# GENERAL ASSEMBLY

OP

## Wis Majesty's Province

OF

# NEW-BRUNSWICK,

PASSED IN THE YEAR

1828.



#### FRFDERICTON:

PRINTED BY GEORGE R. LUGRIN, Printer to the King's Most Excellent Majesty, 1828.

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#### THE

### ACTS

OF THE

## General Assembly,

&c.

#### CAP. I.

An Act to continue and amend the Revenue Laws of this Province.

## Passed 29th March, 1328.

I. PE it enacted by the Lieutenant-Governor, Council, and Assembly, That an Act made and passed in the eighth year of the Reign 8. Geo. 4, c. 25. of his present Majesty, intituled "An Act to "continue and amend an Act, intituled An Act "for raising a Revenue in this Province," And Part of 3 Geo. 4, also, so much of an Act made and passed in the c. 9. third year of his said Majesty's Reign, intituled Continued for one "An Act for raising a Revenue in this Pro-"vince," as is now in force, be, and the same

C. 1.

are hereby continued, and shall, together with this Act. be and remain in force until the first day of April, which will be in the year of our Lord one thousand eight hundred and twenty-

II. And be it further enacted, That from and after the passing of this Act, there be and are hereby granted to the King's Most Excellent Majesty, His Heirs and Successors, for the use of this Province and support of the Government thereof, in addition to the Rates and Duties already imposed by the means and powers of any Act or Acts of the Imperial Parliament, upon the undermentioned articles, imported into this Province from any Foreign Country, that is to say:

Duties in addition to those imposed by Parliament.

Candles and Soap five per cent.

Bread · cent.

tained.

Wine in Bottles, 6d per Gailon.

Duties to be recovered, and articles made liable to seizureandforfeiture. as directed by 2d Geo. 4, c. 9.

For Tallow Candles and Soap of every description, in addition to the ad-valorem Provincial duty of five per cent, to which they are now subject; the further duty of five pounds for every hundred pounds of the real value per thereof; And for all kinds of Bread, ten pounds for every hundred pounds of the real value there-Value, how ascer- of; the value to be ascertained in the same manner as is directed in and by the fourth Section of the said herein before first recited Act; And for wine in bottles, sixpence for every Gallon.

III. And be it further enacted, That the several rates and duties imposed by this Act, shall be naid, levied, and recovered, or secured, in the manner directed in and by the said Act made and passed in the third year of His Majesty's Reign; and the said articles hereby made subject to duty, shall be liable to be seized, forfeited and disposed of; and the like pains, penalties, and forfeitures, are hereby inflicted and imposed for the non entry, or false entry, and may be sued for, prosecuted, recovered, and disposed of, in such manner, and by such ways, means, and methods, as are directed in and by the provisions of the said last mentioned Act.

IV. Provided always, and be it further enacted, That upon the entry of any Goods of foreign growth or produce, subject to duties under this or any other Act of Assembly, and which are also subject to duties, and intended to be warehoused under the provisions of any Act or Acts of the Imperial Parliament; the importer of such goods, instead of paying or securing the Provincial duty as directed in and by the said herein before first recited Act of Assembly, shall for payment of give Bond with at least one sufficient Surety to duties before takbe approved of by the Treasurer or his Deputy, in double the amount of duties payable at the Treasury thereupon; with Condition for safe depositing the Goods in the Warehouse, and for the payment of such duties before taking the same out of the Warehouse for home consumption, or for the exportation thereof; and with further condition, that if the said Goods are not years,duties to be taken out of the Warehouse within two years, the duties shall, at the expiration of that period, be paid.

V. And be it further enacted, That if any Goods taken out Goods which shall have been so Warehoused, of Warehouse, exshall be taken out of the Warehouse, except for tion, without payexportation, without payment of the said duties mentofduties, may so imposed by this or any other Act of Assembly; such Goods shall be forfeited, and may be seized and disposed of in the manner directed in and by ' the said Act passed in the third year of His Majesty's Reign.

CAP. II.

An Act to authorize the Justices of the Peace of the City and County of St. John, to raise a sum of money for completing the Court House of the said City and County.

Passed 5th Arpil, 1828.

DE it enacted by the Lieutenant-Governor, Council, and Assembly, That it shall and may

Upon entry of dutiable goods intended to be Warehoused. Importers to give Bond with one Surety in double the amount of duties,payable at the Treasury for the safe depositing of . the Goods in the Warehouse, and ing them out.

If Goods left in Warehouse for 2

cept for exporta-

Justices in Sessions may borrow money, not exceeding £ 1000.

loans of not less

Notes to be given.

than £100.

may be lawful for the Justices of the Peace, in and for the City and County of Saint John, at any General Sessions of the Peace for the said City and County, to borrow such sums of money as may from time to time be required, for the completion of the Court House lately erected in the said City, not exceeding in the whole the sum of four thousand pounds, to be paid off and discharged in the manner hereinafter mentioned; To be taken in the same to be taken in loans of not less than one hundred pounds; and that Certificates or Notes in the following form, or to that effect, shall be prepared and delivered to the persons from whom such loans may be obtained, viz.

"Number

" City and County of Saint John, ss. These " are to certify that [ here insert name, residence, " and addition of lender ] hath lent and advanced " to the Justices of the Peace for the said City and "County, the sum of one hundred pounds cur-" rency, which sum is payable to him or his or-" der, together with lawful interest, pursuant to " an Act of Assembly made and passed in the " ninth year of His Majesty's Reign, intituled " An Act to authorize the Justices of the Peace " of the City and County of Saint John, to raise "a sum of money for completing the Court " House of the said City and County,"

Dated the day of in the year of our Lord one thousand eight hundred and twenty

By order of the Sessions. A. B. Presiding Justice.

C. D. Clerk.

Which same Certificates or Notes shall be signed by the Justice presiding at the said Sesing Justice and sions, and countersigned by the Clerk; and shall Clerk, and numbered according to the time in which the same may be made and issued; and a memorandum thereof shall be duly entered by

the Clerk in the minutes of the Court,

Notes to be signed by the presid-

II. And be it further enacted, That the said Notes to be nego-Certificates or Notes shall be negociable in the tiable, and to draw same manner as Promissory Notes; and that the Interest holders thereof shall be entitled to receive Interest for the same annually; to be paid by the Treasurer of the said County out of the assessments hereinafter mentioned.

III. And be it further enacted. That it shall and may be lewful for the said Justices of the Peace Assessment of the said City and County, and they are hereby made annually for · authorised and required, to make a rate and assess- completing ment of four hundred pounds in the present year, Building and discharging the and a rate and assessment for a like sum in loans. each and every succeeding year, besides the charge for assessing and collecting, for the purpose of completing the said building and discharging the principal and interest of the loans contracted for that purpose, by virtue of this Act, until the same shall be paid off; the said To be assessed as several sums to be assessed, levied, collected, other County Raand paid, in such proportions, and in the same manner, as any other County rates for public charges can or may be assessed, levied, collected, and paid, under and by virtue of any Act or Acts which at the time of making such assessments, may be in force in the Province, for assessing, levying, and collecting of rates for public charges.

IV. And be it further enacted, That the monics to be assessed as aforesaid, shall from sessed, to be aptime to time be applied after discharging the vearly interest due on the several loans, to the terest, to the paypayment of the principle sums mentioned in such ment of the princi-Certificates or Notes, in due order, according to the numbers, beginning with number one; and that the said County Treasurer, shall from time to time give one months public notice by advertisement to give one months in one of the Newspapers published in the said notice, and call in City, for calling in such and so many of the Cer- as many notes as he is prepared to tificates as he is prepared to pay off; specifying pay.

Monies to be asplied, after discharging the Inpal of the notes according to their

the numbers in such advertisement; and that from and after the expiration of such notice, the After notice, ininterest on such Certificates shall cease.

County Treasurer to retain three pence per pound for receiving and paying monies.

terest to cease.

V. And be it further enacted. That the said County Treasurer shall be entitled to the sum of three pence on the pound for his services in receiving and paying the said monies, so to be assessed under the provisions of this Act, and no more.

#### CAP. III.

An Act to continue and amend the Acts for the better securing the Navigation of the inner Bay of Passamaquoddy.

Passed 5th April, 1838.

3 Geo. 4, c. 14, continued till 1st April, 1885.

E it enacted by the Lieutenant-Governor, Council, and Assembly, That an Act of Assembly made and passed in the third year of the Reign of His present Majesty, intituled "An Act for the better securing of the Naviga-"tion of the Inner Bay of Passamaquoddy; "and to indemnify the Deputy Province Trea-"surer at Saint Andrews against any demands "for monies collected for Tonnage Duties since "the former Acts for the purpose expired," be continued; and the same is hereby declared to be in force until the first day of April, which will be in the year of our Lord one thousand eight hundred and thirty-five, excepting so far as the same is hereby altered and amended.

pealed.

II. And whereas the fourth Section of the 4th section re- said recited Act has been found ineffectual: Be it further enacted, that the said fourth Section of the said Act be, and the same is hereby repealed.

III. And be it further enacted, That the Mas-Masters of Ves- ter or Commander of every Ship or Vessel, inward selsentering with bound, and entering the Bay of Passamaquoddy in Deer Island, to within Deer Island, shall, within twenty-four report within hours.

hours, and before any part of the cargo, if any, twenty-fourhours, and before disbe discharged, or before any cargo shall be taken charging or takon board, make report at the office of the Depu- ing in any cargo, ty Province Treasurer at Saint Andrews, and to the Deputy pay him the Tonnage Duty imposed by the said Act: And in case any Master or Commander of nage under peany Ship or Vessel so entering as aforesaid, shall nalty of five pounneglect to make such report, and pay such duty within twenty-four hours as aforesaid; he shall forfeit and pay the sum of five pounds, to be sued To be recovered for and recovered before any one of His Majesty's Justices of the Peace for the said County of Charlotte, and applied to the purposes directed in and by the said recited Act.

before a Justice.

#### CAP. IV.

An Act relative to the Streets and Squares in the City of Saint John.

# Passed 5th April, 1828.

HEREAS in consequence of the irregularities of the ground upon which the Preamble. City of Saint John is laid out; it has been found expedient to make various and extensive alterations in the level of the Streets, which have rendered it necessary in many instances for the Proprietors of houses fronting on such Streets, to erect steps or stairways in order to have access to their respective houses; and it is considered that the general width of the Streets of the said City will admit the placing of such steps or stairways, without any material obstruction to the passage along such Streets; and the same have been authorized by the Corporation of the said City: And whereas doubts have arisen whether the said Corporation is empowered by Charter, or any Law now in force, to permit the erection of such steps or stairways; and it is expedient that the said Corporation should be allowed to exercise such power under certain limitations and restrictions: I.

Common Council may allow steps and stairways to the Houses to be crected.

And make Bye-Laws for regulating the same,

Stairways not to extend more than four feet into the street.

No steps allowed excepting to the

ground floor.

Common Coundirect cil may King's & Queen's Squares to be enclosed.

And planted with Trees.

