying loads from such township or townships on the on bread wheel main road from Halifax to Windsor, a Cart or Waggon, with the frilows of the wheels at Waggons. least eight inches, with iron tire the same width, provided, the same shall pass the said road from the county of Hants, with a load, at least twelve times in the year to Halifax, or fecurity given for that purpole. And twenty pounds to the first person who shall set up as aforefaid a Cart or Waggon of the above mentioned description, and use the same as aforesaid, ca the road between Halifax and Truro, and thall pass the faid road from Truro to Halifax. with a load at least nine times in the year, or give security as aforesaid.

And a further sum of 1111. 25. 2 d. to Nathaniel Atcheson, Eiquire, for his services for the present year, in soliciting and obtaining on the part of the Province, many important com- 1111. 2s. 24d. mercial priviliges.

And a further furn of 501. to Captain Kenah, for his exertions in bringing to the House 601. Capt. Ke-

of Affembly, certain dispatches and communications from the Legislature of New-Brunfwick.

400L Arisag Prod.

And a further sum of 400l. towards the completion of the Pier at Point Arisag, on the Gulf of St. Lawrence.

50l. Schoolmaster at Arisag.

And a further sum of gol. to Lewis M'Donald, John Grant, Donald M'Leod, John Gills, and John M'Donald, Truftees of a School at Arifag, in the County of Sydney, to enable them to pay their Schoolmaster two years' arrears of pay, agreeable to an Act of the Legislature, which allowance has not been obtained for want of the proper certificate.

25l. Schoolchester. .

And a further fum of 25l. to the Truffees of a School on the Mancheffer Road, in the master at Man- County of Sydney, to enable them to pay their Schoolmafter one year's pay as aforefaid.

111. 13a. 4d. J. N. Shannon & Co.

And a further sum of 11l. 138. 4d. to James N. Shannon & Co. for a drawback of the duties on 350 gallons of Rum, part of their flock remaining on hand on the eleventh day of April last, per certificate.

931. 2s. 3d. Davison & Corbett.

And a further fum of 93l. 28. 3d. to Thomas Davison and William Corbett, in full, for a bounty on a cargo of Salt imported from Liverpool in Great-Britain, to the port of Picton. and there fold on the twelfth day of June last, under the Act of the Province.

111. 13s. 4d. R. Bolman.

And a further fum of 11l. 13s. 4d. to Robert Bolman, for his fervices in profecuting a criminal indicted for Murder, at the Court of Sessions at Liverpool, in the month of November laft.

19l. 2s. La Li-

And a further fum of 19l. 2s. to Raymond La Liberté, for a drawback of the Excise Duty on certain articles of Merchandise exported by him from Halitax to Baltimore in the schooper Alicia, in May last, and there landed.

71. 2s. 71d. J. & D. Howe.

And a further fum of 7l. 2s. 71d, to John & David Howe, for fundry articles of Stationary supplied for the use of the Commissioners appointed to negociate a Loan for the Province. in the year one thousand eight hundred and twelve, per account.

4001. browning Militia Arms.

And a further fum of sool, to be placed under the direction of His Excellency the Lieutenant-Governor, or Commander in Chief to defray the expence of browning the Arms now in the possession of the Militia composing the different Battalions throughout the Province.

And a further fum of 51. 16s. 8d. to John Boyd, Clerk of the Commissioners of the Poor, 51. 16s. 8d. J. for fundry Returns of the Transient Poor, and Refugee Blacks, furnished to the House of Boyd.

Assembly in the last Sessions, pursuant to their order.

And a further fum of 231. 6s. 8d. to John Marshall, Eq. for his services in prosecuting two 231. 6s. 8d. J. Criminais for Capital Offences, at the Court in Sydney, when the late Judge Hutchinson preisided.

And a further fum of 91. 195, 1d. to John Merrick, in full for fundry Glazing, for the use 91. 192. 1d. John of the Building occupied by the Legislature, per account.

And a further sum of rol. 10s. to the Clerk of the House of Assembly, to defray the ex- 101.10s. Clerk; pense of Feel surnished for the use of the House of Assembly during the present Session.

And a further fum of 161. 5s. 9d. to the Clerk of the House of Assembly, to defray the expense of Stationary, supplied for the use of His Majesty's Council, and the House of Assembly.

bly, during the present-Session.

And a further sum of 10l. to the Clerk of the Council, to defray the expense of Fdel, 10l. Clerk of furnished for the use of the Council, during the present Session.

And a further furn of 1001, to the Clerk of the House of Assembly to defray the expense 1001. Clerk of of extra clerks, servants, and other incidental expenses during the present Session; and also Assembly. for discharging sundry accounts for articles surnished, and services persured, for the House of Assembly.

And a further sum of 100l. to be distributed by his Excellency the Lieutenant-Governor, 100l. Nonamong the non-commissioners of Artillery, and others who have charge of the different commissioners of Artillery.

Forts and Block-houses, in such proportions as His Excellency may think proper.

II. And be further enacted, That if any accident shall happen to any of the bridges on the main roads in the Province, or if any unforeseen obstruction to travelling shall arise from the fall of trees, or otherwise, it shall and may be lawful for his Excellency the Lieutenant-Governor or Commander in Chief, to order a Commissioner or Commissioners to re-build or repair such bridges, or remove such obstructions; and it shall be turther lawful for the Lieutenant-Governor or Commander in Chief, from time to time to draw warrants on account and in favor of such Commissioner or Commissioners, provided the same shall not exceed the balance remaining in the Treatury of the sum granted sait year for the said service.

III. And

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174 ROADS, BRIDGES, &c. 1,250l. Windsor Road.

C. I. Anno quinquagesimo sexto Georgii III.

1816.

III. And be it further enacted, That there be granted and applied the fum of 1250l. for the main road between the Sackville Bridge and Pence's.

500l. to Ardoise Hill.

And a further sum of 500l. from Pence's to the western end of Ardoise Hill.

250l. to Three Mile Plain. And a further sum of 250l. from the western end of Ardoise Hill to the Three Mile Plain.

350l. to Avon Bridge. And a further fum of 350l. from the Three Mile Plain to the northern end of Avon Bridge,

500l, from A-

And a further sum of 500l from the northern end of Avon Bridge to Pineo's House at the Half-way River.

1501. to Bi- And a further sum of 1501. from Pineo's House, at the Half-way River, to the north side shop's Bridge of Bishop's bridge in Horton.

800l. to Fletcher's Bridge.

And a further sum of 800l. from the Windsor road to Fletcher's Bridge; and also the whole sum remaining unexpended of the grant of the last year, for the Eastern Great Road.

1,100l to Gay's And a furt!

And a further fum of 1,100l. from Fletcher's Bridge to Gay's River.

1,100l. to M'Keen's. And a further fum of 1,100l. from the South end of Gay's River Bridge to M'Keen's mill, in Truro. And the whole of the aforefaid fums to be expended by a Commissioner or Commissioners, to be appointed by his Excellency the Lieutenant-Governor, and under his Excellency's direction, or in such other manner as his Excellency may think best for the public good.

100l, to Lake

IV. And be it further enacted, That there be granted and applied the fum of root, for the road from Skerry's, in Dartmouth, to Lake Loon, and to rebuild the bridge and causeway across the arm of the Lake.

2001. to Musquodoboit.

And a further sum of 2001, for the road from Great Salmon River Bridge in Preston, over Lake Porter to the mill on Musquodoboit.

100l. to Gibral-

And a further fum of 100l. for the road from Gibraltar, on the Musquodoboit to the main road leading to Halifax, by way of Chizencook.

30l. to Lawrence Town. And a further fum of 30l. for the road from Cole Harbour to Lawrence Town, in addition to the sum remaining undrawn from the Treasury.

And a further fum of 150l. to reovited the bridge, clear out the wind falls, and improve the Mary's Rivor. road from Dean's in Upper Muses oit to the Forks of St. Mary's River.

And a further sum of 130l. for the road from Dartmouth to Sackville.

1301. to Sack-

And a further fum of 2001, for opening and improving the road from Allan's Tan-Yard 2001, from Alto the Cobequid Road, east of Fletcher's Bridge.

lan's Tan-yard.

And a further fum of 2001, for the road from the mill, on Nine Mile River, to Marshall's 2001, to Hammoud's Plain. Farm, at Hammond's Plain, leading to the head of Margaret's Bay, on the Chester road.

And a further fum of 150l. to open the great leading road from Hammond Plain leading 150l. from Hammond's to Annapelis.

And a further fum of 150l. to aid the inhabitants fettled on the foutherly fide of the 150l. to Mus-Musquodoboit River, to open and improve, and also crest two bridges on the road leading quodoboit. through their fettlement.

And a further fum of 40l. for the road from the forks of the road near Collins's to Cole 40l. to Cole Harbour.

And a further fum of 501, to open the road from Fultz's to Beaver Bank.

50l. to Beaver Bank.

And a further fum of 50l. for the road from Beaver Bank Bridge towards Rawdon.

501. from Beaver Bank.

And a further fum of 27l. 10s. to improve the carrying place near the Falls, at the head of Musquodoboit River.

271. IOs. to Musquodoboit.

And a further fum of 50l. for the road from Horne's in the Eastern Passage, to Cow Bay.

50l. to Cow Bay.

And a further sum of 40l. for the road from George Buiet's at Cole Harbour, to Munday's.

40l. to Cole Harbour.

And a further sum of 251. for the road through the Dutch Village.

261. through Dutch Village,

And a further fum of 50l. for the road leading from the Truro road, three miles beyond 50l. from Trure Hall's, and terminating at the Farm formerly Geddes's, near Meagher's Mill. Road.

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3671. to Chiga-

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And a further fum of 3671, to build a bridge over the Chiganoise River in Onflow, on the new road to Cumberland, as altered by the Selfions, in addition to rook, remaining from the Vote of last year, including Commissions.

50l. to Cumberland.

And a further ium of 501 for the road from Vance's in Londonderry, to the bounds of the County of Cumberland.

651. Salmon River Bridge.

And a further fum of 651, for the repairs of the Salmon River Bridge in Truto, and to pay a fum remaining due for last year's repair.

40l. Bridge in Onslow.

And a further fum of 40l. for the repair of the North River Bridge in Onflow, on the main road leading to Cumberland.

295l. to Pictou

And a further fum of 2951, for the road from Christie's in Truro, to the line of the district of Picton.

731, to Mun. quodoboit.

And a further fum of 73l. for the road from Moore's at Gay's River, to Musquodoboit.

80l. to Upper Sewack.

And a further fum of 80l for the road from Dickie's on the Halifax road, to Upper Sewack.

40l. to Tatamagushe.

And a further fum of 40l. for the road from Onflow to Tatamagushe.

401 to Portipique.

And a further fum of 40l. from Great Village in Londonderry, to the bridge over Portipique River, leading to Œconomy.

401. to Œ 00 . nomy.

And a further fum of 40l. for the road from the Bridge at Portipique to Economy.

And a further fum of 40l. for the road from Œconomy River on the new road leading to 40l. from Œco-Parriborough Line. nemy.

25l. to Musquodoboit.

And a further fum of 251, for the road from Upper Sewack to Musquodoboit.

75l. to Sewack.

And further sum of 751. for the road from Cox's in Truro, to Sewack.

401. from Sewack to Truro.

And a further sum of 40l. for the road from Sewack to Truro, by Brookesield,

20l. from Fort Ellis to Pollock's.

And a further fum of 201, for the road from Norris's, at Fort Ellis, to Robert Polluck's.

And a further fum of 20l. for the road from Dickie's to the Meeting House, on Shuben- 20l. to Shubenaccadie.

And a further fum of 30l. for the road from Moore's at Gay's River, to Shubenaccadie 30l. from Gay's Meeting House.

And a further fum of a51. for the road from the Halifax Road to Musquedoboit, by 251. to Musque-Dewolf's.

And a further fum of 30l. for the road from the Old Barnes in Truro to Shubenaccadie. 30l. to Shuben-

And a further fum of 25l. for the road from Sandison's in Truro, to Philipps's, on the 25l. from Tru-Shubenaccadic.

And a further fum of vol. for the road from Creehman's Mill to Dean's, in Musquadoboit, 101 to Musqua-

And a further fum of 50l. for the road from Black Rock in Truro, to Polly's on the 50l. from Tra-Halifax Road, by Burris's.

And a further fum of 15l. for the road from the fettlement on the Onflow Mountain, to 15l. from Oasthe cross road leading from Truro to Onslow by Blair's, low Mountain.

And a further fum of 30l. for the road from the settlement at the head of North River, to 30l. to M'Cal-David M'Callum's, junior.

And a further fum of 201, to enable the inhabitants of Onflow, to erect a bridge over 201, Onslow. the Chiganoise River, near the House of John Thomas.

And a further fum of 60l. for the road from Londonderry to Folly Lake, on the Rem- 60l. from Lontheg road.

And a further fum of 10l. for the road from the Settlement on the Onflow Mountain, to 10l. from Onethe Pictou road, near Christie's, in Truro. low Mountain.

And a further sum of 3el. for the road from the District Line of Pictou to the Cumberland Brule Line at Point Brulé.

And a further sum of sol. from Christie's Mill, in Truro, to Greenfield.

10l. to Greenfield.

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251. to Musquodoboit. And a further sum of 251. for the road from the Halifax road to Musquodoboit, by Sibley's.

40l. from Upper Sewack, towards the middle river of Pictou, leading past Ellis's.

And a further fum of 40l. for the road from Robert Logan's, in Upper Sewack, towards the middle river of Pictou, leading past Ellis's.

301. Tatamagushe. And a further fum of 30l. for the road from Tatamagushe road to Rood's, by James Linton's.

3001. to Gut Bridge.

And a further sum of 3001. for the road and bridges from Pictou District Line to the Gut Bridge.

2001. to River John.

And a further fum of 2001. for the road from Logan's, on the Pictou road, to the River John.

201. from River And a further fum of 301. for the road from the River John towards Tatamagushe.

601. to Pictou. And a further fum of 501. for the road from M'Connell's to the middle river of Pictou, at Marshall's.

1001. to Pictou. And a further sum of 1001. for the road from Marshall's, on the middle river, towards the east river of Pictou.