I. Be it therefore enacted and declared by the Lieutenant-Governor, Council, and Assembly, That it shall and may be lawful for the Mayor, Aldermen, and Commonalty of the City of St. John, or the major part of them in Common Council convened, to authorize and allow the erecting, placing, and maintaining of steps or stairways for the convenient access to the ground floor of houses adjoining any Street or Streets in such parts of the said City as they may deem proper; and from time to time to make, establish, and ordain such Bye Laws, Ordinances, Rules, and Regulations, as well for the keeping, erecting, placing, or maintaining, as for the better regulating and arranging with uniformity such steps or stairways; and also for the taking down and removal, either in whole or in part, of such steps or stairways, as are now crected, or hereafter may be erected, in the said City: Provided always, that no steps or stairways shall be allowed to extend out upon such Streets, or any of them, more than four feet, or more than a tenth part of the breadth of such Streets as are less than forty feet And provided also, that no steps leading to any other than the ground floor, or storey, shall be placed upon any part of the said Streets.

II. And whereas the enclosing of the two public Squares in the said City, called by the names of Kings Square, and Queen Square, with an open Fence or Railing, and planting the same with Trees, would conduce much to the ornament of the said City:

Be it further enacted, That it shall and may be lawful for the said Mayor, Aldermen, and Commonalty, or the major part of them, in Common Council convened, to authorize and direct the said Public Squares to be enclosed, either in whole or in part or parts, with open Fences or Railings; and the same to be laid out and planted with Trees and. Shrubs in such manner as they may deem expedient,

dient; and from time to time to make such Bye And make Bye-Laws, Ordinances, Rules, and Orders, for the thereto. erecting, keeping, and preserving such Fences, Railings, and Trees, in order to prevent damage or injury to the same; as also for the due regulation of such Squares, and the passage of foot passengers, in, through, and over the same, as to them may seem necessary and proper : Provided Enclosures not to always, that no such enclosures shall be made so interfere with the as to narrow or interfere with the passage of the public Streets. public Streets, running along the sides of such No Fences or Squares; nor shall any Fences, or Trees, be placed, or set out, within sixty feet of the build- Buildings fronting ings, fronting on such Squarcs, or either of them.

III. And whereas it would much add to the ornament and convenience of the Court House lately erected in the said City, on the East side of Kings Square, if a Portico were placed in front of the same: Be it therefore further enacted, that it shall and may be lawful for the Jus- A Portice may be tices of the Peace of the said City and County sent of the Comof Saint John, in General Sessions assembled, mon Council in front of the Course with the consent of the Common Council of the House, not to exsaid City, to erect, place, and maintain a Portico tend more than and steps in front of the said Court House; the public Square. provided the same shall not extend-more than fifteen feet upon the said public Square.

IV. Provided always, and be it further enacted, That no Bye Law, or Ordinance, to be made by the said Mayor, Aldermen, and Commonalty of Bye-Laws not to the City of Saint John, in pursuance of this Act, confirmed by the shall be in force or valid, until the same shall be Governor and confirmed by His Excellency the Lieutenant-Governor, and His Majesty's Council; and that And not to be alwhen so confirmed, the same shall not be altered, tered but by a amended, or repealed, by any other Bye Law, or firmed in like Ordinance, of the said Corporation, unless such manner. other Bye Law, or Ordinance, shall likewise be

confirmed in the manner aforesaid.

V. Provided also, and be it further enacted, That

Trees to be within sixty feet of on the Squares.

fifteen feet upon

confirmed to be published four thereof made.

Bye Laws before That all Bye Laws or Ordinances, before they shall be sent up to His Excellency the Lieuteweeks and proof nant-Governor, and Council, for their confirmation, shall be published in one of the Newspapers of the City, at least four weeks before the same shall be so sent; which publication shall be proved to the satisfaction of the Lieutenant-Governor and Council, before such confirmation shall be given.

Limitation.

VI. And be it further enacted, That this Act shall continue and be in force for the term of ten years and no longer.

#### CAP. V.

An Act to continue until the first day of April one thousand eight hundred and thirty, certain Acts providing for the more effectually repairing the Streets and Bridges in the City and County of Saint John, and to amend the same.

## Passed 5th April, 1828.

E it enacted by the Lieutenant-Governor, Council, and Assembly, That an Act passed in the fiftieth year of the Reign of His late Majesty King George the Third, intituled "An Act to provide for the more effectually repairing the Streets and Bridges in the City and County of Saint John; and also a certain other Act passed in the fifty-eighth year of the Reign of His late Majesty, intituled "An Act further to continue and to amend an Act to provide for the more effectually repairing the Streets and Bridges in the City and County of Saint John," so far as the same are now in force, continue Continued till 1st and remain in full force until the first day of April, which will be in the year of our Lord one thousand eight hundred and thirty; excepting nevertheless as the same are hereby altered and amended.

Aptil, 1830.

50 Geo. 3, c. 16.

**5**\$ Goo. 3. c. 9.

II. And whereas in and by the second Section of the said first recited Act, it is enacted that the Inhabitants ÷

C. 5.

Inhabitants and Residents of the said City and County, shall be liable to perform an equal number of days labour on the Roads and Bridges in and throughout the said City and County, as other Inhabitants and Residents in the Province by law are liable to in their respective Parishes; and be subject to the same Penalties for neglect of duty: And whereas by the Laws now in force, such labour may be performed by persons liable. thereto, either in person or by able sufficient men in their stead; which permission to appoint substitutes instead of working in person, or paying a specified sum in lieu thereof, has been found injurious in its operation within the said City and County. Be it therefore further enacted, labour, to do the that from and after the passing of this Act, all work in Person, or and every person and persons liable to do labour pay money. on the Highways and Bridges within the said City and County, shall either work in person, or pay the sum allowed by Law to be received in lieu thereof; and shall not be permitted to send Substitutes; any Law or usage to the contrary notwithstanding.

III. And be it further enacted, That any person or persons, when called upon by the Surveyor of any District within the said City and County, shall render a just and true account of all Householders and persons in his, or their service, or employ, liable ed upon by a Surto perform labour on the Highways; and every veyor, to furnish Householder, Innkeeper, Boarding or Lodging in their sorvice or House Keeper, when called upon by the Survey- resident in their houses, liable to or of the District, shall render a just and true work on the Highaccount of all persons resident in his or her way. House, as well those belonging to the family of such Householder, Innkeeper, Boarding Lodging House Keeper, as others who may be resident in, or boarding or lodging at the House liable to perform labour on the Highways: And in case any person shall neglect or Penalty for negrefuse to give and render a just and true account lect.

of the persons in his or her service, or resident within, or boarding or lodging at his or her House, liable to labour as aforesaid, when called on by such Surveyor, or within twenty-four hours after; or shall give and render a false or incorrect account; such person so offending, shall forfeit and pay the sum of Three pounds for each and every offence, to be sued for and recovered in like manner as other Fines and Penalties are made recoverable by the second Section of the said hereinbefore first recited Act.

#### CAP. VI.

An Act to authorize the Justices of the County of Gloucester to assess the said County for creeting a Court House and Gaol therein.

Passed 5th April, 1828.

HEREAS it is necessary that a Court House and Gaol should be erected in the County of Gloucester.

I. Be it enacted by the Lieutenant-Governor, Council, and Assembly. That the Justices of the Peace for the said County at any General Sessions of the Peace hereinafter to be holden (or at any Special Sessions to be for that purpose convened) or the major part of them, be, and they are hereby authorized and empowered to contract and agree with able and sufficient workmen, for building and finishing a Court House and Gaol in the said County, and to agree for such sum and sums of money as to them, may seem meet, in order to carry this object into effect: And the said Justices are hereby authorized and empowed to make a rate and assessment of a sum not exceeding seven hundred and fifty pounds, for the erecting and finishing a Court House and Gaol in the same County; the said sum to be assessed, levied, collected, and paid, in such proportion

Justices in General or Special Session may agree for building a Court House and Gaol.

May assess not exceeding £750.

proportion, and in such manner, as any other To be levied as County rate can or may be assessed, levied, other county collected, and paid, under and by virtue of any Rates. Act or Acts in force in this Province for assessing, levying, and collecting of rates for public charges:

C. 7.

II. Provided always and be it further enacted, That no special Session shall be held for any of form a Special the purposes of this Act, unless six Justices, at Session. least, are present at the same.

Six Instices 10

#### CAP. VII.

An Act to authorize the Mayor, Aldermen, and Commonalty of the City of Saint John, to open a Street from the Wharf on the South side of the Market Slip, to the Wharf owned by Charles I. Peters, Esquire.

# Passed 5th April, 1828.

IN THEREAS by an Act made and passed in the fifty-eighth year of the Reign of Preamble. his late Majesty King George the Third, intituled "An Act further to provide for the security of the City of Saint John, against the ravages of fire;" It is enacted that no Street, Lane, or Alley, should thereafter be laid out and established as a public Street and Highway within the said City, unless the same should be of the width of fifty feet at least. And whereas a large number of the most respectable Inhabitants of the said City have petitioned the General Assembly, that authority may be granted to the Mayor, Aldermen, and Commonalty of the City of Saint John, to lay out a Street from the Wharf on the South side of the Market Slip, to the Whart of Charles I. Peters, Esquire, of a less width than fifty-feet; such Street having been originally contemplated at the laying out of the lots adjoining the said Market Slip.

I. Be it therefore enacted by the Lieutenant-Governor, Council, and Assembly, That the May-

Common Council may lay out a Street of such width, not less than thirty feet, as they may think proper, and make Regulations for fhe same.

or, Aldermen, and Commonalty, of the City of Saint John, shall be, and they are hereby fully authorized and empowered, if they shall deem it expedient, to lay out and establish a public Street or Highway, leading from the said Wharf on the South side of the Market Slip. West of the Store owned or occupied by John Ward, Esquire, to the Wharf formerly belonging to Thomas Horsefield, Esquire. now in the possession of Charles I. Peters, Esquire, of such width, and under such Rules and Regulations as they may deem necessary: Provided that such Street, so to be laid out, be not of a less width than thirty

more than three stories high.

II. And be it further enacted, That no House Houses not to be or Store, hereafter to be built on the lines of the said proposed. Street, shall be more than three stories in height, besides the gable.

Rights of the King and other persons saved.

III. Provided always, and be it further enacted, That nothing berein contained shall extend or be construed to affect the Rights of the King's Majesty, his Heirs and Successors, or any person or persons, body politic, or corporate whatsoever.

## CAP. VIII.

An Act to regulate the manner of driving and riding upon the public Roads.

## Passed 5th April, 1828.

HEREAS great inconvenience and delay is experienced, and often damage is sustained, by the practice of driving and riding upon the Public Roads, without any fixed or general Rule for regulating the same. And whereas it is believed that much good would arise to the Public, in establishing, by Law, the mode of driving and riding upon the Public Roads. I.

Preamble.

by repealed.

I. Be it therefore enacted by the Lieutenant-Governor, Council, and Assembly, That all and every Person and Persons who shall drive any Carriage, Cart, Waggon, Dray, Truck, Sleigh, or Sled, of any description, or ride upon any of the Persons driving Public Public Roads, and who shall meet other Persons Roads, and meetdriving or riding in the opposite direction, such Person or Persons so meeting others as aforesaid, shall keep to the left hand side of the Road, leaving those whom they may so meet, on the right: And if any Person so driving or riding upon the public Persons wishing Roads, shall have occasion to pass any other going the same Person who may be driving or ciding in the same way, to keep to direction, then such Persons, so wishing to pass, shall keep to the right of those whom they may wish to pass, leaving them on the left.

II. And be it further enacted, That all that part of the third Section of an Act made and so much of the passed in the fifty second Year of the Reign of \$ Section of the passed in the fifty second Year of the Reign of \$2 Geo. 3, c. 18. His late Majesty King George the Third, intituled as requires Per-"An Act in amendment of an Act made and sons travelling on the winter roads " passed in the forty-fifth year of His Majes- to leave the "ty's Reign, intituled An Act to regulate the hand, repealed. "Winter Roads in the Counties of York and "Sunbury," which requires Persons travelling on the Winter Roads therein mentioned, to leave the row of Bushes placed on the said Roads, always on the left hand, be, and the same is here-

CAP. IX.

An Act to continue An Act, intituled "An Act to provide "for the erection of Fences with Gates across the "Highway, leading through Deer Island, in the Parish "of West Isles and County of Charlotte."

Passed 5th April, 1828.

E it enacted by the Lieutenant-Governor, Council, and Assembly, That an Act made and passed in the fifth year of His present

ing others, to keep to the left hand.

to pass others the right.

5 Geo. 4, c. 13, sent Majesty's Reign, intifuled "An Act to continued till 1st "provide for the erection of Fences with Gates "across the Highway, leading through Deer Is-"land, in the Parish of West Isles, and County of "Charlotte," be, and the same is hereby contimued and declared to be in full force and effect until the first day of April, in the year of our Lord one thousand eight hundred and thirty-five.

#### CAP. X.

An Act to continue an Act until the first day of April, in the year of our Lord one thousand eight hundred and thirtyone, intituled "An Act for the better regulation " of Licences to Inns, Taverns, and Houses for selling "strong Liquers by retail."

## Passed 5th April, 1828.

DE it enacted by the Lieutenant-Governor, Council, and Assembly, That an Act made and passed in the fifty-fourth year of the Reign of His late Majesty King George the Third, intituled "An Act for the better regula-"tion of Licences to Inns, Taverns, and Houses "for selling strong Ligours by retail," as the same is amended by an Act made and passed in tinued till first of the sixth year of the Reign of His present Majesty, intituled " An Act to alter and amend the " Acts relating to the granting of Licences to "Tavern Keepers, and Retailers of Spirituous " Liquors," be, and the same is hereby continued until the first day of April, which will be in the year of our Lord one thousand eight hundred and thirty-one.

54 Geo. 3, c. 6, as amended by Geo. 4, c. 13, con-April, 1831.

#### CAP. XI.

An Act to alter the division line between the Parishes of Dundas and Wellington in the County of Kent.

# Passed 5th April, 1828.

THEREAS the dividing line of the two Parishes of Dundas and Wellington, Preamble. in the County of Kent, is by a line running through the middle of the River Mahalawadiaci and which has been found inconvenient to the inhabitants of the said Parishes.

I. Be it therefore enacted by the Lieutenant-Governor, Council, and Assembly, That hence Division Line alforth the division line between the said Parishes tered and describshall commence at the sand Bank or Shore on the Northerly line of lot number eight, originally granted to Joseph Richard; thence following the course of the North line of said lot number eight, until it strikes the East Boundary. Line of the Parish of Harcourt.

II. Provided always, and be it further enucted, That the enlargement of the said Parish of Wellington, as herein before provided, shall not operate, or be construed to operate, to release release persons or any person or persons who heretofore belonged property from the to the said Parish of Dundas, or any property nalises or assess. which heretofore was situated in the same Parish, ments heretofore and which will by this Act be placed in the Parish of Wellington, from the payment of any penalty incurred, or any assessment which may have been made before the passing of this Act; but the same may be recovered as if this Act had not been made.

incurred or made.

#### CAP. XII.

An Act for altering the times of holding the Inferior Courts of Common Pleas and General Sessions of the Peace in the County of Kent.

## Passed 5th April, 1828.

HEREAS the times appointed for holding the Courts of General Sessions of the Peace and Inferior Court of Common Pleas, in the County of Kent, have been found inconvenient.

Be it therefore enacted by the Lieutenant Governor, Council, and Assembly, That the said Courts shall hereafter be holden on the second Tuesday in January, and fourth Tuesday in June, in each and every year; any Law to the contrary notwithstanding.

Terms, second Tuesday in January and fourth Tuesday in Junc.

### CAP. XIII.

An Act to continue and render more effectual, certain Acts relative to Highways and Roads within this Province.

## Passed 5th April, 1828.

DE it enacted by the Lieutenant-Governor, D' Council, and Assembly, That a certain Act made and passed in the fiftieth year of the Reign of Hislate Majesty King George the Third, intituled "An Act for regulating, laying out, " and repairing Highways and Roads, and for "appointing Commissioners and Surveyors of " Highways within the several Towns and Pa-"rishes in this Province;" and also a certain other Act made and passed in the fifty-eighth year of the Reign of His said Majesty, intituled "An Act further to continue and amend an "Act, intituled an Act for regulating, laying "out, and repairing Highways and Reads, and " for appointing Commissioners and Surveyors " of Highways within the several Towns and Parishes 4 1

50 Geo. 3, c. 6.

58 Geo. 3, c. 3.

"Parishes in this Province;" and also a cer- 7 Geo. 4, c. 28, tain other Act, made and passed in the seventh year of the Reign of His present Majesty, intituled "An Act in amendment of an Act for regulating, laying out, and repairing Highways and Roads, and for appointing Commissioners and Surveyors of Highways within the several Towns and Parishes within this Province." so far as the said several Acts are force; continue and be in force until the first day of April which will be in the year of our Lord one thousand eight hundred and thirty.

II. And be it further enacted, That every Householder, when called upon by the Surveyor of any Parish or District, shall within twentyfour hours, give and render to the said Surveyor, a statement and account in writing, of all persons resident in the House, kept or occupied by such Householder, liable to perform labour on the Highways; such statement to contain not only the names of persons belonging to the family of such Householder, but also the names of any Boarders, Lodgers, and domestic Servants who may beliable as aforesaid: and if such Householdershall neglect or refuse to render such statement, or shall give and render a false or incorrect statement, he or she shall forfeit and pay the sum of forty shillings, to be sued for and recowered with costs by such Surveyor, before any Justice of the Peace, or in the Clerks Court for the County in which such Parish shall lie; and the penalty when recovered to be paid into the hands of the Commissioners, to be by them applied to the making and repairing any Road within the said Parish.

continued till 1st April, 1830.

Householders when required by aSurveyor, togive, in writing, the names of all Persons in the House liable to work on the Roads.

For refusal or neglect, to forfeit

Penalty applied to

### CAP. XIV.

An Act to extend the provisions of an Act, intituled "An Act to repeal the Laws now in force for appointing Fire Wards, and the better extinguishing of Fires, so far as the same relate to the Town of Fredericton; and to make regulations more suitable to the said Town." to the Towns of Newcastle and Chatham, and their vicinities, in the County of Northumberland.

Passed 5th April, 1828.

THEREAS the inhabitants of the Town of Newcastle and its Vicinity have purchased for the use of the said Town, a Fire Engine and various tools and implements for extinguishing Fires. And whereas the inhabitants of the Town of Chatham in the said County, have also purchased various tools and implements for extinguishing Fires. And whereas it is necessary that a sufficient number of prudent and discreet persons should be appointed as Firewards in each of the said Towns and their respective Vicinities. And whereas it is also necessary that a sufficient number of skilful persons should be appointed to have the care and management of the said Engine, tools and implements, and of any other that may from time to time be provided in each of the said Towns of Newcastle and Chatham.

6 Gco. 4, c. 5, excastle and Chatham.

Preamble.

4 - 28

Be it therefore enacted by the Lieutenant-Governor, Council, and Assembly, That from and tended to New- after the passing of this Act, an Act made and passed the 5th year of His present Majesty's Reign, intituled "An Act to repeal the Laws "now in force for appointing Firewards, and "the better excinguishing of Fires, so far as the "same relate to the Town of Fredericton, and "to make regulations more suitable to the said "Town," and all the provisions thereof, be, and the same are hereby extended to the Towns of Newcastle and Chatham, in the County of Northumberland.

## CAP. XV...

An Act further to continue an Act; intituled. "An Act to provide for the erecting of Fences with Gates across Highways leading through Interval lands in Queens County and the County of Sunbury where the same may be found necessary ; and to extend the provisions of the same to Kings County.

# Passed 5th April, 1828.

DE it enacted by the Lieutenant-Governor, Council, and Assembly, That an Act made and passed in the liftieth year of the Reign of 50 Geo. 8 c. 21, His late Majesty King George the Third, intituled "An Act to provide for the erection of "Fences with Gates 'across Highways leading "through Interval lands in Queen's County and " the County of Sunbury, where the same may " be found necessary;" and also an Act passed in the third year of His Majesty's Reign, to-extend the provisions of the same to King's County; April 1834. be, and the same are kereby further continued and declared to be in full force; until the first day of April which will be in the year of our Lord one thousand eight hundred and thirty four.

3 Geo. 4, e. 7, continued till 1st

#### CAPLIXVI

An Act to continue until the first day of April, one thou-sand eight hundred and thirty, certain Acts for the support and relief of confined Delitors.

# Passed 5th April, 1828.

DE it enacted by the Lieutenant-Governor, O Council, and Assembly, That an Act made and passed in the third year of His Majesty's & Geo. 4, 6. 15.1 Reign, intituled "An Act in amendment of the "Laws now in force for the support and relief of " confined Debtors, and for the further relief of " Debtors with respect to the imprisonment of "their persons;" also a certain other Act made and passed in the fourth year of His Majesty's 4 Geo. 4 c. 10. Reign,

ANNO IX. GEO. IV

Reign, intituled "An Act in further amendment "of the Laws now in force for the support and relief of confined Debtors, and for the further " relief of Debtors with respect to the imprison-"ment of their persons," so far as the same are now in force; continue and be in force until the first day of April which will be in the year of our Lord one thousand eight hundred and thirty.

Continued till 1st April, 1830.

### CAP. XVII.

An Act to erect a part of the Parish of Hillsborough, in the County of Westmoreland, into a distinct . Town or Parish.

## Passed 5th April, 1828.

BE it enacted by the Lieutenant-Governor, D Council, and Assembly, That from and after the fifteenth day of November next, all that Tract of Land situate in the Parish of Hills! borough, commencing at the mouth of Stoney Creek, so called, and running from thence West until it shall intersect the Eastern side line of the Township of Salisbury; thence running Northerly on the same until it meets the Petticodiack River; and from thence following the same down Stream to the first mentioned Boundary, shall be known and distinguished by the name of the Parish of Coverdale.

Part of Hillsborough erected into a separate Parish to be called Coverdale.

II. And be it further enacted, That the Justices of the Peace for the said County shall, and they are hereby empowered annually at the Geally to appoint neral Sessions of the Peace held for said County, on the third Tuesday in November in each year, to appoint Town or Parish Officers for the said Parish of Coverdale, in like manner as for other Towns or Parishes in said County.

Justices on the third Tuesday in November, annu-Parish Officers.

### CAP. XVIII.

An Act for eltering the times of holding one of the Terms of the Inferior Courts of Common Pleas and General Sessions of the Peace; and also one of the additional Terms of the said Inferior Court of Common Pleas for the County of Gloucester.

Passed 5th April, 1828.