And a further fum of 100l. for the road from the east river bridge to the Pine Tree Gut, leading to Charles Brown's.

250l. to County
of Sydney.

And a further furn of 250l. for the road from the Pine Tree Gut to the Line of the County
of Sydney.

501. to Fisher's And a further fum of 501. for the road from Charles Brown's to the road leading to Fifher's Grant.

And a further sum of seol. for the road from Carmichael's, on Fisher's Grant, towards
New Glasgow.

501 to Aber-erombie's Point, towards Marshall's, erombie's Point, towards Marshall's, on the middle river of Pictou.

And a further sum of 50l. for the road from Donald M'Kay's, senr. to James Cameron's, on the West Branch of the East River of Pictou.

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And a further sum of 80l. for the road from James Turnbull's on the lower Settlement, 80l. to Pictou. to Duncan Cameron's on the upper Settlement of the East River of Pictou.

And a further fum of 30l. for the road from Blackie's to the widow M'Gill's, on the West 30l. to Picton.

And a further sum of 301 for the road from the East River Meeting House, towards 301 to St. Ma-St. Mary's.

And a further sum of 3cl. for the road from the Meeting House on the Middle River of 301. to Sewack.

And a further fum of 30l. for the road from David Marshall's to John Marshall's, on 30l. to Picton. the middle River of Picton.

And a further fum of 30l. for the road from M'Cara's, towards the Saw Mill.

30l. to M'Cara's

And a further fum of 100l. for the road from boat harbour bridge to George Forbis's at 100l. to Little Harbour.

And a further fum of 30l, for the road from the main road to Carribou, by the way 30l. Carribou.

And a further sum of 1001. for the road from Andrew Marshall's on Green Hill, towards 1001. from the upper Settlements of the east river, by the way of Alexander Fraser's, near the middle Green Hill. river of Pictou.

And a further sum of 201. for the road from Donald M'Donald's on the Green Head, to Donald Fraser's on the west river of Pictou.

201. from Green Head.

And a further sum of 201. for the road from Picton to Carribon, by the Meadows.

201. to Caribon

And a further fum of 201. for the road from the cross roads leading to Mergomishe, to 201. to Mergo-John Small's.

And a further sum of 1001, for the main road from the line between the County of Sydnant Cove.

1601 to Malignant Cove.

450l. to Indian Gardens.

And a further fum of 450l. for the road from Malignant Cove, to the Indian Gardens at Antigonishe.

3001. from Indian Gardens, to Daniel M'Pherson's, on the dian Gardens. main road to Guysborough.

2751, to Guyr. And a further sum of 2751, for the road from Daniel M'Pherson's, to the Church in borough. Guysborough.

And a further fum of 50% for the road from Guysborough, to Abijah Scott's, on the main road to St. Mary's.

1161. to St. Ma- And'a further fum of ergl. for the road from Abijah Scott's, to the east branch of St. mary's river.

701. to St. Me. And a further furn of 701, for the main road from the head of the tide at the St. Mary's river, to the bridge on the east branch of the faid river.

201 to Country
Harbour.

And a further furn of 201 for the road from the old road from Gnysborough, to Country
Harbour, near where the same crosses Salmon River to Crow Harbour.

501. to Conso And a further fam of 501. for the road from Crow Harbour to Canfo.

901. from Man- And a further sum of 901. for the road from Manchester to the Gut of Canso. chester.

801. to Traccadie.

And a further fum of 801. for the road from the head of Milford Haven, to Traccadie.

And a further sum of 1 col. for the road from the harbour of Antigonishe, to the upper part of the Ohio Settlement, being part of the road to St. Mary's.

501. from Ohio. And a further sum of 501. for the road from the upper part of the Ohio Settlement on the west river of Antigoni lie, to St. Mary's.

301. to Antigonishe.

And a further fune of 301. for the road from Malignant Cove, to Antigonishe Harbour, by the way of the Lakes.

And a further fum of 30l. for the road from Morris's mill in Country harbour, to the main road leading from Guysburough to St. Mary's.

1816.	Anno qui	nquagelimo	fexto	Georgii II	1.	C. I.	18
And a furthe	er sum of 40l.	for the road from	n Tracção	lie to the har	bour of Antig	onishe.	101. to Antigo-
And a furth tey's Mill at Mo	er fum of 100l.	for the road from	n the Ind	ian Gardens at	Antigonishe, t		1001, to Mergomishe.
And a furth	ner fum of 251. fo	or the road from	Colin M	Nair's, at the	Gut of Canso, t	o Har-	25i. to Harbe Bushee.
And a furthe near Roderick	er fum of 351. for M'Donald's, to	the road from the Chapel in Po	ie main ro mquet.	ad from Antigo	nishe to Guysbo		351. to Guysb rough,
And a fur Morfe's, in As	rther sum of 4 nherst.	ool. for the road	I from the	bounds of Lo	ndonderry to A		400l. to Am- herst.
And a furth wick.	er fum of 240l.	for the road from	n Amheri	t to the bound	ary line of New-		240l. from Ai
And a furt of King's Cou	her fum of 2001, aty, on the Patr	for the road fro idge Island road	m Rober	t Reed's, in A	imherst, to the	bounds :	2001. from Ai berst.
And a furth	ner fum of 201. f	or the road from	Macan 1	River to the R	iver Hebert, at 1	Franck-	201. to River 11ebert.
And a fur	ther fum of 601.	for the road fro	m Barro	nsfield, towar	ds Partridge Isl	and.	601. from Bronsfield.
And a furt	her fum of 6ol. f	or the road from	Macan S	ettlement to th	ıe River Philip.		60l. to River Philip.
And a furt	her fum of 251.	for the road fron	i Macan S	ettlement tow	ards the Five II	ands.	251. from Mac
And a furth	her fum of 801. f	or the road from	the head	of Amherst t	o Goose River,	by the	80l. to Goo River.
And a furt	her fum of 100l.	for the road fro	m Gabrie	el Purdy's to I	Remsheg Harbon	ar.	100l. to Resheg.
	her fum of 100l. River, by Richar				ack River to the	e mouth	100l. to Resheg.
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601. to Tidnish River, including the bridge on the faid river.

And a further sum of 601. for the road from Amherst to the Gulf of St. Lawrence, at Tidnish River, including the bridge on the said river.

401. from Folly Lake, And a further sum of 501. for the road from Miller's, at Folly Lake, to Daniel Tidd's at Remsheg River.

451. to Pugwash And a further sum of 451. for the road from Daniel Tidd's to the harbour of Pugwash, by Andrew Fushner's.

301. from Remainer.

And a further fum of 301. for the road from John Rindres's at Remsheg, on the road to Curry's, at Tatamagushe.

201. to Amberst And a further fum of 201. for the road from the Town Plot in Remsheg, to John Tuttle's on the road to Amberst.

201. from Fox Harbour. And a further fum of 201. for the road from Fox Harbour Settlement, to the main road leading to Amherit.

201. from Massa And a further fum of 201. for the road from the Forks of Macan river, to the main road leading to Amherst.

301. to River Philip.

And a further fum of 301. for the road from the Harbour of Pugwash, to Ripley's on the River Philip.

201. to Bonemy.

And a further fam of 201. to open a road from Johnson's at the River Philip to Economy;
the Inhabitants having subscribed the sum of 281. towards the same.

251. to Tatamagushe. And a further fum of 251. to aid the Inhabitants of Remsheg and Tatamagushe in opening a road from Remsheg River, near Beebe's, to Tatamagushe, near Curry's.

And a further fum of 151, to aid the Inhabitants of the Scotch Settlement on the Gulf of St. Lawrence, between Fox Harbour and Pugwath Harbour, near Edward Finley's, to improve the road from the faid Settlement to the Cumberland road, near John Tuttle's.

And a further sum of 100l. for the road from the upper Gasperau Bridge, near New Ca-Bridge.

And a further sum of 100l. for the road from the upper Gasperau Bridge, near New Ca-Bridge.

251. to Horton. And a further fum of 251. for the road from the upper Gasperau Bridge towards Joel Englis's, in Horton.

And a further sum of 251, for the road from Jeremiah Kennie's and Martin's Mill to Jede-diah Jorden's dwelling house on the south side of Casperau River.

And a further sum of 251. for the road from Jedediah Jorden's to Pittsburg in Horton.

25l. to Pittaburg.

And a further fum of 25l. for the road from Benjamin's Bridge to the road leading towards 25l. to Benjamin's Bridge.

New Canaan, near Nathan Davison's.

And a further sum of 201. for the road from Scovill's Bridge to the Upper Gasperau 201. to Gaspe-Bridge, near New Canaan.

And a further sum of 151, for the road from Ezra Reed's towards Foster Farm, by the 151 to Foster house of William O'Leary.

And a further sum of 20l. for the road from Elisha Bishop's to the road leading towards 20l. to Bishop's William Bishop's.

And a further fum of 15l. for the road from the Horton Court-House to the road leading Canaan.

And a further sum of 20l. for the road from near the Five Islands towards the River Macan. 20l. to Macan.

And a further fum of 151. for the road from M'Cara's road, by Jeffe Lewis's lands, to his 151. from M'Ca-dwelling house on the Cumberland road.

And a further sum of 201. for the road from near John Armstrong's, near Huntley's Creek 201. to Gaspeto Fuller's Mill, south side of Gasperau river.

And a further sum of 100l. for the road from Falmouth Line, near Mount Denson, to 100l. to Gaspethe Northern side of the lower Gaspereau River.

And a further fum of 8ol. for the road from Gaspereau lower Bridge, by Simon Fitche's, Bridge.

Junr. to the road near Stone Bridge, and from Bishop's Bridge to the Stone Bridge.

And a further fum of 100l. for the road from Partridge Island, to the North Bounds of 100l. from Partridge Island. King's County.

And a further sum of 60l. for the road from Œconomy, to the road leading from Partridge Island towards Cumberland.

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ing-And 401. from Fox . And a further fum of 401. for the road from Fox River by Lieutenant Fraser's, to Ap-

25]. from Advocate Harbour. And a further fum of 25]. for the road from David Knolton's, at Advocate Harbour, on the road towards Lieutenant Fraser's.

201. to Fox River.

And a further fum of 201. for the road, from the road leading from Partridge Island, tover.

wards Cumberland to Fox River.

And a further fum of 151. for the road from Fitche's bridge, on the road leading to Falmouth by Manning's Plain.

75l. from Bishop's Bridge. And a further sum of 75l. to improve the main road from Bishop's bridge, to the Stone bridge in Horton.

201. to Benjamin's Bridge. And a further fum of 201. for the road from Joseph Alian's, to Benjamin's Bridge, by Caleb Benjamin's.

201. to Mill Creek on the main road near Horton Court House.

110l. to Bishop's Bridge. And a further fum of 140l. for the road from Pineo's, at the half-way river, to Bishop's bridge in Horton, in addition to the sum of 150l. granted for that service this session.

And a further fum of 20l. for the road from near Daniel Caldwell's, on the Side of Gafpereau River to the road leading towards New Canaan, by Thomas Davison's.

And a further fum of 50l. for the road near William Henry's towards the Cole Mines in Parriborough.

1001. to Cornwallis.

And a further sum of 1001. for the road from the West bounds of Horton past William Pineo's, to the West bounds of Cornwallis.

And a further fum of 15l. for the road troin the West bounds of Cornwallia through Aylesford

201. to Little And a further sum of 201. for the main road through Comwallis. from John H. Chipman's to Little Lake.

And a further sum of 201, for the road from Silas Rand's and Little Lake, to the West 201, from Mule bounds of Cornwallis.

And a further fum of 201, for the road from the West bounds of Cornwallis to Aylesford 201, to Ayles-Church.

And a further fum of 201, for the road leading to Aylesford Church, to Black Rock.

And a further fum of sol. for the road from Condon's Mill, to the Annapolis road. 201. from Condon's mill,

And a further fum of 201, for the road from Silas Wickwire's, by Huntley, to Minas 201, to White Bason, near White Water.

And a further fum of 20l. for the road from Scotch Bay to Cornwallis.

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201. to Scoth

And a further sum of 351, for the road from Eddy Newcomb's, to Hall's Harbour in 351, to Hall's Cornwallis.

And a further sum of 201, for the road near Randle Insley's, to the Bay of Fundy.

201. to Insley'r.

And a further sum of acl. for the road from Baxter's Harbour, to Sheffield's in Corn- 201. from Bax-ter's Harbour.

And a further fum of 15l. for improving the three roads from Benjamin Foxe's, by Wil15l. to Hull Harmot Ofborne's, from Foot's by Luther Porter's, and for the road by James Kinganan, up bour.
the Mountain, all leading to the Hull Harbour road by Eddy Newcomb's.

And a further fum of 201. for the road from the Black Rock road near Seth Burges's farm, 201. to Black Rock Road. to the road leading to Foot's.

And a further fum of 201. for the road from Charles Finche's, westerly near William 201. to Hall's North's, to the road leading to Hall's Harbour.

And a further fum of 20l. for the road leading from the road by little Lake, to Aylesford Church, by Benjamin Burges's over Bear Brook, to the Black Rock road.

And a further sum of 301. for the road near Patrick Lyon's, under the Mountain, easterly 301. to Sand-by Cyrus Webster's, to Daniel Sanford's.

Yy

And a further fum of 30l, for the road leading from the Perro road, over the Perro dyke, by Benjamin Weaver's, and the Settlement at Bats Creek, and extending westerly to the road leading to Perro.

25l. Cornwallis. And a further fum of 25l for the road (by fecuring the Sea Bank) near James Allifon's in Cornwallis.

201. to New-Canaan Road.

And a further fum of 201. for opening and improving the road from near Joel English's foutherly, to the New Canaan road.

401. Cornwallis. And a further fum of 401. for opening and improving the New Canaan road from the west bounds of Cornwallis, towards the New Canaan fettlement.

201. to Kinsman's.

And a further fum of 201. for the road near Thadeus Harris's, westerly, to Amos Kinsman's.

201. Morden Road. And a further sum of 201. for the Morden road from Francis Tupper's to the Bay of Fundy.

201. to Raudle's And a further fum of 201. for the road westerly from the Morden Road to the settlement near William Randle's.

201. to Annapps. And a further sum of 201. for the road leading from the main road to Annapolis, past the School House, northerly, near William Randle's, to the Bay of Fundy.