THEREAS the times appointed for hold-Y. V ing the June Term of the Inferior Court of Common Pleas and General Sessions of the Peace for the County of Gloucester ; and Preamble. also the time for holding the October Term of the said Inferior Court of Common Pleas, have been found inconvenient; for remedy whereof, Be it enacted by the Lieutenant-Governor, Council, and Assembly, That the said Term of the said Inferior Court of Common Pleas and General Sessions of the Peace for the said Coun- June Term alterty, heretofore held on the second Tuesday in ed to the last Tuesday in July. June, shall hereafter be held on the last Tuesday in July, in each and every year; and the additional Term of the said Inferior Court of Common Pleas for the said County, heretofore held. on the second Tuesday in October, shall here October Term'alafter be held on the second Tuesday in Novem- tered to second Tuesday in Nober, in each and every year; any Law to the con-vember. trary notwithstanding.

# CAP XIX.

An Act to grant a Bounty on the destruction of Bears in' this Province.

Passed 5th April, 1828.

THEREAS many losses have been suffer-V ed by sundry inhabitants of this Pro- Proamble. vince, from the destruction of Cattle, Sheep, and Hogs, by Bears, to the great discouragement of the increase of that valuable Stock; for remedy whereof.

killed.

daya.

I. Be it therefore enacted by the Lieutenant-Governor, Council, and Assembly, That from and after the passing of this Act, a reward of fifteen shillings shall be paid to any inhabitant or inhabitants, or native Indian of this Province, for each and every Bear he or they shall kill, or assist to kill, within the limits of the same.

Oath to be made

within fifteen

15s for each Bear

II. And be it further enacted, That to entitle any person or persons to the said reward, he or they shall, within fifteen days from the time of the killing such Bear, first take the following oath. to be set down in writing, and his or their name thereto subscribed, that is to say;

Form of Oath.

I, [or We, ] A. B. do swear, that I, [or We, ] day of kill, or assist to kill, a did on the Bear at [here the place where the Bear was killed to be particularly described, and if in the wilderness, its relative distance from some known place or River, within this Province of New-Brunswick; and that the Nose now produced by me, is the Nose of the Bear so killed, and for which the Bounty of fifteen shillings is claimed; and that no other person has received the Bounty for the Outh to be made same: Which said outh may be made before any before the near- Justice of the Peace nearest the place where such Bear may be killed; who is hereby authorized and required to administer the same without any Fee; and which Oath shall be accompanied by Justice to certify. a Certificate of such Justice, that he verily believes the facts therein stated to be true, and that he has burned or otherwise destroyed the Nose of said Bear so produced.

est Justice.

-31. . .

III. And be it further enacted, That it shall and may be lawful for the Justices of the Peace, in the several Counties, at their General Sessions, to determine and settle all claims for rewards and certify in one given by this Act, on the Oath and Certificate general schedule. hereinbefore required to be made; and shall certify in one General Schedule, all such claims as they shall allow, and transmit the same to the Secretary of the Province. IV.

Justices in Sessions to settle claims for rewards

- IV. And be it further enacted. That it shall and may be lawful for the Lieutenant-Governor Warmant to be and Commander in Chief for the time being by drawn on the and Commander in Chief for the time being by drawn of the and content of His Majes, amount of the ty's Council, to draw, by Warrant on the Treasurer of the Province, the amount of such Schedule in favor of the Clerk of the Peace of the County, to be by him paid and distributed to

echodule in favor of the Clerk of the Poace.

the respective Claimants. V. And be it further enacted, That this Act shall continue and be in force until the first day of April, which will be in the year of our Lord one thousand eight hundred and thirty-one, going

Limitation.

#### মুক্তানেলৈ ক CAP. XX.

An Act to provide for the services of the Speaker of the House of Assembly, and for defraying the expences and travelling charges of the Members of the said House attending in General Assembly.

Passed 5th April, 1828.

X THEREAS it has been usual, and under Preamble. the present circumstances of this Province, it is still deemed expedient and necessary to provide for the services of the Speaker; and for defraying the expences and travelling charges of the Members of the said House attending the General Assembly.

I. Be it therefore enacted by the Lieutenant-Governor, Council, and Assembly, That there be al- Speaker £150 for lowed and paid out of the Treasury of this Province, to the Speaker of the House of Assembly, the sum of one hundred and fifty pounds, for each and every Session of the General Assembly.

each Session.

II: And be it further enacted, That there be allowed and paid out of the said Treasury, to Members for ateach and every Member of the House of Assembly, for defraying the expences of attendance in General Assembly, for each and every Session, such

20s for every twenty miles travel, to be certified by the Speaker.

such attendance to be certified by the Speaker, the sum of forty pounds; and for defraying their travelling charges, reckoning twenty miles to each days travel, to be also certified by the Speaker, the further sum of twenty shillings per diem each.

Deductions to be made for absence of Members during a Session. III. Provided always, and be it further enacted, That in case any Member of the said House of Assembly being absent for any part of a Session, a proportionate deduction, to be also certified by the Speaker, shall be made from the sum hereinbefore allowed for defraying the expences of attendance in General Assembly.

To be paid by the Governor's Warrant, with the advice of the Counail.

imitation.

IV. And be it further enacted. That the several and respective sums of money hereinbefore mentioned, shall be paid by the Treasurer, by Warrant of His Excellency the Lieutenant Governor, or Commander-in-Chief for the time being, by and with the advice of His Majesty's Council, out of the monies now in the Treasury, or as payment may be made at the same.

V. And be it further enacted, That this Act shall continue and be in force for and during the continuance of the present House of Assembly,

and no longer.

### CAP, XXI.

An Act to alter and amend the Laws now in force for the Regulation of the Militia.

Passed 5th April, 1828.

HEREAS by the Laws now in force for the organization and regulation of the Militia, certain duties are imposed upon persons liable to serve, and no discretion is vested in the Commander-in-Chief to dispense with all or any of the duties so imposed, which in many cases might be done with much benefit to the Country. And whereas it is deemed expedient

Freamble

that the Commander-in-Chief should be authorized, by Law, to remit all, or any part of the duties so imposed as aforesaid upon Militia-men, whenever he may deem it necessary.

I. Be it therefore enacted by the Lieutenant-Governor, Council, and Assembly, That the Commander-in-Chief for the time being, is authorized Chief authorized to dispense with all or any part of the duties imposed upon the inhabitants of the Province, duties imposed by under and by virtue of the Laws now in force her for the organization and regulation of the Militia, whenever he may, in his discretion, think proper so to do.

II. And be it further enacted, That from and after the passing of this Act, it shall and may Communder-inbe lawful for the Commander-in-Chief to fix the allowance to and limit the allowance to be made to the Adju- be made to Adtants and Serjeant-Majors, in proportion to the jeant-Majors. duty they may have to perform, not however to exceed the sums granted by the said recited Act.

...III. And whereas by the second Section of the said recited Act, established Clergymen and licenced Ministers of the Gospel are exempted from being enrolled in the Militia, but are obliged to pay ten shillings per annum each, as exempt money, which it is considered advisable to remit.

IV. Be it further enacted, That in future no Gergymen and such Clergyman or licenced Minister of the licenced Minis-Gospel, shall be required to pay any money as an ters not required to pay exempt exemption from Militia Duty; any thing in the money. said Act contained to the contrary notwithstanding.

to dispense with any part of the Law upon Militia

Chief may limit jutanta and Ser-

#### CAP. XXII.

An Act in addition to an Act, intituled "an Act to empower and authorize the Justices of the County of Westmoreland, at their General Sessions of the Peace, to regulate the grazing and depasturing of the several Marshes, Lowlands, or Meadows within the said County.

Passed 5th April, 1828.

WHEREAS an Act made and passed in the fifty fourth year of His late Majesty's Reign, intituled "An Act to empower and au-"thorize the Justices of the County of West-"moreland, at their General Sessions of the " Peace, to regulate the grazing and depastur-"ing of the several Marshes, Lowlands, or Mea-"dows within the said County," has been found insufficient.

I. Be it enacted by the Lieutenant-Governor, Council, and Assembly, That it shall and may be lawful for the Justices of the Peace, in and for the said County, or the major part of them, at their General Sessions, in addition to the gulate the manner power and authority given to them by the before recited Act, on application of at least one half of the Proprietors of any of the several tracts of Marshes, Lowlands, or Meadows within the said County, to regulate the manner in which the said Tracts of Marshes, Lowlands, or Meadows shall be feaced and inclosed; and also to determine what Lakes, Swamps, Creeks, or Rivers, shall be considered as a lawful Fence or Inclosure of the said Lands.

> II. And be it further enacted, That the said Justices shall also have power and authority to fix and determine the number of Gates which may be necessary to secure the said Marshes, Lowlands, or Meadows; whether the same be on the public or private Roads, leading from and to said Marshes, Lowlands, or Meadows: and Commissioners

.Preamble.

Justices in Sessions on application of half the Proprietors, to reof inclusing Marshes, &c., and to determine what Lakes. Swamps, Creeks, or Rivers, shall be considered a lawful Fence.

Justices may determine the number of Gates nocessary to secure Marshes, &c., whether on public or private roads.

Commissioners of Sewers under whose care the Commissioners of Marshes. Lowlands, or Meadows, may be for the time being, are hereby authorized and required to cause to be erected and maintained, good and sufficient Gates on all the said Roads, as directed by the order of the said Justices: which said Gates shall be kept in good order and condition from and after the first day of April - until the first day of December in each and every year: and the said Commissioners of Sewers are hereby authorized to assess the Proprietors of the said Marshes, Lowlands, or Meadows, To assess the Proprietors for the the amount of the expense of providing and expense. maintaining the said Gates; to be assessed, levied, and collected, in the manner as directed by an Act made and passed in the twenty-sixth year of His late Majesty's Reign, intituled "An Act for appointing Commissioners of Sewers."

III. And be it further enacted, That this Act Limitation. shall continue and be in force as long as the Act to which this is an addition, and no longer.

Sewers authorized to erect and maintain Gates on the Roads to be kept in good order from 1st April to 1st December.

## CAP. XXIII.

An Act to lay a Tax on Dogs in certain parts of the Parishes of Fredericton and St. Andrews.

## Passed 5th April, 1828.

 $oldsymbol{D}E$  it enacted by the Lieutenant-Governor, Council, and Assembly, That from and after the first day of May next, there be laid and imposed, the following Tax, or Duty, yearly and every year, on all Dogs which shall or may be owned or kept by persons residing in that part of the Parish of Fredericton in the County of York, Limits in the Parish of Fredericdescribed within the following limits, that is to ton say; Commencing at the River St. John, upon the line dividing the Parishes of Fredericton and Kingsclear; thence along said line to the Southerly side of the public road leading through Kings-

A. D. 1828.

Limits in St. Andress.

Amount of Tax

Justices in Sessiens to appoint a Collector of Tax.

Collector to be sworn, and liable to penalty rieglect.

clear aforesaid; thence by a course South, twentytwo and a half degrees East by the Magnet, until it meets Mill Creek; thence following Mill Creek by its several courses to its discharge into the River St. John aforesaid; and by any person or persons residing within the limits of the Town of St. Andrews, in the County of Charlotte, or within the limits of the Common which belongs to the said Town, or on the Glebe Land adjoining the said Town or on a tract of land situate North Westerly thereof, which said tract of Land was granted to Colin Campbell, Esquire, that is to say; for one Dog (provided the person keeps but one) the sum of Five Shillings; for two Dogs owned or kept by one person, or in or about the same house, the sum of Fifteen Shillings; for three or more Dogs owned or kept by one person, or in or about the same house, the sum of Thirty Shillings; sich Tax or duty to be paid by the person owning or keeping such Dog or Dogs.