261. near Clermont. And a further fum of sol. for the road northerly past Clermont to the Bay of Fundy.

And a further fum of 20l. for the road called the Ormfby road, leading northerly on or near the line between William Parker's and John West's, junior.

201. to New Canaan Road.

And a further sum of 20. for the road southerly from the Annapolis Road, by Ryarson's Mill, to the New Canaan road.

201. to New Canana Road.

And a further fum of 201. for the road near Samuel Parker's, foutherly, to the New Canana Road.

1001. Liverpool And a further fum of 1001. for the Liverpool road, from the Half-way Tree towards Nictaur.

251 New Canaan Road, And a further sum of 251. for the New Canaan road, from the east bounds of the County of Annapolis towards Nictaur.

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And a further fum of 35l. for the main road in Annapolis, from Shaftner's Farm to the 35l. Annapolis. lands late granted Jelle Hoyt.

And a further fum of 35l, to aid the Inhabitants of Annapolis to rebuild the bridge near 30l. Annapolis. Round Hill, on the Polt road.

And a further fum of 100l. to repair the bridge over the Annapolis River, at Hicks' Ferry. 100l. Assayolis Bridge.

And a further fum of 2001, to repair the bridge over Allen's Creek, near Annapolis.

2001. Allen's Creek Bridge.

And a further fum of 80l. to improve the alteration made in the main road leading well-80l.totteneral's ward from Annapolis, by the way of the Hellian Line, from the General's bridge.

And a further fum of 201 for the main road in Granville, from the Battery at the Gut 201 to Granto Bray's bridge.

And a further fum of 30l. to aid the Inhabitants of Granville to repair the Aboiteau, at 2001, to Gran-Chefley's, and the Bridge at Bath's, on the main road.

And a further fum of 251, for completing the bridge over the Annapolis river, at Leanard's. 251, ftridge at Leanard's. tennard's.

And a further fum of tool for improving that part of the new projected road to Halifax 1001 to Liver-from Annapolis, to the Liverpool road.

And a further sum of 201, to aid the Inhabitants of the upper part of Annapolis to im-201. Annapolis, prove the cross road from the main road, by Neiley's Farm, to the southward.

And a further furn of 25l, to aid the Inhabitants of Annapolis and Wilmot to repair the 25l, fleidge at bridge at Lunn's Mill, over the Annapolis river.

And a further fum of 35l, to aid the Inhabitants of Clements to improve the crofs road beginning at Ifaaq I truas's, on the road leading through the Waldeck and Hellian Lines.

And a further fum of 40l. to aid the Inhabitants at Parker's Cove, on the Bay of Fundy, 40l. from Parto improve the road from the main road in Granville to the faid Cove.

And a further fum of 30l. (in addition to the fum of 35l. granted last year, and not expend-nut to thate's cd). Cove.

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County And ed) for completing the opening, and improving, the road on the North Mountain, from the cross road to Young's Cove, to the cross road to Chute's Cove.

451. Granville. And a further sum of 451, to aid the Inhabitants of Granville to complete the opening of the road, by the Farm of I. Phinney, to the Bay of Fundy.

251. from And a further sum of 251. to aid the Inhabitants of Granville to improve the cross road from Chute's Cave. Chute's Cove to the main road near Captain Bath's, in Granville.

261. Wilmot.

And a further fum of 251. to aid the Inhabitants of Wilmot to improve the road from Leanard's, on the main road, to the road under the Mountain.

251. Hill at Slocomb's And a further fum of 251. to aid the Inhabitants of Wilmot to reduce the Hill at Slocomb's comb's, and to improve the road under the North Mountain, from the Henley road to the eastward.

401. from Woodberry's to the Bay of Fundy, berry's.

351 to Bay Shere. And a further fum of 351 for the road from Andrew Marshall's, in Wilmot, to the Bay Shore, to commence at the said Shore.

And a further sum of 35l. for the road on the Top of the North Mountain, from the Granville Line, to the Farm of Henry Delongs, on the said road.

401. in Wilmot. And a further fum of 401. for the main road in Wilmot, near the Farm of John Ruggles, to the Bay of Fundy.

And a further fum of 30l. to aid the Inhabitants of Wilmot to open a road from the Stronach road, on the top of the Mountain, to the road leading to Judge Haliburton's Farm.

And a further sum of 250l. (in addition to a part of the grant of last year unexpended) for the Great Reads leading Westward, and from the bridge on Bear River, and at the Ferry at the mouth of the said River, to the junction of these roads at Lee's mills, inclusive of the bridges on Hollingshead Creek, and three miles contiguous of the Shelburne road.

1501. Bridge at And a further fum of 1501. for repairing the bridge at Lee's mill, and improving the great Lee's mill, &c.western road; one half to be expended between Lee's mill, and Velzer's Farm inclusive of the forking of the said road, which connects it with the road from the town plot of Digby The other half between Rowe's mill and Scissabou bridge.

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And a further sum of 1751 towards repairing the Post Road, from Montegan to 1751 to Mon-Salmon River, and for building a bridge over the said river.

And a further fum of 150l. to improve the road between Digby and the Grand Passage, to fay; 3cl. to be expended between Digby and William's mill brook; 4ol. between the said mill brook and William Johnson's House; and 8ol. from said Johnson's House to Little River.

And a further sum of 50l. to finish opening the road through Long Island, from the Petit 50l. to Grand Passage.

And a further sum of 1251 for improving the road leading from Digby to Gulliver's Hole, 1251 to Gulliby the way of the Battery and the Light-House: of which sum, 601 to be expended on the ver's Hole. part between Digby and the Light-House at Rogers's Point, and 651 from George Baine's, through the Scotch Settlement, to Gulliver's Hole.

And a further fum of 100l. for the further improvement of the road leading from the ter- 100l. to Scissamination of the Hessian Line through the south range of the Hatsield Grant to the Falls of bou. Scissabou River.

And a further sum of 501, for opening the road from Tucker's, along the North range of the 501, from Tuck-Hatsield Grant, to No. 23, at the Point where the parallel roads, leading through the said er's.

Grant are connected with the main road leading from Digby to Scissabou.

And a further fum of 10l. for the road from Elder's, in Falmouth, to the old road leading 10l. to Horton, to Horton, near Macan's.

And a further fum of 281.6s. 8d. for the old road from Falmouth Ferry to the Half-Way 281.6s. 8d. from Falmouth.

And a further sum of 201. for the road from the Newport Line to James Campbell's, in 201. to Douglas.

And a further sum of 501, to straiten and improve the road from Haine's Farm to Blois's, 501, to Kenetand to improve the road from thence to the bridge over the Kenetcook River, in Douglass.

And a further sum of 201 to open a road from the Kenetcook Bridge to the Noel Road in 201 to Noel. Douglas, so as to avoid the steep Hills.

100l. to Five And a further fum of 100l. for the main road from Finley Murdock's to the Five Mile Riwer, in Douglas.

And a further sum of 50l. for the road from the Douglass Church to the Nine Mile River.

Settlement, in addition to the sum undrawn from the Treasury.

601. from Nine And a further fut of 501. for the road from the Nine Mile River Settlement in Douglass, Mile River. to the bridge at Hali's.

501. to Shaben-accadie Bridge. And a further fum of 501. for the road from Barwick's Brook to the new bridge over the Shubenaccadie.

50l. to Barwick's Brook.

And a further fum of 50l. for the road from James Douglas's to Barwick's Brook.

50l. to Douglass And a further fum of 50l. for the road from Noel to the main road in Douglass.

501. to Beaver And a furt r fum of 501. for the new road from the Noel Road to Beaver Bank, in aid of the Inhabitant

And a further sum of 40l. for the road from M'Lean's Farm, to the Gore Settlement In Douglass.

251. to Tagget's And a further fum of 251. for the road from Ellis's Mill, through the Nine Mile River Settlement, to Tagget's, in Douglass.

301. to Rawdon And a further sum of 301. for the main road from Douglass to the Church in Rawdon.

1001. to Wier's And a further fum of 1001. for the new road from the Church in Newport, to the Halifax road at Wier's Hill.

1251, to Lockart's Hill.

And a further sum of 1251, to alter and improve the road from the bridge at Lockart's, to avoid Lockart's Hill.

251. from Wilcox's Ferry, to the cross roads at Barron's. sox's Ferry.

251. to Wier's. And a further sum of 251. for the road from Hugh Smith's, to Archibald Wier's.

TOL

60l. to Noel, And a further fum of 50l. for the road from Petit to Noel along the shore, and from Noel to Salter's Head.

And a further fum of 10l. for the road leading from the old road in Falmouth to the road near Knowles's by way of Payzant's, in addition to the money undrawn from the Treasury for the same road.

401. to Falmouth. And a further fum of 401. for the road from Dickie's bridge near Mount Denfon to Loomer's, in Falmouth.

And a further fum of 151. for the road from the Bridge over the fouth branch of the ster's.

And a further fum of 151. for the road from the Bridge over the fouth branch of the ster's.

And a further sum of 50l. for the road from Dunlap's, on the road from Lunenburg County, to the Bridge over Portmetway River, to Mill Village.

1501. toHerring Cove.

And a further fum of 75l. for the road from the Herring Cove Bridge to the Bridge at the Falls over Liverpool River.

250l. to Port Mutton. And a further fum of 250l. for the road from the main road leading through Liverpool to the bridge over Great River, at Port Mutton, on the main road to Shelburne.

350l. to Liver-pool.

And a further sum of 350l. for the road from the north bounds of Queen's County, on the Nictaur Road, towards Liverpool.

2001. to Herring Cove.

And a further fum of 2001. for the road from Port Metway to Herring Cove Bridge.

And a further sum of 601, for the road from the Grift Mill, at Beach Meadows, to Clarenburg's Farm.

50l. to Eagle And a further fum of 50l. for the road from William Cahoon's, Junr. to Eagle Head.

And a further fum of 150l. for the main road in Liverpool to the Western Head Settlement.

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901. to Mill

Brook.

And a further fum of 9512 for the road from Clyde River to the bridge over the Mill

Brook in Barrington.

And a further sum of 400l. for the road from the bridge over the Mill Brook in Barrington to Owen's at Pubnico.

901. from River And a further fum of 901. for the road from the bridge over the River Jordan to Ragged Islands, and from thence Clyde River.

601. to Telford's And a further sum of 601. for the road from Salmon River in Yarmouth, to Jacob Telford's.

501. from Telford's.

And a further fum of 1501. for the road from Jacob Telford's to the bounds of the County
of Annapolis.

And a further fum of 80l. for the road from Robert Durkie's to the north line of the Townfhip of Yarmouth, on the westerly side of Lake George.

50l. to Renard's Mill.

And a further fum of 50l. for the road from Tuskit River Bridge to Renard's mill.

201. Yarmouth Bridge. And a further sum of 201. to aid the inhabitants of Yarmouth to repair the bridge over the River at the Narrows, near Doctor's Lake.

And a further sum of 201. to aid the inhabitants to improve the road from Purdy's on Tusket River, to Joshua Terfry's in Yarmouth.

201. Yarmouth. And a further fum of 201. to aid the inhabitants to improve the road from Thomas Brown's to William Stevens's near the high head in Yarmouth.

90l. to Scissabou Falls.

And a further fum of 90l. to open and improve the road from the North Line of the Township of Yarmouth to the Upper Falls on the Scissabou River.

60l. to Argyle. And a further fum of 60l. for the road from Owen's at Pubnico, to John Nickerson's in Argyle.

I001 to Yarmouth.

And a further fum of tool for the road from John Nickerson's to John Kenney's in Yarmouth.

1500l. Cornwallis Bridge.

And a further fum not exceeding 1500l. to enable the inhabitants of King's County to erect

erect a bridge over Cornwallis River, near William Campbell's, in aid of the fum of 1000l. already subscribed for the above purpose. Provided, That the said sum shall not be drawn from the Treasury until the Commissioner or Commissioners appointed for build. the faid bridge shall certify to his Excellency the Lieutenant Governor, that the sum of 1000l. subscribed for that service, hath been collected; nor until the Justices of the County of King's County, in their General or Special Sessions shall likewise certify, that a public highway is opened and established, without any expence to the Province, leading from the main road on each fide of Cornwallis River, to the place where the bridge is to be erected.

And a further fum of 80l. for removing obstructions to the Navigation of rafts and boats 80l. River Musin the River Musquodoboit.

And a further fum of agol. (in addition to tool, granted this Seffion) to open a road from 250!, to Anna-Hamond Plains leading to Annapolis. polis.

And a further sum of 400l. for the road from M'Alpin's towards Sackville Bridge, to be 400l. to Sackexpended under the direction of the Commissioners of the Streets of Halifax.

And a further fam of tool. to affift the inhabitants of Port Mutton in Queen's County, to 1001. Port build a bridge over a Creek in the centre of the faid Settlement, and on a public road granted Mutton. by the Sessions at Liverpool.

And a further fum of soil to enable the inhabitants of Blandford to the westward of Ash- 50). Blandford matogan, to communicate with the main road leading from Halifax, by the way of St. Margaret's Bay, to Chefter, in the County of Lunenburg.

And a further fam of 30l, to the person or persons who shall be appointed by the Court 30l, Labave of Sessions, in the County of Lunenburg, to keep a Ferry at Lahave River on the main Ferry. road from Lunenburg to Liverpool, to enable such person to provide a good and sufficient Boat or Scow, for the purpose of carrying over the said River Horses and Carriages; to be drawn by Warrant by his Excellency the Lieutenant-Governor, upon the certificate of the Court of Sessions aforesaid, that such Boat or Scow is provided for the purpose a foresaid.

V. And be it further enacted, That the Treasurer be, and he is hereby authorised, to pay to 501. John Hui-John Hutchinson, the Commissioner for the Road leading from Chester to Windsor, the sum of sol. being the balance of 2001, granted for the faid Road in the last year.

VI. And be it further enacled, That the fum of 20l. granted to Joseph Langley, in the year one thousand eight hundred and thirteen, on condition that he should remain on the 102d from Mulquodobit to Guylborough, for the term of four years, and that he should find tecuri- 201, Joseph ty to so remain on the said road, be paid him, without his being obliged to give such security, Laugley. he having refided there three years.