II. And le it further enacted, That the Justices of the Peace for the said County of York, and the Justices of the Peace for the said County of Charlotte, respectively, at their General Sessions, or any Special Sessions to be for that purpose holden, are hereby authorized and required to appoint a fit person to be a Collector of Dog Tax, in the said Parish of Fredericton, and the said Parish of Saint Andrews respectively; who shall be sworn to the faithful discharge of their duty, and shall be liable to all the pains and penalties for neglect of duty, or refusal to serve, as any Town or Parish Officers are now liable to by the Laws now in force.

III. And be it further exacted, That it shall be the duty of all persons residing within the limits prescribed in the first section of this Act. Owners to affix and who shall own or keep any Dog or Dogs, to collars with their affix a Collar on the neck of each and every such Dog, with the name of the owner or keeper plainly plainly, and legibly marked thereon: and all-Dogs found going at large within the limits afore. Dogs going at said, and owned or kept by persons residing large without collars liable to be within the same, after the said first day of May next, killed. without such Collar and Name as aforesaid, shall be liable to be killed and destroyed by the said Collector of Dog Tax, or by any Constable of the said Parish of Fredericton; or by the Collector of Dog Tax, or any Constable of the Parish of St. Andrews, respectively. Provided always. that in case the owner or keeper of such Dog or Owner of a Dog Dogs, so found going at large as aforesaid, with-large without a out such Collar and Name, contrary to the true collar, liable to a intent and meaning of this Act, shall be known; that then he or she shall be liable to pay a fine of Ten Shillings (in addition to the Tax) to be recovered and applied as directed by the fourth Section of this Act

IV. And be it further enacted, That the said Collectors of the said Dog Tax, shall, and they

hereby required on the first day of May, in can and every year, and as often thereafter as Collector author may be necessary, to proceed to the collection rized to sue for of the Tax imposed by this Act; and in case Tax, if not paid the said Tax be not paid, to each or either of after demand the said Collectors, within six days after the same shall have been demanded, that then the said Collectors shall, and they are hereby required in their own name to sue for and recover the same with costs, by action of debt before any one of His Majesty's Justices of the Peace, for the said Counties of York and Charlotte respectively: and the said Tax; when collected, shall be paid into the hands of the Commissioners of the Alms House and Work House for the County of York; Tax to be applied and to the Commissioners of the Poor House in towards the Sport of the Poor the Parish of Saint Andrews, in the County of port of the Poer. Charlotte; and to be applied by them towards the support of the Poor of the said Parish of Fredericton, and the said Parish of St. Andrews;

tain 20 per cent. for collecting.

Collector may re- such Collectors retaining for their trouble at and after the rate of Twenty per cent on all sums actually paid in by them respectively.

Collectors to account to the Jus-

V. And be it further enacted. That the said Collectors of the said Tax, shall render accounts to the Justices at every General Sessions of the tices in Sessions. Peace, to be holden in and for the Counties of York and Charlotte respectively, of their collections under and by virtue of this Act; which accounts shall be audited by the said Justices.

Limble for neglect

And the said Collectors shall be liable to all the pains and penalties for neglect or refusal to account for, or pay over, the monies so to be collected by them, as any Collector of rates are made liable to by the Law now in force.

VI. And be it further enacted, That this Act shall continue, and be in force until the first day of May, which will be in the year of our Lord one thousand eight hundred and thirty-one.

Limitation.

ŧ,

To be deemed a public Act.

VII. And be it further enacted, That this Act shall be deemed and taken to be a public Act.

## CAP. XXIV.

An Act for the erection of a Court House and Gaol in the County of Kent.

Passed 5th April, 1828.

HEREAS it is necessary that a Court-House and Gaol should be erected in

the County of Kent.

Be it therefore enacted by the Lieutenant-Governor, Council, and Assembly, That the Justices of the Peace for the said County, at any General Sessions of the Peace hereafter to be holden, or the major part of them, be, and they are hereby authorized and empowered to contract and agree with able and sufficient workmen. for building and finishing a Court-House and Gaol in the said County, and to agree for such

Justices in Sessions may agree for building a Court-House and Gaol.

sum or sums of money, as to them may seem meet, in order to carry their object into effect: and the said Justices are hereby authorized and empowered to make a rate and assessment upon ment not exceedthe said County, of any sum not exceeding the mg £500. sum of five hundred pounds, in such proportions, and at such times as they in their discretion may think necessary, for the creeting and finishing a Court House and Gaol in the said County; the and collected as said sum or sums to be assessed, levied, collected, and paid, in such proportions, and in the same manner as any other County Rates can or may be assessed, levied, collected, and paid, under and by virtue of any Act or Acts in force in this Province, for assessing, levying and collecting of rates for public charges.

To be assessed other County charges.

### CAP. XXV.

An Act to authorize the Justices of the Peace of the County of Kent, to make Rules and Regulations respecting the taking of Fish in the different Harbours, Rivers, and Creeks, in the said County.

# Passed 5th April, 1828.

HEREAS the local situation of the Fisheries in the County of Kent, render fur- Preamble. ther and other Regulations than those contained in the several Acts for regulating the Fisheries in the different Rivers, Coves, and Creeks of this Province, necessary for carrying the said Act into effect.

I. Be it therefore enacted by the Lieutenant-Governor, Council, and Assembly, That it shall and may be lawful for the Justices of the County of Kent, in their General Sessions, to make such further Regulations relating to the Fisheries in the said County, as they may find necessary.

Justices in Sessione may make regulations,

II. Provided always, That such Regulations Not to interfere are not contrary to, and do not interfere with the

with those made

General

bir.

by Act of Assem- General Regulations and Restrictions, contained in any Act of the General Assembly, or with arreate rights.

### CAP. XXVI.

An Act to empower the Rector, Church Wardens, and Vestry of Trinity Church, in the Parish of Saint John, to dispose of Lots in the new Burial Ground in the Vicinity of the said Parish.

X THEREAS the Rector, Church Wardens, and Vestry of Trinity Church, in

Passed 5th April, 1828.

Preamble.

Description of ground.

the Parish of Saint John, have by their Petition to the General Assembly, set forth that they have lately purchased from George G. Gilbert, a Lot of ground situate in the Parish of Portland, in the Vicinity of the City of Saint John for a Burving Ground, and divided the same into small Lots, which they are desirous of selling to such Individuals as may be willing to purchase the same; which said Land is bounded as follows: Beginning at the South West corner of the Public Road leading to the Sand Flats; thence South eighty Degrees West, along the Easterly line of the Great Westmoreland Road, towards the Aboideau six hundred and thirty feet; thence South ten Degrees East five hundred and fifty feet : thence North eighty Degrees East, seven hundred and thirty-five feet, or until it meets the Western Line of the atoresaid Road leading to the Flats; thence North twenty-one degrees thirty minutes West, five hundred and sixty feet

to the place of beginning. I. Be it therefore enacted by the Lieutenant-Governor, Council, and Assembly, That the said Rector, Church Wardens, and Vestry of Trinity Church, in the Parish of Saint John. shall be, and they are hereby authorized and empowered to make sale of the said Burving Ground,

Rection Warriers. కుడు మూ ఇ.. పుల State in the sail

or any part or parts thereof, for such price or prices, and under and subject to such Conditions, Covenants, Agreements, and Regulations, as by them may be deemed necessary or proper; and thereupon to make and execute good, legal, and sufficient Conveyances of the same; any former law to the contrary notwithstanding.

II. And whereas the making separate conveyances of each of the said small Lots into which the said Burial Ground is divided, would be attended with great trouble and expense; Be it further enacted, that the said Rector, Church Wardens, and Vestry, shall make or cause to be made, May make a plan a Plan or Plot of the said Burying Ground, as divided into Lois divided into Lots, distinguishing the Lots by to be distinguishcertain numbers marked on the said Plan; which said Plan shall remain in the care and keeping Where the plan of the Clerk of the Vestry for the time being, shall be kept. and one true and exact counterpart thereof shall be deposited in the Office of Register of Deeds of the City and County of St. John, and one other counterpart shall be deposited in the Common Clerk's Office of the said City and County; all or any of which said Plans may at all proper Plan may be intimes be seen and inspected by any person desi- spected. rous of viewing the same; and that the names of several Purchasers in severalty may be including the may be included ed in one Deed or Conveyance, mentioning the inscreasity in one numbers of the Lots so conveved to the said Purchasers respectively, and referring to the Plan or Plot of the said Ground; which said Deed so made to several Purchasers, shall be good, valid, Deeds to several and effectual, without the mention or insertion parchasers good, therein of the particular consideration paid for of particular conthe same; such Deeds being duly registered in sideration, if duly the Register's Office for the said City and County.

III. Provided always, and be it further enacted, That such Lots shall not be assigned or trans- Lots not to be asferred by the Purchasers thereof, without the signed without

ed by numbers.

without mention registered.

Vestry.

Not to exercit a siring meeting 227744

etzer than of the Rector, Warriers, and Vegar

consent of the assent of the said Rector, Church Wardens, and Vestry; and that they shall not be liable to be Not Eable to exe- levied upon, or taken in execution, but shall be altogether free from seizure at the suit of any Person or Persons whomsoever; and that the confined Debter property in any one of such Burial Lots, or part thereof, shall not prevent any confined Debtor from receiving support, under the Law in force for the relief and support of confined Debtors.

IV. And be it further enacted, That nothing Savery all raises in this Act commained shall extend or be construed, to affect the Rights of any Person or Persons, Body Politic, or Corporate whatsoever, other than the said Rector, Church Wardens, and Vesirv.

### CAP. XXVII.

As Act in succeiment of the Acts regulating the Exportation of Fish.

Passed 5th April, 1828.

HEREAS in and by an Act made and passed in the fourth year of the Reign of His present Majesty, inticaled "An Act in addition to an Act to regulate the Exportation of Fish;" onth is required to be made, that all Pickled Fish, shipped for Exportation, have been duly inspected and put up, before distrince shall be granted at any of the Naval Offices in this Province. And whereas the provisions of the said recited Act have since been remiered augmory by the abolition of Navai Offices; and the frequent evasions of the Act passed in the nilv-ninth year of the reign of His late Malesty, installed " An Act to regulate the Exportation of Fish, and to repeal the Laws now in force relating thereto," bave proved greatly prejudicial to the Trade of this Province in that important article of Export.

I. Be it therefore exacted by the Lieutenant-Garantee. Cornell, and Assembly. Then from and

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after the first day of September next, no Barrels, Fish non to be ex-Half Barrels, Tierces, or half Tierces, of Pickled Province until en-Herrings, or Salmon, shall be shipped for Expor- is made at the Treascrer's office, tation, or Exported from any part of this Pro- and Permit obvince, to any Port or Place without the limits tamed. of the same, until an entry shall be made of the same at the Office of the Province Treasurer, or Deputy Treasurer's, as the case may be; and a Permit obtained from such Treasurer, or Deputy Treasurer, for the Shipment or Exportation of the same: and if any such Barrels, half Barrels, Tierces, or half-Tierces, of Herrings, or Salmon, are shipped for Exportation, or Exported without such Permit; every Person so Shipping the same, or Master of any Vessel receiving the same Penlin on Person of Master of any Vessel receiving the same on board, or any other Person or Persons know- expense Fab ingly assisting in the Shipping or Exportation of water Persis the same, shall forfeit and pay the sum of Ten Shillings for each Barrel, or Tierce; and the sum of Five Shillings for each halt-Barrel, or half-Tierce, Shipped or Exported contrary to the provisions of this Act; to be recovered and applied in the manner and to the uses directed in and by the said last recited Act.