VII. And be it further enacled, That the Collector of Impost and Excise for the County of

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C. II.

Excise Duty remitted to Clarke Sandford, and Encomb Sandford. Hants, be, and he is hereby authorifed, to remit the amount of the Duty secured, by Clarke Sanford, and Encomb Sanford, junior, on a certain cargo of Plaister of Paris, shipped by them on board the schooner Sally & Ann, at Windsor for Passanaquoddie, and which Plaister of Paris was totally lost, together with the said vessel, at the entrance of the harbour of St. John, New-Brunswick, on the third day of December last.

Excise Duty remitted to William Polluck. VIII. And be it further enacted, That the Collector of Impost and Excise for the District of Colchester, be authorised to remit the Duty secured by William Polluck, on a certain quantity of Plaister of Paris shipped by him on the schooner Sukey, at the River Shubenaccadie, for Passamaquoddie, and which Plaister was totally lost, together with the said vessel, in the Bay of Passamaquoddie, about the first day of December last.

35l. John M'Keep. IX. And be it further enacted, That his Excellency the Lieutenant Governor, be, and he is hereby authorized to pay out of the Monies granted for the repairs of the great road leading to Truro, the sum of 351. to John M'Keen, as a compensation for the Land occupied by the alteration of the great road through his improvements, which alteration was made under the direction of Robert Berry, when Supervisor for the road, provided, that the said M'Keen shall release to the public his right to the said Road.

Monies how drawn from the Treasury.

X. And be it further enalted, That it shall and may be lawful for the Governor, Lieutenant-Governor, or Commander in Chief for the time being, to draw by Warrant on the Ireafury from time to time for all such sums of money as may become due and payable by virtue of the several Laws now in force for the establishing of Schools in the Province.

Sections of the Act 41st. Geo. III. continued.

XI. And be it further enacted, That the ninth, twelfth, fifteenth, fixteenth, eighteenth and nineteenth. festions or clauses of the Act made and passed in the forty-first year of His Majesty's Reign, entitled, "An Act for applying certain Monies therein mentioned for the service of the year of our Lord one thousand eight hundred and one, and for appropriating such part of the Supplies granted in this Session of the General Assembly, as are not already appropriated by the Laws or Acts of the Province," shall be and continue in full force and virtue, until the eighteenth day of March, which will be in the year of our Lord one thousand eight hundred and seventeen, in as full and ample a manner as the same clauses would be, were the same again here repeated word for word.

CAP. II.

An ACT to alter and extend the times of holding the Supreme Court in the several Counties and Districts of this Province.

Preamble

W HEREAS it has been found necessary to extend the Circuits of the Supreme Court to the several Districts and Counties in this Province in which the Supreme Court does not now set; and whereas it is requisite to alter the times of holding the said Court in the several Counties and Districts in which it does now set, and also to increase the stitings of the said Court in some of them:

Supreme Court
—when and
where held.

I. Be it enacted, by the Lieutenant-Governor, Council and Affembly, That the said Supreme Court shall be hereafter held at Pictou, in the District of Pictou, on the last Tuesday of May; at Truro, in the District of Colchester, on the first Tuesday of June; at some suitable place near the bridge at Duncan's, on the River Philip, in the County of Cumberland, on the second Tuesday of June; at Lunenburgh, in the County of Lunenburg, on the last Tuesday of June;

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at Liverpool, in the County of Queen's, on the first Tuesday of July; and at Shelburne, in the County of Shelburne, on the fecond Tuesday of July; and also at Windsor, in the County of Hants, on the last Tuesday in May; at Horton, in the County of King's, on the first Tuesday in June; and at Annapolis, in the County of Annapolis, on the second Tuesday of June; and also at Antigonishe, in the County of Sydney, on the first Tuesday of September; at Pictou, in the District of Pictou, on the second Tuesday of September; and at Truro, in the Diffrict of Colchefter, on the third Tuefday of September, and also at Annapolis, in the County of Annapolis, on the second Tuesday of September; at Horton, in the County of King's, on the third Tuefday of September; and at Windfor, in the County of Hants, on the fourth, Tuesday of September. ody to standard of the four of the A ar.

II. And be it further enacted, That the faid Court shall not fet for more than five days at each Length of sitand every of the beforementioned places, excepting at Antigonithe, in the County of Syd- tage at each

ney, where the faid Court shall not fet for more than four days.

III. And to it further enacted, That it shall and may be lawful for the Governor, Lieutenant-Governor, or Commander in Chief, for the time being, to appoint one fit and proper perfon who shall have been regularly sworn and admitted an Attorney of the said Court, an Associate ten years prior to luch appointment, and shall have been in the practice of his profession as Judge, his dean Attorney and Counsel in the said Court at least five years next before the faid appointment as an Affociate Circuit Judge of the faid Court, who, in the absence of the Chief Justice, thall be competent with any one of the Judges of the faid Court, to hold the fame in all and every the Counties and Districts aforesaid. Provided always, that it shall not be lawful for the person so appointed Circuit Judge of the said Court to practice, in any of the Courts of Law or Equity in this Province, nor to accept, receive or hold, together with his appointment under this Act, any office, place or fituation, other than that of Mafter in Chancery, or a Member of His Majesty's Council, nor shall it be lawful for him to hold a feat in the House of Assembly in this Province.

IV. And be it further enacled. That the person so appointed shall, when invested with the faid Office, be competent to the exercise of all the duties of an Assistant Judge of the said Supreme Court, while engaged on the faid Circuits, in the faid Counties and Diffricts, and not otherwise. Provided also, That nothing herein contained shall be construed to empower the person so to be commissioned to perform any of the functions of a Judge or Affistant Justice

of the Supreme Court at Halifax.

V. And be it further enacled, That there shall be granted, established and paid, as the yearly Salary of As. falary of fuch Circuit Judge, the fum of four hundred pounds, in addition to the allowance essiste Judge. of travel already provided for the Judges of the faid Court.

WI. And be it further enacted, That the same proceedings shall be had in all causes alread, commenced in the said Courts, in the several Counties and Districts, as if the sitting of the faid Courts had not been altered. Provided, the usual rules and notices shall be given to the Circuit Courts. Parties or their Attornies. And provided also, that four days notice of the fitting of the Court to which Process is returnable, shall be served on the parties.

VII. And be it further enacled, That all Sheriffs, Jurors, Constables, and other Officers, shall Sheriffs, Jurors. be bound to attend the faid Courts at the times and places named in this Act.

VIII. And previded also, and be it further enacted, That if at any time after the Affiftant Justices of the said Court, and the said Associate Judge shall have commenced any of the Sickness of a faid Circuits, it shall happen that any one of the said Justices, or the said Associate Judge, by the Circuit. reason of sickness, or unavoidable accident, shall be prevented from attending at any of the

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by a state of the free flat of aprember, and ally at Annapal, to the day of the Country of the C

; at lost to make I mile of Palon, on the freed Tackley or deplember; and at Process

An ACT to enable the Inhabitants of the Town of Halifax to Pave

and the court of a compart of Windsign in the Country of Manual and

Preamble.

HEREAS, the Inhabitants of the Twich of Hatifely, and dielrous to pure Water-street, in the said Toda;

Payement commenced at Market Slip.

I. By it enacted, by the Lieutenant-Governor, Council and Afembly, That it shall and may be lawful for the Commissioners of Highways to cause the said street to be paved; and they shall commence the pavement thereof in front of the Market Slip, and proceed from thence both north and south, so that an equal space, as nearly as conveniently can, be paved in each direction from the said Slip.

Removal of

II. Be is further enacted, by the authority aforefaid, That it shall and may be lawful for the said Commissioners, or any, three of them, upon reasonable notice, to cause all sign-posts; show-glasses, show-boards, porches, steps, sences, cellar doors, and all and every other material, matter or thing, belonging to any house, warehouse, shop, cellar and building, or to any lot of ground or inclosure, which occasion any nuisance, encroachment or obstruction, to be immediately removed.

The erection of Porches, Sign-Posts, &c. not allowed. HI. Be it swither enacted, That it shall not be lawful for any sign-post, show-glass, show-board, porch, step, sence, cellar door, or any other material, matter or thing, belonging to any house, warehouse, shop, cellar or building, or to any lot of ground or inclosure, hereafter to be raised, placed or put as aforesaid; and upon the same, or any of them, being at any time bereafter to raised or placed, the said Commissioners, or any three of them, shall immediately thereupon cause the same to be removed.

IV. And be it further enacted, That the said street shall be paved in the middle; and the foot walks on each side shall be made either of brick or slag stone; and that, wherever the widesess of the street will admit, the paved part shall be forty feet wide, so that there may be sufficient room for the passing of horses and carriages; and the soot-way shall in every case be four feet wide.

how to be paved.

Regulations for

Water-Street-

V. And be it further enacted, That the Justices of the Peace, in any General or Special Sessions to be held at Halifax, shall make rules and regulations to prevent Truckmen, and other persons, from riding or driving over the foot-way, with horses or carriages, and to enforce the same.

the preservation of the side walks.

VI. And be it further enacted, That the foot-way on each fide of the faid fireet shall be made at the expense of the Proprietors of the Lands it shall adjoin, and be in front of; and that the said Commissioners may sue for, and recover, the expense incurred in making the same, before the Justices of the Rotation Court, with costs, in the same manner that debts are sued for, and recovered. Provided always, That if the Proprietor of any Lands shall be disposed to make such foot-way himself, it shall be lawful for him to do it, under the direction of the said Commissioners, or of the Overseer appointed by them.

VII. And

The expence of the side walks —how defrayed.

VII. And be it further enacted. That when monies thall be wanted for the purposes of paving the faid freet fuch money hall be raifed by prefeatment of the Grand Jury, and The expense of affelled, levied and collected, in the fame manner that other monies for County purposes are presented, affessed, levied and collected; provided always, before any such presentment shall defrayed. be made, the Commissioners of Highways shall apply to the Justices of the Peace, in some General Sefficies, and thall certify to the fald futilies, that they have appropriated, and intend to expend a specific sum of money, for that purpose out of the licence fund, or other And provided always, that no greater fum shall be raised by presentment, in any one year, than the fum so appropriated, out of the licence fund, or other funds.

VHL And be it further enacted. That the accounts of the faid Commissioners of Highways shall, in future, be rendered to the Justices of the County of Halifax, in their December or March Seffions, and fhall be examined, audited, and paffed by them, unless the fame fhall be Commissioners called for by any refolution of His Majefty's Council, or House of Assembly, when the of Halisan same shall be laid before the Joint Committee of the Council and House, in such manner as

any resolution of the Council or House of Assembly shall order and direct.

CAP. IV.

An ACT in addition to, and in amendment of, an Act, passed in the fecond year of his Majesty's reign, entitled, An Act for regulating the Exportation of Fish, and the Affize of Barrels, Staves, Hoops. Boards, and all other kind of Lumber, and for appointing Officers to Survey the same; and also of an Act, passed in the thirty-second year of his Majesty's reign, entitled, An Act to revive and amend an Act, for establishing the standard weight of Grain, and for appointing proper Officers for measuring Grain, Salt and Coals, and afcertaining the standard fize of Bricks, and the quantity of Lime to be contained in a hogshead.

HEREAS in and by the aforesaid Act, passed in the second year of His Majesty's reign, a discretionary power is given to Measurers of Cord Wood to make allowances for all Cord Wood not four feet in length, by which power, so vested as aforesaid, frequent acts of great injustive have been done to the Purchasers of that Article, and gross impositions practised : for remedy whereof.

I. Be it enacled, by the Lieutenant-Governor, Council and Affembly, That that part of the Part of the Act clause of the faid Act which authorizes the measurers of cord wood to make an allowance for Hi. repealed. wants, be, and the same is hereby repealed.

II. And be it further enacted, That the measurers of cord wood, shall, and they are hereby required, after the expiration of four months from the publication of this Act, under a penalty Wood less than not less than ten nor more than twenty shillings, for every neglect to seize all sticks of cord four seet long. wood offered or exposed for sale, which shall not measure four feet in length, accounting half the carf; which wood to feized as aforefaid shall be forfeited by the seller for the use of the Poor House of the Township in which the same shall have been seized.

III. And be it further enacled, I'hat from and after the first day of October next, all and cvery

Preamble---of Cord Wood.

Crooked and rotten wood how piled.

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every person or persons bringing cord wood to market for sale, shall pile all crooked or rutten wood in distinct and separate piles from the sound wood, and upon neglect or resusal of the seller to pile the crooked and rotten wood, the same to be seized by the surveyor, and to be torfeited by the seller for the use aforesaid.

Seizure of erooked and rotten wood less than four feet long.

1V. And be it further enacted, That all crooked or rotten wood not measuring four feet in length, accounting half the carf, shall also be seized by the surveyors under the like penalty for neglect as imposed by the second section of this Act, and the wood to be forseited for the use as aforesaid.

Preamble---o(Coal, Salt, and Grain.

And whereas great and serious evils have arisen, and great abuses have been practised, by means of the delivery of Coals, Salt and Grain, without having been previously surveyed by the proper Officer: for remedy whereof,

Forfeiture of Coal, Sall, or Grain, not duly measured. V. Be it further enacted. That from and after the publication hereof, all coal, falt, and grain, delivered from any ship or vessel, to any truckman or any other person, without having been duly and regularly admeasured by the proper officer appointed by the Court of Sessions, to survey the same, shall be forseited, or the value thereof, by the seller thereof, to and for the use of the poor of the Township.

Penalty to which a Measurer may subject himself. VI. And be it further enotied, That each and every measurer of coal, falt, and grain, who shall undertake to attend the admeasurement of either, or any of the aforesaid articles, from more than one vessel at one and the same time, shall forfeit for each and every such offence, the sum of forty shillings, to be recovered before any one of His Majesty's Justices of the Peace, by warrant of distress, and to be applied for County purposes.

Allowance to Surveyors and Measurers. VII. And be it further enocted, That the surveyor of cord wood shall receive from the seller, for each survey and examination, sour pence per cord; and the measurer of grain shall receive for all grain (oats excepted) at the rate of sour shillings per hundred bushels; and for oats two shillings per hundred bushels; and the measurer of salt, for every hogshead of salt, two pence; and the measurer of coals, for every chaldron of coals, six pence, to be paid by the seller of the aforesaid articles.

CAP. V.

An ACT for the preservation of Snipes and Woodcocks.

WHEREAS, it is expedient to prevent the killing of Snipes and Woodcocks during the time of their Breeding:

Preamble.

Between March and September not lawful to kill Snipes and Woodcocks. I. Be it therefore enacted, by the Lieutenant-Governor, Council and Assembly, That it shall not hereafter be lawful to kill any Snipe or Woodcock within this Province, from the first day of March, usual the first day of September in each and every year respectively.

Penalty for vio-

II. And be it further enacted, That every person who shall take, kill, sell, expose to sale, buy, cause to be bought, or have in his or her possession, any Snipe or Woodcock, between the days herein before mentioned, shall, for each Snipe or Woodcock so taken, killed, sold, exposed to sale, bought, caused to be bought, or sound in his or her possession, forfeit the sum of Ten Shillings, to be recovered and applied in like manner as the Penalty imposed by the Acts made for the preservation of Partridges and Bluewinged Ducks. Provided always, That this Act shall not extend to any Indian or Poor Settler, who shall kill any Snipes or Woodcocka for his own use and not for sale.

CAP. VI.

:1816.

An ACT in addition to the Act for punishing Criminal Offenders.

WHEREAS, the punishment by imprisonment of Clergyable Felonies, Larornies, and other lesser Criminal Preamble. Offences, is often nugatory, and a useless expense to the Counties :

1. Be it enacted, by the Lieutenant-Governor, Council and Affembly, That it shall and may be lawful for the Court before whom any person or persons shall be convicted of any Clergyable Felony, Larceny, of Receiving Stolen Goods knowing them to be Stolen, or other leffer Cri- Persons liable minal Offence, to fentence the Offender to be put and kept to Hard Labour, in the House of to be commit-Correction at Halifax, or elsewhere, or upon the Highways, or other Public Works, in the well, &c. Province, for any term or time not exceeding feven years, on such terms and conditions as shall appear to be best calculated to promote the reformation of the Ossender, a good example to others, and a just retribution to the Public for the injury done to it by such Offender.

II. And be it further enacted, That it shall and may be lawful for the Supreme Court, from time to time, to make, ordain and promulgate, rules and ordinances, general or special, for Regulations for the discipline, management and government, of all and every person and persons sentenced to Bridowell Hard Labour as aforefaid, and to prescribe such Corporal Punishment or Deprivation for the disobedient or refractory conduct of such Offenders as shall appear to the said Court to be sit and proper.

CAP. VII.

An ACT to explain the Acts, concerning Marriage and Divorce, passed in the thirty-second year of His late Majesty's Reign, and the first year of His present Majesty's Reign.

WHEREAS doubts have arisen relative to the construction of the Acts of the Province concerning Marriage Preamble. and Divorce ; for removing thereof :

I. Be it enacted, by the Lieutenant-Governor, Council and Affembly, That it shall and may be lawful for the Court in which fuch Causes are tried, on the hearing of any fuit of Marriage and Divorce for the cause of Adultery or Cruelty, to declare and decree, by definitive sentence or otherwise, the Marriage between the parties in such suit to be absolutely null and void, from and after the time when fuch Adultery or Cruelty shall be proved before the faid Court to have been committed; or to separate the said parties from bed and board only, and to allow and order Alimony, and reasonable costs, to the Wife so separated, as shall appear to the said Alimony to the Court to be fit and proper, according the condition of the parties, and the rules and practice of the Ecclesiastical Courts in England, in such cases.

II. Provided always, that nothing herein contained shall be confirmed to allow any person or Provine. persons who may be divorced from Bed and Board only, to marry again, without incurring the crime of Bigamy.

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CAP.

Divorce or Se-

CAP.

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CAP. VIII.

An ACT to continue an Act, passed in the sifty-first year of the Reign of his present Majesty, intitled, An Act for encouraging the establishment of Schools throughout the Province.

Act continued. -

DE it enacted; by the Lieutenant-Governor, Council and Assembly, That the faid Act entitled, An Act for encouraging the establishment of Schools throughout the Province be continued, and the same is hereby continued for the space of three years from the publication hereof, and from thence to the end of the next School of the General Assembly.

CAP, IX.

An ACT to extend the Provisions of an Act to give power to the Firewards of the Town of Halifax, to prevent dangerous Quantities of Gunpowder being kept within the said Town and Harbour thereof, to the Town of Windsor.

Act 54th Geo. III. extended to Windser. E it enacted. That the Act, passed in the sisty-fourth year of His Majesty's reign, intitled, An Act to give power to the Firewards of the town of Halisax to prevent dangerous Quantities of Gunpowder being kept within the said Town and Harbour, and all the provisions, and every matter and clause therein contained, be extended, and the same is hereby extended, to the Town Plot of Windsor, in the County of Hants, in the same manner as if the said Town of Windsor, was specially named in the said Act.

CAP. X.

An ACT for the encouragement of the Trade of this Province, in Plaister of Paris, otherwise called Gypsum.

Plaisterof Paris exported.

Where allowed to be landed.

day of May next, no Plaister of Paris, otherwise called Gypsum, which shall be laden or put on board any ship or vessel, at any port or place within the limits of this Province, to be transported from thence to any other port or place within or without the same limits, shall, directly or indirectly, be unladen or landed, or put on shore, at any other port or place within the limits of this Province, except the harbours of Annapolis Royal, of Digby, of Yarmouth, of Halifax, of Shelburne, and of Liverpool; nor at any port or place in the United States of America eastward of Boston, in the State of Massachusetts, except the port of St. John, in New-Brunswick, nor unladen or put on board any American ship, wessel, boat or shallop, of any description, at any port or place eastward of Boston aforesaid, under the penalty of the forfeiture of every such ship or vessel, from which any such Plaister of Paris or Gypsum shall be unladen contrary to the provisions of this Act, together with her boats, tackle, apparel and surniture, to be seized and prosecuted in manner herein after mentioned.

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II. And be it further enacted, That no Plaister of Paris or Gypsum, shall be laden on board any ship or veffel, at any port or place within the limits of this Province, to be transported given by Perfrom thence to any other port or place within or without the same limits, until Bond shall be given to his Majefty at the office of the Collector of Impost and Excise, at or nearest to the port or place where fuch Phaister shall be intended to be so laden, by the owner or master of fuch ship or welfel, with one tufficient furety, in a fum double the amount of the value of the Plaister to intended to be shipped, estimating each ton at twenty shillings, with a condition to render the fame void, it the faid Plainer or Gyplum fo intended to be laden or put on board such ship or vessel shall not, directly or indirectly, be unladen or landed, or put on shore at any other port or place within the limits of this Province, except the harbours of Annapolis Royal, Digby, Yarmouth, Shelburne, Halifax, and Liverpool; norat any port or place in the United States of America eastward of Boston, aforesaid, in the State of Massachusetts, nor unladen or put on board any ship, veffel, boat or shallop, of any description, at any sport or place eastward of Boston, aforesaid, except the port of St. John, in New-Brunswick; and the faid Collector of Impost and Excise shall forthwish, upon the execution of such bend, give to the mafter of luch ship or veffel, a certificate that fuch bond a aforefaid, has been given; which certificate shall be kept by the said Master to be produced by him as occasion may afterwards require; and if such Plaister of Paris-or Gypsum shall be laden, or put on board any ship or vessel, at any port or place, within the limits of this Province, to the transported from thence to any other port or place within or without the same limits, before such bond as aforesaid shall be given, every such ship or vessel, and the Plaister to laden before such bond given as aforesaid, together with her boats, tackle, ap--parel and furniture, shall be for feited, and shall and snay be seized and prosecuted in manner hereinafter mentioned.

III. And to it further enacted, That if any thip or wellel, on board which any Plainer of Paris Vessels, &c. or Gypfum, shall be laden as aforesaid, at any port or place within the limits of this. Province, way be seized shall be afterwards found in any other place, not having such certificate as aforesaid of such bond as aforefaid having been given, every fuch thip or veffel, and the faid Plaister on board fuch ship or vellel, together with her boats, tackle, apparel and furniture, shall be sforfeited,

and shall and may be leized and profecuted in manner hereinafter mentioned.

IV. And be it further enacled, That any bond given under and by virtue of this Act, shall and Export Bond may be cancelled by the faid Collector of Import and Excise, at any time within fix calendar months next after giving the fame, upon the production of a certificate from the Collector of the Customs of the Port, or from any British Conful or Vice Conful at or near such place, that fuch Plaister was actually unladen from such ship or vessel at such port, or at Boston, or at a place to the wellward of Botton aforefaid; and if the Plaifter mentioned in fuch bond fhall. have been unladen in either of the harbours of Annapolis Royal, Digby, Yarmouth, Shelburne, Halifax, Liverpool, or the Port of St. John, in New-Brunswick, then, and in such case, upon the production of a certificate from the Collector of Impost and Excise, or the Treasurer at St. John, in New-Brunswick, that such Plaister was actually unladen as last aforesaid. Provided alwars. That in case of the shipwreck, or loss at sea, proof of the same, to the satisfaction of the faid Collector of Impost and Excise, shall be equivalent to any such certificate as aforesaid.

V. And be it further enacled, That for every bond and certificate herein before required to be given as aforesaid, the Collector of Impost and Excise shall be entitled to demand and receive the fum of five shillings, and no more.

Vi. And be it furiber enacted, That it shall and may be lawful for the Collectors of Impost

sons exporting

for violating

Shipwreck. de. of Vessels in which Plaister may be expert-

Allowance to Collectors.

Duty of Col-

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and Excise within this Province, or either of them, and they are hereby authorised and required, to seize, and take, any ship, vessel, boat or shallop, and the Plaister on board, which shall be liable to forfeiture under this Act, and to detain and profecute the fame to final judement.

Fraud-- how punished.

VII. And be it further enacted, That any person or persons producing, or attempting to produce, or having at any time produced, any false or fraudulent certificate, paper or papers, voucher or vouchers, in order to cancel any bond required by this Act, or in any manner to evade the true intent and meaning of this Act, such offender or offenders, shall each and every one of them forfeit and pay the fum of one hundred pounds.

Recovery and application of Peualtien, &c.

VIII. And be it further enacted, That all fines, penalties and forfeitures, for any offence against this Act, shall be prosecuted, levied and recovered, by bill, plaint or information, in His Majefty's Supreme Court of this Province: and one moiety of fuch tines, penalties and forfeitures, shall be to His Majesty, to be applied to the support of the Government of this Province; the other mojety to him or them who shall discover, inform, or sue for the same, together with full cofts of fuit; and that on all profecutions for any fines, penalties and forfeitures, for any offence against this Act, the profecutor and defendant shall be entitled to demand a Special Jury for the trial thereof, and to take depositions of witnesses, to be used in evidence at such trial, as is practiced and authorised by the laws and usages of this Province in civil actions.

Cases of hardship-how relicved.

IX. And be it further enacled, That in all cases of hardship which may arise in the continuation of, and in carrying into execution, the provisions of this Act, relief may be had by applying to the Governor, Lieutenant Governor, or Commander in Chief for the time being, who is hereby authorifed, with the advice of His Majesty's Council, to direct the release of any feizure made, or to discontinue or stay any profecutions for penalties which may have been. or may be intended to be, instituted, upon such terms as he may deem equitable.

Carriage of Plaister of Paris within the rivers of the Province, in boats, &c.

X. And be it further enacted, That nothing in this Act shall be construed to extend to the carriage of Plaister of Paris or Gypsum, in any boat, lighter, drogher, or other vessel, employed within any river of this Province, and not without the same, in transporting Plaiser of Paris or Gypsum from the shores of such river to vessels lading at the mouth thereof, or from the shores of such river to any wharf or place of landing within such river.

Act---when put

XI. And be it further enacled, That this AC shall not be in force until an Act, passed in the Province of New-Brunswick, on the Eleventh day of March, in the Year of Our Lord One Thousand Eight Hundred and Sixteen, intitled, "An Act for the Encouragement of the Trade of that Province, in Plaister of Paris, otherwise called Gypium," shall be published, and made known, by Proclamation, from the Governor, Lieutenant-Governor, or Commander in Chief, of that Province, for the time being, agreeably to the Ninth Section of the faid Act.

Continuauce of His Majesty's approbation of

in force.

XII. And be it further enacted, That this Act shall continue and be in force five years, and thence to the end of the next Session of the General Assembly, and no longer.

XIII. And be it further enacted. That this Act shall not be in sorce until His Majesty's Royal this Act neces- Approbation be thereunto had and declared.

CAP. XI.

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An ACT to continue the several Acts of the General Assembly, for the further increase of the Revenue, by raising a Duty of Excise on all Goods, Wares and Merchandise, imported into this Province:

BE it enacted, by the Lieutenant-Governor, Council and Assembly, That the Act, made Act 32d Geo. in the thirty-second year of his present Majesty's reign, entitled, An Act for the 111. further increase of the Revenue, by raising a Duty of Excise on all Goods, Wares and Merchandife, Imported into this Province; also, the Act, made in the forty-eighth year of his faid Act 48th Geo. Majesty's reign, for repealing so much of the aforesaid Act as exempts from such duty certain articles therein enumerated, and for declaring what goods, wares and merchandife, shall hereafter be exempt from fuch duty of Excife. And, also, the Act, made in the fifty-fourth year Act 54th Geo. of His present Majesty's reign, entitled, An Act to continue the several Acts of the General III. Affembly for the further increase of the Revenue, by raising a Duty of Excise on all goods, wares and merchandife, imported into this Province; and every matter, clause and thing, therein mentioned, be continued, and the same are hereby continued, until the Eighteenth Day Continued to of March, which will be in the year of our Lord One Thousand Eight Hundred and Seventeen 18th March, and no longer.

CAP. XIL

An ACT to alter and continue an Act for granting to his Majesty certain duties on Wine, Brandy, Gin, Rum, and other Distilled Spirituous Liquors, Molasses, Coffee, and Brown Sugar, for the support of His Majesty's Government, and for promoting the Agriculture, Commerce, and Fisheries of this Province.