II. And be it further enacted, That no Permit shall be granted for the Shipment or Exportation No Permit to be of any Barrels, half Barrels, Tierces, or half- Carrie of har-Tierces, of the Fish above specified, unless the fit see and coalsame shall be of lawful size and quality; and shall have been inspected by a sworn Inspector, and marked by a and marked as hereinafter mentioned; and the same Impedian Person so entering the same for Shipment or same or Exportation, shall take and subscribe the following outh:

Insert person's name, residence, and compation? maketh cach and swith, that he is desirous of Shipping on board the Ship or Vessel called here insert the name of the Venul and the Master thereof, now lying at and bound to There insert the place where such Vessel is bound

the following Pickled Fish, viz. [here insert the number of Barrels, half Barrels, Tierces, and half Tierces, as the case may be, and the particular description of Fish] which same are, as this Deponent verily believes, of lawful size and description; and have been duly inspected and marked by There state the name of Inspector, ] a sworn Inspector for [here state the County, City, Town, or District for which such Inspector is appointed. 7 So help me God. Which oath the said Treasurer or Deputy Treasurer is hereby authorized and required to administer; and shall rized to administeroath, and grant thereupon grant his Permit for the lading and exportation of the same.

Treasurer authorized to adminis-Permit.

> III. And whereas in and by the said last mentioned Act, it is required that the Fish Barrels should have three sufficient hoops on each bilge, and three on each end; which are not considered sufficient. Be it further enacted, that instead thereof, each Barrel as aforesaid, shall be well hooped with hoops at each end, covering not less than two thirds of the Barrel.

Barrels, how to be hooped.

Inspector tobrand Casks.

And keep an ontry in a Book.

Book, if required, to be exhibited to the Treasurer.

IV. And be it further enacted, That from and after the said first day of September next, every Inspector shall brand the initial letter of his Christian name and his Surname at length on the head and bilge of each Barrel, half-Barrel, Tierce, half-Tierce, Hogshead, or Cask, inspected by him, and shall enter in a book to be by him kept for that purpose, the number and description of Barrels or other Casks so inspected and branded by him, the kind of Fish contained in the same, the date of such Inspection, and the person's name at whose request the same was made; which said book such Inspector shall, if required, produce and exhibit to the Province Treasurer, or any of the Deputy Treasurers, as the case may be.

V. And be it further enacted, That the said 59 Geo. 3, c. 13, recited Act, passed in the fifty-ninth year of the Reign

Reign of His late Majesty, shall be, and the same to remain in force is hereby declared to be in full force, ex-althred, and, togecepting so far as the same is herein expressly therwith this Act, altered; and that this Act, and also the said last City of St. John. mentioned Act, (except as aforesaid,) shall extend, and be construed to extend, to the City of St. John, any law usage or custom to the contrary notwithstanding.

VI. Provided always, and be it further enacted, That each and every person who shall be ap-pointed Inspector of Fish within the City of John to give Bond Saint John, shall give bond to the Mayor, Al- to the Corporadermen, and Commonalty of the City of Saint John, with two sufficient sureties for the due discharge of his duty, in such sum as they may deem proper, not less than fifty pounds, and not exceeding one hundred pounds; and that the Bonds in other Bonds to be given by Inspectors of Fish in any places to be in the name of His other part of the Province, shall be made and Majesty. entered into in the name of His Majesty, his heirs and successors.

VII. And be it further enacted, That if any In-Inspector brandspector of Fish shall brand any Barrel, half-Bar-ing Casks witherel, Tierce, half-Tierce, or Hogshead, without out examination, or not of proper having examined the same, or which shall not size and descripbe of proper size, description, and quality; he tion, to forfeit \$5. shall forfeit and pay, for each and every offence, the sum of five pounds, to be sued for and recovered with costs before any two of His Majesty's Justices of the Peace for the County where such offence shall be committed; and to be levied by distress and sale of the offender's Goods and Chattels; which penalty, when recovered, shall be paid as follows: one half to the Half to the infor person who shall inform and sue for the same, mer, half to the and the other half to the Overseers of the Poor of the Parish where such offence shall be committed: and if no Goods or Chattels shall be found whereon to levy such penalty, the offen- to be imprisoned der shall be committed to the Goal of the County not less than ten where

use of the Poor.

Forwantof goods,

iwenty days.

40

nor more than where such offence shall be committed, by warrant of the said Justices, for a space of time not less than ten days and not exceeding twenty days, as such Justices in their discretion may deem proper.

Not to prevent the Mayor, Aldermen &c., of St. John from making other regulations not contrary to this Act.

VIII. Provided ahvays, and be it further enacted, That nothing in this Act contained shall extend, or be construed, to prevent the said Mayor, Aldermen, and Commonalty of the City of Saint John, from making such further and other regulation for the Inspection of Fish, put up in the said City for Exportation, or brought into the said City for that purpose, as they from time to time may consider necessary; not contrary to or inconsistent with the provisions of this Act.

#### CAP. XXVIII.

An Act to repeal the Laws now in force for appointing Firewards and for the better extinguishing of Fires in the Town of Saint Andrews, and to make regulations more suitable to the said Town; and for other purposes therein mentioned.

# Passed 5th April, 1828.

Preamble. ·

THEREAS it is expedient to repeal the Laws now in force for appointing Firewards, and the better extinguishing Fires in the Town of Saint Andrews, and to make regulations more suitable to the said Town.

I. Be it therefore enacted by the Lieutenant-Governor, Council, and Assembly, That the Act passed in the fifty-seventh year of the Reign of His late Majesty King George the Third, intituled "An Act for appointing Firewards in the Towns of Fredericton and Saint Andrews. and ascertaining their power and duty, and more effectually to prevent Fires in the said Towns;" and also an Act passed in the second year of the Reign of His present Majesty, intituled "An

57 Geo. 3, c, 9.

2 Geo. 4, c. 2.

ANNO IX. GEO. IV. A. D. 1828.

Act for the better extinguishing Fires which may happen in the Towns of Fredericton and Saint Andrews;" and also an Act passed in the third year of the same Reign, intituled "An Act in addition to an Act, intituled "An Act for the better extinguishing Fires which may happen in the Towns of Fredericton and Saint Audrews;" also an Act passed in the fourth 4 Geo. 4. c. 20. year of the same Reign, intituled "An Act to amend an Act, intituled "An Act for the better So far as they re extinguishing Fires which may happen in the drews, repealed. Towns of Fredericton and St. Andrews," be, and the same are hereby repealed, so far as relates to the Town of Saint Andrews.

11. And be it further enacted, That the Governor or Commander-in Chief for the time being, advice of the is hereby authorized and empowered, by and Council, toappoint with the advice of His Majesty's Council, from time to time, by Warrants under his hand and seal, to appoint a sufficient number of prudent and discreet persons, not exceeding eight, to be Firewards in the Town of Saint Andrews, who To he sworn beshall be sworn to the faithful discharge of their fore a Justice. duty, before any one of His Majesty's Justices of the Peace of the Courty of Charlotte, and a Certificate thereof endorsed on the several Warrants of Appointment, for which Warrants and Certificates, no Fees shall be demanded or received from the person so appointed and sworn.

III. And be it further enacted, That in order that the said Firewards may be distinguished from others, when on duty at a Fire, and to ena-duty to carry a ble them to communicate their directions with Staff and Speak. more facility, they shall each carry a Staff, seven ing Trumpet. feet in length, coloured red, and also a Speaking Trumpet, painted white, with the name of the Town painted on it in black letters.

IV. And be it further enacted, That whenever a Fire shall break out in the said Town, or in its Vicinity, and during the continuance thereof,

3 Gco. 4, c. 17,

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Governor, with the Firewards.

Firewards, jointly or separately, to command assistance for extinguishing Fires or removing goods.

To command assistance to prevent the spreading of Fire, and to prevent tumults.

Fire, to repair with their Badges to the place, and exert their authority

Due obedience to he yielded to the Firewards by all Persons.

Constables,knowing of alarm of Fire, to repair with a staff to the Place.

To report themselves to a Fireward.

And be under the direction of the Firewards,

the said Firewards are hereby authorized and required, jointly or separately, to command assistance for extinguishing the Fire, and removing household Stuff, Furniture, Books, public Stores, Goods and Merchandize, out of any Houses, Storehouses, and other Buildings actually on Fire, or in danger thereof; and to appoint persons to take care of the same; and also to require assistance to prevent the further spreading of the Fire in the said Town, and to prevent tumults and disorders in the same: and the said Fire-Upon notice of wards respectively are hereby required, upon the notice of Fire breaking forth in the said Town (taking their Badges and Trumpets with them) immediately to repair to the place, and vigorously to exert their authority in requiring assistance, and to use their utmost endeavours to extinguish the Fire and prevent its spreading, and to preserve and secure property and effects, both public and private; and due obedience is hereby required to be yielded to them and each and every of them accordingly for that service, as well by the person or persons having the charge and management of any Engine or Engines in the said Town, as all other persons whomsoever.

V. And be it further enacted. That from and after the passing of this Act, upon every alarm of Fire in the said Town, or in its Vicinity, either in the night or day time, it shall be the duty of every Constable resident within the said Town, or in its immediate Vicinity, knowing of such alarm, immediately to repair (with a Staff to be provided by the Firewards for that purpose, as hereinafter directed) to the place where the Fire may be, and there to report himself to some one or more of the Firewards there present, or if no Firewards be present on his arrival, then to the first Fireward that shall thereafter arrive at the Fire, and to place himself under the immediate orders and directions of such Firewards, and to

use his utmost exertions to aid and assist the said Firewards, and to obey and carry into effect all orders and directions that may be given to him by the said Firewards, or any of them at the time of such Fire.

VI. And be it further enacted, That for every Constables for refusal or neglect by any Constable resident in neglect, to forfeif the said Town, or in its immediate Vicinity, to 40s with costs. perform and fulfil any of the duties by this Act imposed upon him, such Constable shall forfeit and pay the sum of forty shillings, together with the costs of recovering the same, to be recovered How recovered: upon conviction before any one of His Majesty's Justices of the Peace for the County of Charlotte, on the oath of a Fireward, or any other credible witness; and on refusal to pay the same, to be levied by distress and sale of the Offender's goods and chattles; and for want of sufficient distress, such Offender shall suffer eight days imprisonment, unless the penalty and costs shall be sooner paid; which penalty, when recovered, shall be paid into the hands of the Firewards expense of the of the said Town, or their Treasurer for the time Engine, &c. being, to be applied by them towards defraying the necessary expences attending the keeping the Engine or Engines of the said Town in a proper state of repair and equipment, and any other necessary expences attending the keeping the Fire Companies of the said Town in a proper state of organization.