E it enacted, by the Lieutenant-Governor, Council and Assembly, That the A& of the General Act 55th Goo. Affembly, passed in the fifty-fifth year of his Majesty's reign, entitled, An Act for granting to his Majesty certain duties on Wine, Brandy, Gin, Rum, and other Distilled Spirituous Liquors, Molasses, Cossee, and Brown Sugar, for the support of his Majesty's Government, and for promoting the Agriculture, Commerce, and Fisheries of the Province, except fo far as the fame is herein altered, be continued, and the same is hereby continued until the eighteenth day of March, which will be in the year of our Lord one thousand eight hundred and seventeen, and no longer.

Il. And be it further enacled, That from and after the eighteenth day of March in this prefent year, there shall be paid a duty of nine pence for every gallon of Rum, distilled within this Province, and no more, any thing in the said Ast contained, to the contrary nowithstanding.

Continued to

Duty on Rum

CAP. XIII.

1316.

An ACT to authorife the appointing Commissioners for Light-

BE it enacted, by the Lieutenant-Governor, Council and Affembly, That, from and after the publication of this Act, it shall and may be lawful for the Governor Lieutenant Covernor lication of this Act, it shall and may be lawful for the Governor, Lieutenant-Governor, or Commander in Chief, by and with the advice of His Majesty's Council of this Province, to appoint Three Commissioners for the taking charge of, and superintending, the several Light Houses now erected, or which may hereafter be erected, on the Coalls of this Province: which Commissioners shall have power to purchase Oil, Candles, Wick, Casks, and all other

fuch materials and utentils as may be necessary for the Lighting the said Light Houses, in the most beneficial manner, and to contract for the necessary repair of the Light Houses, and Lanterns, and for keeping them at all times in good repair, and fufficiently supplied.

Appointment of Keepers of Light-Houses.

Appointment, of three Com

missioners of

Light-Houses.

Power of Com-

missioners.

Report of the state of Light-Houses.

IL and be it further enalist, That the faid Commissioners shall have power to appoint, and also at their pleasure to remove, the Keepers of the said Light Houses; and also to lay down rules for the orderly Lighting and Keeping the same. Provided aiways, That the said Commissioners shall, as often as may be required by the Governor, Lieutenant-Governor or Commander in Chief, report to such Governor, Lieutenant-Governor or Commander in Chief, upon the flate of the Light Houses, which report shall contain the names and ages of the feveral Keepers of the Light Houses, the amount of their Salaries, and also an account of the tores and materials belonging to the leveral Light Houles, which at the time of fuch report shall be on hand.

III. And be it further enacled. That it shall be lawful for the Governor, Lieutenant Governor or Commander in Chief for the time being, to draw by warrant from the Treasury such fum or fums of money, out of the light duties, as may be necessary for the Repairing, Lighthow supported. ing, and supplying the said Light Houses, and for paying the Keepers of the same.

> IV. And be it further enacted. That the faid Commissioners shall be entitled to receive a commission of five per cent. on all monies by them expended under the provisions of this Act.

Allowance to Commissioners

Light-Houses,

Commissioner to account.

V. And be it further enacted. That the faid Commissioners shall render an accurate account of the receipt and expenditure of all fuch money expended by them, to the Auditor of Accounts, to be by him audited, and laid before the joint committee of the Council and House of Affembly.

CAP. XIV.

An Act to continue the feveral Acts of the General Assembly of this Province now in force relating to a Militia.

Militia Acts continued to 18th March, 1817.

DE it enacted, by the Lieutenant-Governor, Council and Assembly. That the Act, passed in the forty-eighth year of his Majesty's reign, entitled, An Act to provide for the greater fecurity of the Province, by a better regulation of the Militia, and to repeal the Militia Laws now in force; and also the several Acts made in the forty-ninth, lifty-third, lifty-fourth and fifty-filth

fifty-fifth years of his Majelty's reign, for altering, continuing and amending, the faid Act, be continued, and the same are hereby continued, until the eighteenth day of March, which will be in the year of our Lord one thousand eight hundred and seventeen, and no longer.

CAP. XV.

An ACT to continue an Act imposing a Duty on articles to be imported from the United States of America, and for appropriating the fame.

DE it enacted, by the Lieutenant-Governor, Council and Assembly, That the Act, paffed in the fifty-fifth year of his Majelty's reign, entitled, An Act imposing a duty on articles to be imported from the United States of America, and for appropriating the fame, to 181h March, be continued, and the fame is hereby continued, until the eighteenth day of March, which will be in the year of our Lord one thousand eight hundred and seventeen, and no longer.

CAP. XVI.

An ACT in amendment of an Act, passed in the sifty-first year of His present Majesty's Reign, entitled, An Act for the encouragement of Inland Navigation.

NEREAS, the Directors of the Yermouth Lock and Canal Proprietors are prevented from carrying into effect the good purposes for which said Proprietors were incorporated, by the reason of the absence of so many of the said Proprietors, who neglect to provide proxies, that two-thirds of the said Proprietors cannot be got together in person or by proxy, as, by the fourth Section of the Act of which this Act is an amendment, is required : for remedy whereof :

1. Be it enafled, by the Licutenant-Governor, Council and Affembly, That in all future meetings of All Canal Proprietors hound the proprietors of the faid Company, the vote of two thirds of fuch Proprietors as shall be by the vote of present in person or by proxy at such meetings, not being less than fifteen in number, shall two-thirds at bind all the Proprietors. Provided, that in addition to the notice now required by Law Notice of Meetto be given of fuch meeting, one month previous notice of fuch meeting hall also be ad-ingvertised in the Royal Gazette of this Province.

CAP. XVII.

An ACT providing an Annual Pension for Judge Monk, on his retiring from office.

THEREAS, George Henry Monk, Esq. on account of his declining health, has obtained permission from His Excellency the Lieutenant-Governor, to resign his Commission as an Assistant Justice of His Preamble. Mujesty's Supreme Court. And whereas, in consideration of the many services performed by the said George Henry

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1816. Anno quinquagesimo sexto Georgii III. C. XVIII-XIX-XX.

Henry Monk, for this Province, during a long course of years, in various public employments, it is reasonable that provision should be made for his future honorable support:

Pension.

I. BE is therefore enacted, by the Lieutenant-Governor, Council and Assembly, That there shall be paid to the said George Henry Monk, Esq. yearly and every year, during his natural life, the annual or yearly sum of sour hundred pounds, currency; which sum shall be drawn from time to time, out of the monies in the Treasury of this Province, by Warrant of the Governor, Lieutenant-Governor, or Commander in Chief of this Province, for the time being.

CAP. XVIII.

An ACT for altering the time of holding the Inferior Court of Common Pleas, and General Sessions of the Peace, at Digby, in the County of Annapolis.

Inferior Court, &c. when held at Digby. E it enacted, by the Lieutenant-Geverner, Council and Assembly, That the Court of General Sessions of the Peace and Inferior Court of Common Pleas, shall hereafter be held at Digby, in the County of Annapolis, on the first Tuesday of July, in each and every year, instead of the second Tuesday of June, as heretofore accustomed, any law or usage to the contrary notwithstanding.

CAP. XIX.

An ACT to revive and continue an Act respecting Aliens coming into this Province, or residing therein.

Act 38th Geo.

BE it enacted, by the Lieutenant-Governor, Council and Assembly, That the Act of the General Assembly, passed in the thirty-eighth year of his present Majesty's reign, entitled, An Act respecting Aliens coming into this Province, or rest sing therein, and every matter, clause, and thing therein contained, he revived, and the same is hereby revived.

Continued to 18th Morch, 1817. II. And be it further enacted, That the said Act hereby revived, be, and the same is hereby continued in force, until the eighteenth day of March, which will be in the year of our Lord one thousand eight hundred and seventeen, and from thence to the end of the next Session of the General Assembly.

CAP. XX.

An ACT in addition to, and amendment of, an Act, passed in the fifty-fifth year of his Majesty's reign, entitled, An Act to facilitate the passage across the Harbour of Halifax.

Preamble.

WHEREAS, the provisions of the beforementioned Act, relate to Steam Boats only; and whereas, it is yet uncertain whether Steam Boats will be more useful than Boats, whoso machinery is moved by a different power:

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1. Be it therefore enacted, by the Lieutenant-Governor, Council and Assembly, That it shall be lawful for the faid Steam Boat Company, under and subject to the same conditions, provisoes and limitations, as in the same Act are contained, with respect to the Steam Boat therein mentioned, to furnish, and substitute if they shall do it expedient in the lieu, and sead of the said Steam Boat, any other Boat of a sufficient size and capacity, constructed so as to acquire and receive its motion through the water by the force of horses, or any other cattle, or of any other power whatsoever, applied to its wheels, and other machinery; and also to use and employ the last mentioned kind of Boat during the whole or any part of the term of twenty-five years in the faid Act mentioned.

II. And be it further enacted, That it shall not be lawful for any person or persons, other than the said Company, to use or employ any Boat of the kind and construction last mentioned, in the transportation of Pattengers, Cattle or Goods, in or upon the Waters of the said Harbour of Halifax, during the faid term of twenty-five years, unless the faid Company shall within the time limited in the faid Act, for so doing, neglect to provide either a Steam Boat, or other Boat of the kind above specified, or discontinue to use either of the said kinds of Boats during three months at any one time, for any other cause than unavoidable accidents.

Steam-Boat.

CAP. XXI.

An ACT in addition to, and amendment of an Act, entitled, An Act to revive and amend an Act for Establishing the Standard Weight of Grain, and for appointing proper Officers for measuring Grain, Salt and Coals, and afcertaining the Standard Size of Bricks, and the quantity of Lime to be contained in a Hogshead.

THEREAS it is found requisite to give efficacy to the Act hereby amended, and enlarged, to impose a penalty upon the breach of the provisions of the suid Act, which regulate the size of Bricks, and the Preamble. contents of a Hogshead of Lime; and it is expedient to increase the price paid for the inspection and measurement of those Articles. And whereas, the present size of Bricks is found to be disadvantageous in building, and inconveniences arise from the want of a Standard Size of Bricks of larger dimensions than those in common use, to conform to the size of Bricks imported from Great-Britain:

I. Be it enacted, by the Lieutenant-Governor, Council and Assembly, That all bricks made in this Province, for fale or fold therein, from and after the first day of May next, shall be of the fizes and dimensions following, that is to say: those of the larger size shall be nine inches in length, four inches and three eighths of an inch in width, and two inches and one half of an inch in thickness; and those of the smaller size shall be eight inches and one quarter of an inch in length, four inches in width, and two inches in thickness.

Size of Bricks

II. And be it further enacled, That all Bricks fold, or offered for fale, as aforefaid, shall be inspected by the Officer or Officers, or one of them, appointed for that purpose, and all such Bricks of any other or different dimensions than is herein provided, shall be seized by the said Inspector, unless their actual fize and dimensions shall have been declared by the owner or seller thereof at the time the same were fold, or offered for sale, and to sold, or offered for sale, as and for Bricks of such their actual size and dimensions. And all Bricks, inspected as afore-

Inspection of

Seizure of Bricks.

faid.

Inspection of Lime.

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Scizure of Lime.

Size of Lime Hogsheads.

Allowance to Inspectors of Bricks & Lime.

Penalties and forfeitures under this Act -how determined. recovered and applied.

faid, that shall not be well barnt, or otherwise be good and merchantable, shall be seized as atorefaid, unless the same shall have been sold, or offered for sale, as inferior or resuse Bricks.

III. And be it further enabled, That all Lime fold or or offered for fale, from and after the first day of May aforesaid, shall be measured and inspected, by the officer or officers, or one of them appointed for that purpose, and all Lime not sufficiently burnt, or otherwise of good and merchantable quality, shall be seized by the said inspector, and every person offering for fale, or felling by the hogshead, any Lime in hogsheads, that shall not contain at the least eight Winchester bushels heaped, or ninety-fix gallons, shall forfelt for every bushel of which every and each hoghead shall be desicient, the sum of ten shillings, and so in proportion for every part of a bushel, together with the hogshead or cask in which such line shall be contained, which shall be seized by the said inspector and destroyed.

1V. And be it further enacted, That for every Thousand of Bricks actually inspected, the perfon who shall inspect the same shall receive from the seller thereof Nine Pence, and so in proportion for any smaller number; and for every Hogshead of Lime actually inspected and meafured, the person who shall inspect and measure the same shall receive from the seller there of Six Pence, and fo in proportion for any less quantity.

V. And be it further enacted, That if the faid Bricks and Lime, fo feized as aforefaid, shall not exceed Two Thousand Bricks, or Thirty-two Bushels of Lime respectively; and if the deficiency of Lime fold, or offered for fale, in Hogsheads as aforesaid, shall not exceed Twenty Bushels, then, upon conviction upon the oath of one or more witness or witnesses, before one Justice of the Peace of the County where the offence shall happen; and if the said Bricks or Lime shall exceed I wo Thousand Bricks, or Thirty-two Bushels of Lime respectively; and if the deficiency of Lime as aforesaid shall exceed Twenty Bushels, then, upon conviction as aforefaid in any of His Majesty's Courts of Record in the County where the offence shall happen. the faid Bricks and Lime respectively, so seized as aforesaid, thall be adjudged forseited; and the person who sold, or offered the same for sale as aforesaid, shall be adjudged to pay the costs of prosecution, and the person or persons who sold or offered for sale as aforesaid Lime in hogsheads deficient as aforesaid, shall be adjudged to pay the penalty herein before declared thereof, together with the costs of condemnation : of all which penalties and forfejtures, one half part shall go to the inspector or inspectors, in each case respectively employed, for his and their trouble and expence of storage and profecution, the remainder to the use of the poor of the County where such conviction or convictions shall happen.

VI. And be it further enacled. That every thing in the Act hereby amended contained, which Repeal of part relates to the fize of Bricks, and the price of the inspection of Lime and Bricks, be repealed of the Act hereby amended. from and after the first day of May next.

> And whereas it is proper that Officers should be oppointed to measure and inspect Free-Stone used in Building :

Free Stone to be inspected. Allowance to Inspectors of Free Stone.

VII. Be it therefore enacted, That all Free-Stone fold, or offered for sale, from and after the first day of May aforesaid, shall be inspected and measured by the Officer or Officers appointed for the infraction and measurement of Bricks and Lime, and who shall receive from the owner or seller of such Free-Stone for his services at the following rates, that is to say: for the infpection and measurement of all Free Stone, of the description called flag stones, nine pence per ton; and of all other fix pence per ton, and so in proportion for any less quantity.

CAP. XXII:

An Act for the better regulating the manner of holding the Inferior Court of Common Pleas, and General Sessions of the Peace, in the County of Sydney.

INTHEREAS from the extent of the County of Sydney, it is found inconvenient for the Inhabitants of the western part of the said County to attend at the times and place, when and where the Inferior Court Preamble.

of Cummon Pleas, and General Sessions of the Peace, are now held for the said County: for remedy whereof.

I. Be it enacled, by the Lieutenant-Governor, Council and Assembly, That, from and after the publication hereof, the Inferior Court of Common Pleas, and General Sessions of the Peace, for the faid County, (hall be held twice ir. each and every year at the times now appointed by law Inferior Court, for holding the same, but instead of being held twice in each year at the Court-House in &c. in the Count Guysborough, shall be held only once at the said Court-House annually, to wit, on the second Tuesday of December; and once at Dorchester Village, annually, to wit, on the first Tuesday of July.

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II. And be it further enacted, That it shall and may be lawful for the Justices of the said Court of Common Pleas, and Sessions of the Peace, to excuse the Inhabitants of the Eastern Petit Jurers. part of faid County, from being drawn as Petit Jurors to ferve at the faid Court to be held at Dorchester Village as aforefaid; and so in like manner to excuse the Inhabitants in the Western part of faid County, from being drawn as Petit Jurors to ferve at the Courts to be held at the Court-House at Guysborough as aforesaid.

III. And be it further enacted, That the Presentations of Money hereafter to be affessed or appropriated within the faid County, by the Grand Jury thereof; as also the Presentation and Appointment of County and Town Officers, shall continue to be made at the General Sessions County purpoof the Peace held annually in December at the Court-House in Guysborough, and not see, and apotherwife.

Presentment of officers.

CAP. XXIII.

An ACT to alter the time of fitting of the Inferior Court of Common Pleas, and General Sessions of the Peace, for the County of Shelburne, and to enable the Justices of the said County to hold Special Seffions.

XX7 HEREAS, the times of holding the Inferior Court of Common Pleas, and General Sessions of the Peace, has been found inconvenient; for remedy whereof:

1. Be it enacted, by the Lieutenant-Governor, Council and Affembly, That the Inferior Court of Common Pleas and General Sessions of the Peace for the County of Shelburne, shall, for the future, be held at Shelburne, in the faid County, on the first Tuesday of October and first Court, 8c. at Tuesday of April, annually; any law, usage or custom, to the contrary notwithstanding.

II. And be it further enacted, That it shall and may be lawful for the Justices of the Peace

Times of holding Inferior Shelburne.

Special Sessions may be held at Shelburne to hear appeals against assessments, for the faid County, or any three of them, to hold Courts of Special Sessions, at Shelburne aforesaid, on the second Tuesday of November, and second Tuesday of May. In every year; at which Courts any person who may think himself overrated in the assessment made for the support of the Poor, County Rates, or other Rates or Taxes, may appeal for redress; and the fail Justices are hereby empowered to examine, hear and determine, every such appeal or complaine, and to give redress as they, in their judgment, shall think equitable; and such judgment shall be final in the said Court. Provided always, That nothing in this Act shall extend, or be construed to extend, to that part of the County of Shelburne which is comprised within the District of Yarmouth, in the said County.

CAP. XXIV.

An Act in amendment of an Act, passed in the first year of His prefent Majesty's Reign, entitled, An Act for repairing and mending Highways, Roads, Bridges and Streets, and for appointing Surveyors of Highways within the several Townships in this Province, and also of an Act, passed in the fifth year of His said Majesty's Reign, in addition to and amendment thereof.

Preamble.

WHEREAS, it is expedient to reduce the number of days' labour required by the said Acts to be performed upon the Highways, so far as the same affects hired Servants and Minors; and also to increase the amount of the Penalties imposed on persons who neglect to send their Teams, and to perform the labour required of them upon the Highways, Roads, Bridges and Streets:

Labour to be performed by servants, minors, &c. I. Be it therefore enacted, by the Lieutenant-Governor, Council and Assembly, That all hired Servants, Minors, Apprentices, Journeymen, and Day Labourers, shall perform two days' labour on the Highways, Roads, Bridges and Streets, instead of six days, according to the provisions of the said Acts.

Carts, trucks,

II. And be it further enacted, That each and every person liable to labour, or to send a Team, Cart or Truck, to work upon the Highways, Roads, Streets or Bridges, in this Province, shall, for each and every day's neglect, forseit and pay, for a Cart, Team or Truck, twelve shillings and six-pence, instead of ten shillings; and for personal labour sive shillings, instead of three shillings, any thing in the said Acts contained to the concrary notwithstanding.

Surveyors of Highways to account to the General Sessions of the Peace. III. And be it surfee enacled, That the Surveyors of Highways in the several Townships and Districts of this Province, who shall fail to account to the General Sessions of the Peace, for the expenditure of the labour, and for the sines and forfeitures by them respectively received, shall be liable to a penalty not exceeding ten pounds, to be recovered by Bill, Plaint, or Information, in any of His Majesty's Courts of Record in this Province; one moiety whereof shall be paid to the informer who shall sue and prosecute for the same, and the other half part thereof to be applied towards the repair of Roads and Bridges in the Townships or Districts in which the Surveyor resided.

Preamble.

Ast 38th Geo.

Act 48th Geo.

Act 48th Grs.

Act 52d Geo.

CAP. XXV.

An ACT to continue in force the several Acts therein mentioned.

WHEREAS it is expedient that the several Acts herein mentioned be further continued:

1. BE it therefore enacted, by the Lieutenant-Governor, Council und Affembly, That an Act, made in the thirty-third year of his Majesty's reign, entitled, An Act to provide for the trial of Issues by Justices of Niss Prim, in the Counties of Sydney, Lunenburg and Shelburne; allo, an Act passed in the thirty-eighth year of his Majesty's reign, entitled, An Act for regulating the exportation of red or fmoaked Herrings; and in amendment of an Act pasfed in the fecond year of his Majesty's reign, entitled, An Act for regulating the exportation of Fish, and the assize of Barrels, Hoops, Boards, and all other kind of Lumber, and for appointing officers to survey the same; also, an Act, passed in the forty-first year of his Majelly's reign, entitled, An Act for the fecurity of Navigation, and for preferving all 1.1. Ships, Veffels and Goods, which may be found on flore, wrecked or ftranded, upon the coasts of this Province, and for punishing persons who shall steal shipwrecked Goods, and for the relief of persons suffering loss thereby, except the tenth and eleventh sections of the faid Act; also, an Act passed in the forty-eighth year of his Majesty's reign, entitled, An Act for the Summary trial of Actions; also, an Act passed in the same year, entitled, An Act to provide for the accommodation and billeting of his Majesty's Troops, or of the 1tt. Militia, when on their march from one part of the Province to another; and the feveral Acts III. passed in the sifty-first and sitty-third years of his Majesty's reign, in amendment of the said Act; also, an Act, passed in the fiftieth year of his Majelly's reign, entitled, An Act in addition to an Act, passed in the thirty-third year of his late Majesty King George the second, 111, entitled. An Act for regulating the rates and prices of carriage; also, an Act, passed in the fame year, entitled, An Act in addition to and amendment of an Act, passed in the fortyfull year of his Majelly's reign, entitled, An Act for repairing, cleanling, and paving the Streets in the Town and Peninfula of Halifax, and for removing obstructions therein; also, an Act passed in the sifty-first year of his Majesty's reign, entitled, An Act to revive and continue an Act, made and passed in the thirty-eighth year of his present Majesty's reign, entitled, an Act to amend and render more effectual an Act, passed in the eighteenth year of his present Majesty's reign, entitled. An Act to prevent the forestalling, regrating and monopolizing of Cord Wood, in the Town of Halifax; also, an Act, passed in the fifty-second year of his Majesty's reign, entitled, An Act to regulate the expenditure of Monies, hereafter to be appropriated for the fervice of roads and bridges a alfo, an Act, paffed in the fifty fourth year of his Majesty's reign, entitled, An Act to revive and continue the several Acts for regulating the Summary Prial of Actions, before his Majefly's Justices of the Peace in the Town and Peninfula of Halifax-and every matter, claufe and thing, contained in all and every of the above Acts, and also in such Acts as may have been made in addition to, in explanation, amendment or alteration, of any or either of the faid Acts, or for the purpose of reviving the fame, shall be continued in force until the eighteenth Continued to day of March, which will be in the year of our Lord one thousand eight hundred and 18th March,

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seventeen, and from thence to the end of the next Seilion of the General Affembly.

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CAP. XXVI.

An ACT to regulate the Transportation of Gun-Powder, from place to place within this Province.

Preamble.

THEREAS, the present manner of conveying Gunpowder from place to place within this Province, may endanger the lives of many of His Majesty's Subjects; for remedy whereof:

Transportation of Gunpowder by land.

I. Be it enacled, by the Lieutenant-Governor, Council and Assembly, That, from and after the publication of this Act, it shall not be lawful for any person or persons within this Province to transport or convey from place to place therein, by land, any quantity of Gunpowder exceeding One Thousand Pounds Weight.

In carte.

II. And be it further enacled, That there shall not be loaded, or carried from place to place, upon or in any one cart as aforefaid, at one time, more than Fifty Pounds of Gunpowder, unless the same shall be completely covered with hair cloth, or woolen, exclusive of the cask or keg which contains the same, and the covering of the cart or carriage.

Stoppage of carts.

III. And be it further enacted, That it shall not be lawful for any cart or carriage, with Gunpowder as aforefaid, upon its passage from one place to another, within this Province, to be stopt or left less than twenty rods off any Inn or Dwelling House.

Articles not to be conveyed on with Gun-powder. Powder to be contained in barrels, &c.

IV. And te it further enacted, That it shall not be lawful to load, or carry, upon any cart or the same cart carriage as aforefaid, together with any quantity of Gunpowder exceeding Fifty Pounds, any manufactured or unmanufactured Iron, Steel, or any other metallic fubitance whatfoever; and that no Gunpowder, exceeding Fifty Pounds, shall be loaded or carried in any cart or carriage as aforefaid, but in barrels, half barrels, or quarter barrels, tight, and well hooped with wood or copper hoops.

Carriage of more than 25lbs. Gugpowder.

V. And be it further enacted, That it shall not be lawful to carry or convey from place to place, within this Province, any quantity of Gunpowder more than twenty-five pounds weight unless the cask or package in which the same shall be contained, shall be hooped, and well and fufficiently wrapped with woolen or hair cloth.

Violations of this Act.

VI. And be it further enacted, that if any person or persons shall offend against this Act, he shall forfeit and pay for each and every offence, a sum not exceeding twenty pounds, nor less than forty shillings, to be recovered by bill, plaint 'r information, in any of his Majesty's Courts of Record, within this Province, one lift thereof, to him, her or them, who shall sue for the same; the other half to be paid into the public Treasury for the use of his Majesty's Government.

Proviso.

VII. Provided always, and be it further enacted. That nothing in this Act contained. shall be construed to extend to prevent the carriage of Gun-Powder for his Majesty's service in the ufual manner.

CAP. XXVII.

An ACT to prevent unlawful Combinations of Master Tradesmen, and also of their Workmen and Journeymen.

HEREAS, great numbers of Master Tradesmen, Journeymen and Workmen, in the Town of Halifax, and other parts of the Province, have, by unlawful Meetings and Combinations, endeavoured to regulate the Preamble. rate of wages, and to effectuate other illegal purposes, for remedy whereof:

I. Be it therefore enacted, by the Lieutenant-Governor, Council and Affembly, That, from and after the passing of this Act, all contracts, covenants and agreements whatsover, in writing or not in writing, at any time or times heretofore made or entered into, by or between any journeymen, manufacturers, or other workmen, or other persons within this Province, for obtaining an advance of wages of them, or any of them, or any other journeymen, manufacturers or workmen, or other persons in any manufacture, trade or business, or for lessening or altering Combinations their, or any of their, usual hours or time of working, or for decreasing the quantity of of Journeymen work, or for preventing or hindering any person or persons, from employing whomsoever he, the, or they shall think proper to employ, in his, her, or their manufacture, trade or business, or for controuling, or any way affecting any person or persons carrrying on any manusacture, trade or business, in the conduct or management thereof, shall be, and the same are hereby declared to be illegal, null, and void, to all intents and purposes whatsoever.

II. And be it further enacted, That no journeyman, workman, or other persons, shall at any time, after the passing of this Act, make or enter into, or be concerned in the making of, or entering into any such contract, covenant or agreement, in writing or not in writing, as is herein before declared to be an illegal covenant, contract or agreement, and every journeyman, workman or other person, who, after the pussing of this Act, shall be guilty of any of the faid offences, being thereof lawfully convicted, upon his own confession, or the oath or oaths of one or more credible witness or witnesses, before any two or more Justices of the Peace for the county, town or place, where such offence shall be committed, which oath any of the faid Justices are hereby authorised and empowered to administer, in such case, and in all other cases where an oath is to be taken before any Justice or Justices of the Peace, in pursuance of this Act, within three calendar months next after the offence shall have been committed, shall, by order of such Justices, he committed to, and confined in the common Jail, within their jurisdiction, for any time, not exceeding three months, or at the discretion of fuch Justices, shall be committed to some House of Correction within the same jurisdiction, there to remain and be kept to hard labour, for any time not exceeding two months.

III. And be it further enacted, That every journeyman, workman, or other person, who shall at any time, after the passing of this Act, enter into any combination, to obtain an advance of wages, or to lessen or alter the hours or duration of the time of working, or to decrease the quantity of work, or for any other purpose contrary to this Act, or who shall, by giving money, or by persuasion, solicitation or intimidation, or any other means, directly or indirect. ly, endeavour to prevent any unhired or unemployed journeyman or workman, or other person, in any manufacture, trade or business, or any other person wanting employment in fuch manufacture, trade or business, from hiring himself to any manufacturer, or tradesman, or person conducting any manusacture, trade or business, or who shall, for the purpose of ohtaining an advance of wages, or for any other purpole contrary to the provisions of this Act,

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Combinations of Master Tradesmen.