VII. And be it further enacted, That the Firewards are hereby authorized and required to vide Staves for provide a sufficient number of such proper and Constables. necessary Staves for the Constables hereinbefore mentioned, as the said Firewards, or the major part of them, may deem most fit and convenient for the said Constables to carry with them at all times of their attendance at Fires as hereinbefore directed; which Staves shall be kept at To be kept in such convenient place or places as the said Fire- such place as the

Firewards shall wards, direct.

wards, or the major part of them, may direct, to be in readiness at all times when required.

A. D. 1828.

Persons wilfully wards,

May be committed, by order of a Fireward to Gaol.

confinement.

Offender to be brought, within twenty-fourhours, before a Justice.

VIII. And be it further enacted, That at and during the raging or continuance of any Fire that may hereafter happen, either in the said Town, or in its immediate Vicinity, if any person disobeying Fire- or persons shall refuse or wilfully omit to obey the orders of any Fireward there present, for his falling into line, or after falling into line, shall leave the same without the consent of any Fireward there present, or for his doing any other act that such Firewards may think necessary towards aiding and assisting in extinguishing such Fires, or in preserving of any property endangered by such Fire, or who shall be guilty of any disorderly conduct, in defiance of the orders of any Firewards there present, or shall in any way wilfully obstruct, or endeavour to obstruct, the carrying into effect any orders or regulations that may be then given or made by the Firewards present, or any of them, for the better extinguishing of such Fire; the Firewards present at any such Fire, or any of them, shall have full power, if he or they see fit, and he and they are hereby authorized, to order any Constable present forthwith to take such Offender or Offenders into custody, and to convey such Offender or Offenders, if such Firewards or any of them see fit, to the Common Gaol of the County of Charlotte; and the Gaoler of such Gaol is here-Gaolers to keep by required to keep such Offender or Offenders so committed, in close confinement, until delivered in manner hereinaster mentioned: the Fireward or Firewards who may have committed any such Offender, shall immediately after such Fire shall be extinguished, and at the latest within twenty-four hours, cause such Offender or Offenders to be brought up by the Gaoler, or other person appointed for that purpose, before any of His Majesty's Justices of the Peace (not being

being a Fireward) resident in the said Town, to answer for such offence; and upon conviction Upon conviction, before such Justice of the Peace, of such cfience, on the oath of a Fireward or any other credible witness, such Offender shall forfeit and pay the sum of thirty shillings, together with the costs of recovering the same, to be levied by distress and sale of the Offender's Goods and Chattels; and for want of sufficient distress, such Cffender shall suffer six days imprisonment, unless the penalty and costs shall be sooner paid; which penalty, when recovered, shall be paid and applied as in the sixth Section of this Act is directed: and all persons present at any such offence, are required to aid and assist any Constable or Fireward in carrying into effect the directions and provisions of this Act, as such Firewards, or any of them, may direct: and any Constable or other Person refusing or neglecting to obey any orders or directions of the Firewards present, or limble to a Penalany of them, for carrying into effect the provisions of this Section of this Act, shall for every such offence be subject and liable to the like forfeiture or penalty as is imposed by the sixth Section of this Act, (for the offences therein mentioned) to be recovered and applied as in the said sixth Section is directed.

IX. And be it further enacted, That the Firewards, or any two or more of them, are hereby Firewards may authorized and empowered, from time to time and at all seasonable times in the day time, to enter into any House, Shop, or other Building within the limits of the said Town, and to examine and inspect the manner in which any Stove or Stove Pipes are set up, placed, fixed, or carried; or any Hearths, Fire-places, or Chimnies, constructed or built: and if such Stove, or Stove Pipes, or such Hearth, Fire-Place, or Chimney, s'all be found, in the opinion and judgment of If Store Piper, t a said Firewards, or any two of them, and in in the opinion of

to forfeit 20s with

For wantof goods, to be imprisoned.

Penalty, how ap-

All Persons present required to aid Constable.

Constable, for neglect of day,

enter Dwellings to inspect Stove Pipes, Chimnies.

the Firewards. dangerous,

They may give directions in writing to discontinue fires till alterations made.

obeying directions.

No Combustibles to be set on fire within two hundred feet of any Fence or Building, under penalty of 40e.

No Person enter Barns Stables where there is Hay or Straw, with a lighted candle candle, unless placed in a Lanthorn, under penalty of 10s.

Fire not to be carried in the Street, except in a covered vessel, under penalty of 19s.

case more than two be present, the major part of those present, so set up, placed, fixed, or carried, constructed, or built, as to be dangerous: such Firewards are hereby authorized and required to give directions in writing, to prevent the continuance of Fire in any such Stove, or any such Hearth, Fire-Place, or Chimney, until the same shall have undergone alterations, as sliall be pointed out in writing by the same Firewards; and any Person or Persons who shall disobey any Penalty for dis- such directions of such Firewards, shall for each offence forfeit and pay the sum of Three Pounds, to be recovered and applied in the manner mentioned in the sixth Section of this Act.

X. And be it further enacted. That no Person or Persons shall wantonly or wilfully set on fire, or cause to be set on fire, any Combustible Materials whatever, in the said Town, within two hundred feet of any Fence or Building; and that every Person or Persons so offending, shall forfeit and pay the sum of Forty Shillings for each and every such offence, to be recovered and applied as the fines in the sixth Section of this Act.

XI. And be it further enacted, That no Person or Persons, within the said Town of St. Andrews, shall enter or remain in any Barn or Stable, where Hay or Straw is, with a lighted Candle, except the said lighted Candle be in a good, safe and sufficient Lanthorn; and that every Person or Persons so offending, shall forfeit and pay the sum of Ten Shillings for each and every offence, to be recovered and applied as the fines in the sixth Section of this Act.

XII. And be it further enacted, That no Person or Persons shall carry Fire in any Street of the said Town of St. Andrews, unless the Fire be safely secured in a closely covered vessel or Fire Pan; and that every Person or Persons so offending shall forfeit and pay the sum of Ten Shillings for each and every offence, to be recovered and applied as the fines in the sixth Section of this Act.

XIII. And be it further enacted, That the Firewards of the said Town shall at any meeting appoint Firemen, to be for that purpose holden, nominate and an- not exceeding point, by Warrant under the hands and seals of twenty, to cach them, or the hands and seals of the major part then present, a sufficient number of able and discreet men, willing to accept, not exceeding twenty in number for each Engine, being Inhabitants of the said Town, to have the care, management, and working of the said Engines, Tools, and Instruments for extinguishing Fires which may happen within the same; and to re- And remove and move and displace all, or any of them from time displace them. to time, and to nominate and appoint others in their stead, and to fill up any vacancies which may happen at any time by death or removal, or otherwise; and that the names of the said Persons so appointed shall from time to time, as the registered with appointments shall be made, be registered with the Clerk of the the Clerk of the Peace in the said County, upon the Certificate of the said Firewards, and to be called the Firemen of Saint Andrews; and are hereby enjoined and required to be ready at a call by night as well as by day, to manage, work, and use the Engine or Engines, Tools, and Instruments for extinguishing Fires, which may happen to break out within the said Town. .

XIV. And be it further enacted, That it shall Firewards to be lawful for the Firewards for the time being, of make Rules and the said Town, at any meeting to be holden, at Regulations for the conduct of the which the major part shall be present, to make Firemen. and establish such Rules, Orders, and Regulations, in respect of the government, conduct, duty, and behaviour of the said Firemen, in working, managing, exercising, trying, and using the Engines, Tools, and Instruments, and to impose and establish such reasonable fines and impose Fines, not penalties upon them, or any of them, for default exceeding 40s.

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or neglect of the duties and services thereby to be enjoined or required from them, as the said Firewards, or the major part of them present, met as aforesaid, shall from time to time think meet, so that the fine or penalty shall not exceed in any one instance the sum of Forty Shillings, to be recovered and applied as in the sixth Section of this Act; which Rules, Orders, and Regulations shall be notified to the said Fire Men by putting the same up at the Engine House, and inserting the same in the News Paper, if any there be

Rules to be published.

printed in the said Town.

XV. And be it further enacted, That the Fire men within the said Town, and each and every of them, from time to time, during their continuance in the office of Firemen, and no longer, shall be, and they are hereby declared to be freed, exempted, and privileged from the several offices of Constable, and Surveyors of Highways, and from all Statute Labour on the Highways and Streets, in the said Town, and from serving on any Juries at the General Sessions of the Peace, and Inferior Court of Common Pleas in the said County.

Privileges and exemptions of Fire men.

> XVI. And be it further enacted, That any Person or Persons, who shall at any time wantonly or maliciously injure or destroy, remove or take away, or cause to be removed or taken away, any Hook, Ladder, Bucket, or other Implement provided for the purpose of extinguishing or checking the progress of Fires in the said Town of Saint Andrews, from the proper place or places appointed for the keeping of the same, shall forfeit and pay for each and every such offence, the sum of Forty Shillings, to be recovered and applied in like manner, as in the sixth Section of this Act.

Penalty for removing or destroying Hooks, Ladders, &c.

> XVII. And be it further enacted, That as soon after the passing of this Act, as the same can be procured, every Householder in the said Town

Town or in its immediate Vicinity, shall pro- bolder to be provide himself with two good leather. Buckets of Buckets, sufficient size to hold two and a half Gallons of Water, with the name of the Proprietor thereof, painted on the side of each of the said Buckets, to be kept always ready in some convenient ready. place in his House; and every House owner in the said Town shall provide himself with a good and sufficient Ladder to lay on the Roof, and hold at the top by two substantial Iron Hooks And Ladders to fastened to the end of such Ladder, which shall the House. extend down the Roof of the House to the Eaves, except such Houses as the Firewards or the major part of them may be of opinion, from the formation of the Roof, will not require such Ladder; and in case of the absence or non-residence of the Owner or Owners of any House or In the absence of Houses in the said Town, the Tenant or Te- the Owner, Tennants occupying the same, shall at the expense Ladders at exof his, her, or their Landlord, provide such Ladder for every such House, if so required by the said Firewards, or the major part of them; which Ladder every Owner or Occupier of such House shall keep stationary on the Roof thereof: and that on every alarm of Fire in the said Town, or in its immediate Vicinity, every Householder in the said Town, or in its immediate Vicinity, knowing of such alarm, and not being a Fire. Householders, ward, shall forthwith carry his Buckets, so pro- upon slarm of Fire, to carry or vided as above directed, or cause the same to be send Buckets to carried, to the place where the fire may be, to be there used as occasion may require; and every person wilfully refusing or neglecting to perform any of the duties by this Section of this Act imposed, shall for every such offence forfeit Penalty for negand-pay the sum of Forty Shillings, to be reco-lect. vered and applied in the like manner as in the sixth Section of this Act.

pense of the Land-

the Place.

XVIII. And be it further enacted, That the Justices in Ser-Justices of the Peace for the County of Charlotte, sions may make

assessment" not exceeding £100 maintaining the Engines and Fire Companies,

in their General Sessions, or the major part of exceeding 2100 them, are hereby authorized and required to raise by assessment such sum or sums, not exceeding One Hundred Pounds in any one year, on the said Town, as the Firewards may from time to time by estimate made out by them in writing, and produced to the said Justices of the Peace, or the major part of them in their General Sessions, show to be necessary, over and above such of the fines hereinbefore mentioned, as they may have received for the supply of the Fire Engines, at the time of any Fire that may happen in the said Town, and for the necessary expences attending the keeping the Fire Company in a proper organized state, and the Engines of the said Town in a sufficient state of equipment, with Buckets, Ladders, Hooks. and other necessaries; and also, if found necessary, for the purchasing or providing one or more Engines for the said Town; such Assessment Assessment to be to be made in due proportion upon all and every the Person or Persons who do or shall inhabit, . hold, occupy, or enjoy, any House, Shop, Warehouse, or other Tenement within the said Town.