IV. And be it further enacted, That all contracts, affociations, agreements, covenants and engagements, whether in writing or not, entered into between mafter tradefimen or manufacturers, or any other person or persons, for the purpose of regulating the wages of workmen. or for adding to or altering the usual hours of work, or for increasing the quantity of work. or for regulating or fixing the price to be paid for any work done, or article made or manufactured, by such master tradesmen or manufacturers, or other persons, whereby their customers or others who may deal with them may be affected, shall be illegal and void; and every mater tradelman, manufacturer or other person being thereof convicted, by the oath of one witness, before two Justices, within twelve calendar months, shall forseit and pay for each and every offence twenty pounds, one half to the informer, and the other half to the poor; and if the same is not immediately paid with costs of profecution, such Justices shall levy the same by warrant of diffress, with the costs attending the diffress and fale, and for want of sufficient distress, such Justices shall commit the offender or offenders to the common Jail or House of Correction, for any time not exceeding three, or less than two, calendar months.

Persons combining to raise the price of labour, goods,

V. And be it further enacled, That nothing in this Act contained, shall prevent, or be confirued to prevent, any person or persons, combining or confederating together, to raise the price of labour, or to raise the price of provisions or victuals of any kind, or to raise the price of goods, wares or merchandize, of any kind or fect, from being indicted, profecuted, or punished, as for a conspiracy, or unlawful combination,

CAP. XXVIII.

An ACT to enable certain persons therein named, to erect a Draw-Bridge across the Liverpool River, in the Town of Liverpool.

Preamble.

THEREAS, the Erecting a Bridge over the Liverpool River, in the Town of Liverpool, will be of great advantage to the Public; and whereas, Joseph Freeman, Joseph Barss, Smow Parker, John Barss,

Nathan Tupper, Hallet Collins, James Gorham and others, have proposed to erect at their can proper cost and charges, a good and sufficient Draw Bridge over the said River, and to attend and maintain the same, provided the said persons thall be allowed to take and receive such rate or toll for passing the said Bridge as shult be allowed and fixed from your to year by the Court of General Sessions of the Peace, and the Grand Jury for the time being, for the County of Queen's County :

I. Be it therefore enacted, by the Lieutenant-Governor, Council and Affembly, That it shall and may be lawful for the Governor, Lieutenant-Governor, or Commander in Chief for the time being, by Letters Patent, under the Great Seal of this Province, to incorporate the faid Joseph Freeman, Joseph Barss, Snow Parker, John Barss, Nathan Tupper, Hallet Collins, James Gorham and others, and all and every other person or persons who, in their own right, or as Executors, Administrators or Assigne, of the Original Proprietors, at any time or times hereafter, shall have, and be entitled to, any part, share or interest, in the taid Bridge, so long as they shall respectively have any such share, part or interest, therein, to be one Body, Politick and Corporate, in Deed and in Name, by the Name of the Liverpool Bridge Company, and, by that Name, to have a Succession, and to sue and be sued, and to have a Common Seal, with Power, from time to time, to elect and choose a President, and other officers, as shall be, by the faid Letters Patent, directed.

Bridge Com-

II. And be it further enacted, by the authority aforefaid, That the Proprietors of the faid Bridge shall be authorised to receive and take from all and every person or persons passing the faid Bridge (except to Majefly's Troops or Embodied Militia, with their Munitions of War and Baggage, on their match) fuch toll or fare, from time to time, as shall be fixed and allowed by the Court of General Seffions of the Peace and the Grand Jury for the County of Queen's County, annually, and no other toll or fare, there shall be so fixed and allowed as aforesaid,

Ill. And be it further enafled, That the faid Bridge shall be erected over the faid River, at fuch place, as shall be appointed by the said Court of General Sessions, upon the presentment Bridge-where of the Grand Jury, for the faid County of Queen's County.

IV. Provided always, That the faid Bridge shall be a Draw-Bridge, of sufficient width to al- Draw Bridge. low a paffage for veffels and boats, up and down the faid River, and that a fit and proper person shall attend, at the expence of the Proprietors, to draw the same Bridge, at all times, when thereto required, to allow of fuch passage, and that no fee or reward shall be exacted or Keeper of taken, for drawing the faid Bridge for the purposes aforesaid. And previded also, That the Bridge. faid Bridge be erected and completed, within three years from the paffing of this Act, and for erection and kept and maintained in good and fufficient repair, at all time and times, during the con-completion of

V. And be it further enacted, That this Act shall commence and be in force, for the term of Continuance of Fifty years, from the palling thereof, and no longer.

CAP. XXIX.

An ACT for founding, establishing and maintaining, an Academy at Pictou, in this Province.

7 HEREAS Edward Mortimer, Duncan Ross, Thomas M'Culloch, John Patterson, Thomas Davison, Preamble. George Smith, John M'Lean, Junior, Alexander Grant, Robert Lowden, and James M'Grigor, and

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others, have agreed to pay and contribute divers sums of money for the purpose of founding, establishing and maintaining, an Academy in the District of Pictou.

A: Whereas the said Edward Mortimer, Duncan Ross, Thomas McCulloch, John Patterson, Thomas Davison, George Smith, John McLean, Junior, Alexander Grant, Robert Lowden, and James McGrigor, and the other persons who have agreed to pay and contribute divers sums of money for the purpose aforesaid, are Presbyterians, and a great majority of the Inhabitants of the District of Pictou, are either Emigrants from Scotland, or are the Descendants of Emigrants from Land, where the Presbyterian Religion prevails; and the said Inhabitants of the District of Pictou, or a great majority of them, do now profess the Presbyterian Religion, and are desirous of educating their children therein:

Incorporation of the Trustees of the Pictou Academy.

I. Be it therefore enacled, by the Lieutenant-Governor, Council and Assembly, That it shall and may be lawful for the Governor, Licutenant-Governor or Commander in Chief, for the time being, by letters Patent under the Great Seal of this Province, to incorporate Edward Mortimer, Duncan Ross, Thomas M'Culloch, Thomas D'vison, George Smith. Robert Lowden. William Patrick, and James M'Grigor, of Pictou, aforesaid, and also, Archibald Gray and James Robson, Ministers of the Presbyterian Congregations at Halifax, and Samuel George William Archibald, of Truro, in the Diffrict of Colchester. and James Forenian, of Halifax, in this Province, to be one Body, Politick and Corporate. in deed, and in name, and have fuccession for ever in manner as shall be herein after mentioned and provided for, by the name of the Truftees of the Picton Academy, and that by the same name they shall have perpetual succession, and a common Seal, to be appointed by themselves, and also, to sue and be sued, implead and be impleaded, in all Courts and Places within the Province of Nova-Scotia, and they, or the major part of them, shall have power from time to time, to choose from among themselves their President. Vice-Prefident, and other Officers, as by faid Letters Patent thall be directed, and to make bye laws and ordinances for the regulation and general management of the faid Academy. and to affemble together within the faid District of Pictou, when and where and as often, and upon such notice as to them shall seem meet, for the execution of their trust. and thall also have full power and capacity to purchase, receive, take, hold, and enjoy for the use and benefit of the said Academy, as well legacies, goods and chattles, as lands, tenements, hereditaments, notwithflanding any flatute or flatutes of mortmain. Provided always, that the lands and tenements to be purchased, received, taken, held and enjoyed as aforesaid, are fituated within the said District of Pictou, and do not exceed the yearly value of two thousand pounds sterling.

Declaration of the Religion professed by the Trustees. II. And be it further enacted, That the said Edward Mortimer, Duncan Ross, Thomas M'Culloch, Thomas Davison, George Smith, Robert Lowden, William Patrick, James M'Gregor, Archibald Gray, Samuel George William Archibald, and James Foreman, shall present themselves at the Supreme Court, which shall be held at Halitax, or Colchester, or before one of the Judges of the said Court, after the said Letters Patent shall have passed the Great Seal of this Province, and each of them, shall, before the said Court, or any one of the Judges thereof, declare that he is a member of the Church of England, as by Law Established, or make and subscribe the following declaration:

I, A. B. appointed one of the Trustees of the Pictou Academy, do declare that I do profess the Presbyterian Religion, as the same is declared in the Westminster Confession of Faith.

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III. And be it further enacted, That the faid Edward Mortimer, Duncan Ross, Thomas M'Culloch, Thomas Davison, George Smith, Robert Lowden, William Patrick, James M'Gregor, Archibald Gray, James Robson, Samuel George William Archibald, and James Foreman, from and after the time of Receiving the Letters Patent, and making the declaration aforesaid, and not before, shall be, and shall continue to be, Trustees of the said Pictou Office of the Academy, follong as they shall profess the Religion of the Church of England, as by Law Established, or the Presbyterian Religion, and no longer; and that each and every of the faid Trustees, shall repeat and subscribe the declaration herein before recited, in the Supreme Court, or before one of the Judges of the faid Court, once at the least in every three years.

Continuance in present Trus-

IV. And be it further enacled, In case any of the said Trustees shall die, or shall sail to make the faid declaration, once in three years, that from and after the time of the death of any one of the faid Truffees, from and after the time when any of the faid Truffees shall have neglected for three years to make the faid declaration, it shall and may be lawful for any three or more of the laid Trustees to call a Meeting of the said Trustees, at Pictou, in Trustees-vathe faid District, and if the said Meeting shall be attended by seven of the said Trustees, then led up. the faid Trustees, or the major part of them so affembled, may proceed to elect, such person or persons of the religion of the Church of England, or the Presbyterian Religion, as they may think fit and proper to be a Truftee, or Truftees, and in the place of the perfon or persons who have died, or have failed to make the faid Declaration, &c. and the faid Trustees shall forthwith transmit to the Governor, or Commander in Chief, a certificate, figured by the major part of the Trustees present, at the said Meeting, in the words following:

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We, A. B. do certify, that a Meeting of the Trustees of the Pictou Academy was held at day of and the following Members were present at the Pictou aforesaid, on the faid Meeting, viz. A. B. C. D. &c.

And we do further certify, That at the faid Meeting was duly elected a Trustee of the said Pictou Academy, in the place of C. D. deceased or removed, or of C. D. who has failed to make the Declaration, &c.

And we do further certify, That the faid A. B. professes the Religion of the Church of England, or the Presby terian Religion, and that he is a person of good moral conduct, and is well affected towards His Majefty's Person and Government; and if the Governor, Lieutenant-Governor, or Commander in Chief for the time being, shall approve of the election of the person named in the said certificate, he shall endorse his approbation thereon and return the Jame to the faid Trustees; and the person or persons so elected shall, on receiving the said certificate and on making the declaration prescribed and directed by this Aft in the Supreme Court, and not before, be qualified to act as a Trustee or Trustees of the Pictou Academy; but if the Governor, or Commander in Chief shall not approve of the person so elected, then the faid Trustees shall proceed to elect some other person or persons in manner aforesaid, and fo continue to do until they shall elect such person or persons as the Governor, or Commander in Chief, may and shall approve of.

V. And be it further enacted, if it shall so happen in consequence of the death or absence of the The Governor faid Trustees, that seven of the said Trustees cannot be assembled to make such election it shall and may be lawful for the Governor, or Commander in Chief, upon the application of the remaining Trustees, to nominate and appoint such person or persons of the Religion of the Church of England or the Presbyterian Religion, as he may think proper to be a Trustee or Trultees of the faid Pictou Academy in the place of the person or persons who may have died or removed, or neglected to make the faid declaration.

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VI. And

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VI. And be it further enacted, That all and every person or persons, who shall be appointed a Mafter or Teacher, or Mafters or Teachers, in the faid Academy, or who shall hold any Office under the faid Trustees, shall make and subscribe the Declaration in the Supreme Court herein before directed to be made and subscribed by the Trustees of the said Academy, and shall repeat the fame at the Supreme Court as often as the Truftees are herein directed, and to repeat the faid Declaration. Provided always, That nothing herein contained that be confirmed to extend to the Scholars or Pupils who may be placed at, or fent to, the faid Academy, to be educated therein.

Bye Laws.

WIY And be it further enacted. That the Truflees of the fai. Academy shall transmit a copy of all Bye Laws, which shall or may be enacted by them, or major part of them, to the Governor, or Commander in Chief, within one month after moking or enacting the fame. and if the Governor, or Commander in Chief, thall express his different to the faid Bye Laws at any time within twelve months after the same shall have been transmitted to him, then the faid Bye Law shall be deemed and confidered as totally abrogated and repealed.

Lands and Temements.

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VIII. And be it further enoted, That it shall not be lawful for the Trustees of the said Academy to purchase, receive, take, hold or enjoy, any lands or tenements, that do not lie within the faid Diffrict of Pictou; and that it shall not be lawful for them to purchase. receive, take, hold or enjoy, any lands or tenements within the faid Diffrict, beyond the yearly value of Two Thousand Pounds, Sterling.

His Majesty's Assent neceseary to this Act Time allowed for Establishment of the Açademy.

IX. And be it further enected, That nothing herein contined, shall be of any force or effect, until his Majesty's pleasure is known herein; nor unless the said Academy shall be opened and Established for the education of youth, within ten years after his Majesty shall have approved thereof. Batel set . Somer i the negative

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An ACT An ACT to continue the several Acts of the General Assembly for raising a revenue to repair the roads throughout the Province, by laying a Duty on Persons hereafter to be licenced to keep Public Houses and Shops for the retail of Spirituous Liquors.

Acts 39th, 40th 41st, 46th, and 55th Geo. III. continued to 18th March 1817.

DE it enacted by the Lieutenant-Governor, Council and Affembly, That an Act, passed in the thirty-ninth year of his present Majesty's reign, entitled, An Act for raising a revenue to repair the roads throughout the Province, by laying a duty on persons hereafter to be licenced to keep public houses or shops for the retail of spirituous liquors, and for regulating such public houses and shops; also, the several Acts passed in the fortieth, fortyfirst, forey-fixth and fifty-fifth years of his Majesty's reign, for reviving, altering, continuing. amending and adding to, the faid Act, and every matter, clause and thing therein contained, be continued, and the fame are hereby continued until the eighteenth day of March, which will be in the year of Our Lord one thousand eight hundred and seventeen, and no longer.

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