And if necessary for providing more Engines.

made on Housebolders.

Assessment to be levied as other Parish Ratea

XIX. And be it further enacted. That such sum or sums shall be assessed in manner aforesaid, by the Assessors of the said Town, and shall be levied and collected in the same manner as any other Parish Rate or Assessment in the said Town can or may be levied and collected, by virtue of any Law now in force or hereafter to be made, and to be paid, when collected, to the said Firewards, or their Treasurer for the time being, to be applied to and for the purpose above mentioned.

required, to acaione.

XX. And be it further enacted. That the said Frewards, when Firewards of the said Town, shall render to the count to the Sea- Justices of the Peace of the County of Charlotte, at their first General Sessions, at the time of making the Annual Appointments of Town or

Parish

Parish Officers, when required so to do, a full and particular account of the expenditure of all monies so to be assessed, as aforesaid, and also of all fines to be recovered as aforesaid, as they may have received respectively; and any of the Firewards refusing or wilfully neglecting to ren- Penalty for negder such account when required, shall be consi- lect. dered guilty of a contempt of such Court of General Sessions of the Peace; and it shall and may be lawful for the Justices of the Peace of the said County, or the major part of them in General Sessions, to bring by Warrant before them such Fireward or Firewards, so guilty of such contempt, and if found necessary, to commit such Fireward or Firewards, so offending, to prison, until such account shall be made out and rendered to the satisfaction of the said Court of General Sessions, or to the Treasurer of the County, in case such Court should be over before such account shall be rendered.

XXI. And be it further enacted, That this Act shall continue and be in force for Five years, and from thence to the end of the then next Session of the General Assembly, and no longer.

#### CAP. XXIX.

An Act to continue until the first day of April one thousand eight hundred and thirty three, an Act to regulate the Manufacturing and Shipment of Grindstones from the County of Westmoreland.

Passed 5th April; 1828.

 $oldsymbol{D} oldsymbol{E}$  it enacted by the Lieutenant-Governor, Council, and Assembly, That an Act made and passed in the seventh year of the Reign 7 Geo. 4, c. 16, of His present Majesty, intituled "An Act to continued till lat regulate the Manufacturing and Shipment of Grindstones from the County of Westmoreland," continue

April, 1888.

continue and be in force until the first day of April, which will be in the year of our Lord one thousand eight hundred and thirty-three.

## CAP. XXX.

An Act to continue an Act, intituled "An Act for the encouragement of Parish Schools in this Province.

Passed 5th April, 1828.

4 Geo. 4, c. 25, continued till 1st April, 1831.

Council, and Assembly, That an Act made and passed in the fourth year of the Reign of His present Majesty King George the Fourth, intituled "An Act for the encouragement of Parish Schools in this Province," be, and the same is hereby continued and declared to be in force until the first day of April, which will be in the year of our Lord one thousand eight-hundred and thirty-one.

#### CAP. XXXI.

An Act to continue and amend the Acts for the encouragement of the Cod and Scale Fisheries.

Passed 5th April, 1828.

8 Geo. 4, c. 33.

5 Gco. 4, c. 11.

6 Geo. 4, c. 5,

I. DE it enacted by the Licutenant-Governor, Council, and Assembly, That an Act made and passed in the Third year of His Majesty's Reign, intituled "An Act to encourage the Inhabitants of this Province who are engaged in the prosecution of the Cod and Scale Fisheries, by granting Bounties on the same; and also an Act made and passed in the fifth year of His Majesty's Reign, intituled "An Act to extend the provisions of an Act to encourage the Inhabitants of this Province who are engaged in prosecuting the Cod and Scale Fisheries, by granting Bounties on the same;" and also an Act made and passed in the sixth year of His Majesty's Reign, intituled

intituled "An Act further to extend the Bouth- continued till Ist ties on Fish brought into this Province;" excepting so far as the same are hereby altered and amended; be, and the same are hereby continued, and shall, together with this Act, be and remain in force until the first day of April which will be in the year of our Lord one thousand eight hundred and thirty-three.

II. And be it further enacted, That nothing in 3 Geo. 4 c. 33, the said first recited Act contained shall extend, not to extend to or be construed to extend, to prevent Vessels belonging to any of the British American Colonies arel during the being employed in catching Mackarel during the time the Cod and Scale Fish brought to shore in curing. them are curing, to deprive them of the Bounty,

if so employed.

III. And be it further enacted, That whenever any Vessel shall have been so employed under and by virtue of the provisions of this Act, in Addition to be made to Affidavit catching Mackarel; then and in such case there when the Vessel shall be added to the affidavit required to be shall have been in made by the said recited Act made and passed in catching Mackathe Third year of His Majesty's Reign, intitul- rel. ed "An Act to encourage the Inhabitants of this Province who are engaged in the prosecution of the Cod and Scale Fisheries, by granting Bounties on the same," after the words set forth, the following words, namely, "excepting for the days, part of the said time when period of the said Vessel was employed in catching Mackarel, and that during the said period of and while the Cod and Scale Fish that had been landed from the said Vessel were curing on shore, the said Vessel was employed for no other purpose than in catching Mackarel.

April, 1833.

Vessels employed in catching Macktime the Cod and Scale Fish are

#### CAP. XXXII.

An Act for granting a Bounty upon Flour Manufactured at the Steam Mills in Portland.

# Passed 5th April, 1828.

I. Council, and Assembly, That from and after the first day of July next, the Bounty hereafter mentioned, shall be allowed and paid upon all Flour Manufactured at the Steam Mills in the Parish of Portland, that is to say: One shilling and six-pence upon every hundred weight of Flour actually manufactured and delivered from the said Mills; the same to be paid half yearly by the Treasurer of the Province, by Warrant from the Lieutenant-Governor or Commander-in-Chief for the time being, by and with the consent of His Majesty's Council.

II. And be it further enacted, That the Bounties mentioned in the next preceding Section of this Act, shall be ascertained before the Province Treasurer by the oath of the Miller at the said Steam Mills, and the oath of the Proprietor or Proprietors of the same; which oath the said Province Treasurer is hereby authorized and required to administer; in which it shall be distinctly declared, that the Bounty applied for, is for Flour actually Manufactured from Foreign Grain, and delivered from the said Steam Mills.

III. And be it further enacted, That this Act shall continue and be in force until the first day of July, which will be in the year one thousand eight hundred and thirty-one.

Bounty upon Flour made and delivered.

To be paid half yearly.

Bounties to be ascertained by oath of Miller and Proorietor.

Treasurer may Administer oath.

Limitation .

## CAP. XXXIII.

An Act to apply a part of the Public Revenue to the payment of the Ordinary Services of the Province.

# Passed 5th April, 1828.

I. BE it enacted by the Lieutenant-Governor, Council, and Assembly, That there be allowed and paid out of the Treasury of the Province for the services hereinafter named, the following sums, to-wit:

To the Chaplain of the Council for the pre- Chaplains.

sent Session, the sum of twenty-five pounds.

To the Chaplain of the House of Assembly,

the sum of twenty-five pounds.

To the Clerk of the Council, the sum of fifty Clerk of the Council pounds, and twenty shillings per diem, during the present Session; and the further sum of twenty-five pounds for defraying the expences of an assistant during the present Session.

To the Clerk of the House of Assembly, the Clerk of the House sum of one hundred pounds, and twenty shillings of Assembly. per diem during the present Session.

To the Clerk Assistant of the House of As- Assistant Clerk. sembly, the sum of twenty shillings per diem

during the present Session.

To the Sergeant at Arms attending the Council, the sum of twenty shillings per diem during the present Session.

To the Sergeant at Arms attending the House of Assembly, the sum of twenty shillings per

diem during the present Session.

To the Door Keepers and Messengers attend- Door Keepers & ing the Council and Assembly, the sum of twelve Messengers. shillings and six pence per diem during the present Session.

To His Excellency the Lieutenant-Governor, Provincial Confor contingent expences, a sum not exceeding tingencies. two hundred and fifty pounds, for the year one thousand eight hundred and twenty-eight.

To John Robinson, Esquire, Treasurer of the Province Treasure-Province.

Province, for his services from the first day of March one thousand eight hundred and twenty-seven, to the first day of March one thousand eight hundred and twenty-eight, the sum of six hundred pounds.

Bpcaker and Members. To the Speaker of the House of Assembly, the sum of one hundred and fifty pounds; and to the Members of the said House, the sum of forty pounds each for defraying their expences of attending during the present Session, and twenty shillings per diem travelling expences, reckoning twenty miles for each day's travel, to be certified by the Speaker, agreeably to a Law of the Province.

Treasurer for contingencies. To the Treasurer of the Province for expences incurred for Stationary, Blanks, Advertising, and Postages, the sum of forty pounds nine shillings and tenpence.

GrammarSchools.

To His Excellency the Lieutenant-Governor, the following sums for the support of the Masters of the several Grammar Schools, for the year one thousand eight hundred and twenty-eight, agreeably to the two Acts of the General Assembly, to-wit:

Westmoreland.

One hundred and seventy-five pounds for the County of Westmoreland.

Kings County.

One hundred and seventy-five pounds for the County of Kings.

Queens County.

One hundred and seventy-five pounds for the County of Queens.

Sunbury.

One hundred and seventy-five pounds for the County of Sunbury.

Northumberland.

One hundred and seventy-five pounds for the County of Northumberland.

Saint John.

Two hundred and fifty pounds for the City of Saint John.

Saint Andrews.

Two hundred pounds for the Town of Saint Andrews.

College of New-Brunswick. To the Governor and Trustees of the College of New-Brunswick, two hundred and fifty pounds,

and

and a further sum of seventy-five pounds for the year one thousand eight hundred and twentyeight, agreeably to the two Acts of the General Assembly.

To His Excellency the Lieutenant-Governor, Parish Schools. for the encouragement of Parish Schools, three thousand pounds, agreeably to a Law of the Pro-

vince.

To the Attorney General, for the year one Attorney General. thousand eight hundred and twenty-seven, one hundred pounds.

To the Solicitor General, for the year one Solicitor General. thousand eight hundred and twenty-seven, fifty

pounds.

To Charles S. Putnam, Esquire, Clerk of the Charles S. Pat Crown in the Supreme Court, for his services for the year one thousand eight hundred and twenty

eight, one hundred pounds.

To the Lieutenant-Governor and Commander-in-Chief, four thousand pounds for the encouragement of the Fisheries of the Province for the year one thousand eight hundred and twentyeight; and a sum not exceeding three thousand pounds for the encouragement of raising Grain on new grain on new Lands, agreeably to the Acts of the General Assembly.

To the Adjutant-General of the Militia Forces, Adjutant General. one hundred pounds for the year one thousand eight hundred and twenty-eight.

To the Adjutants of Militia, a sum not exceed. Adjutants of Mi; ing three hundred and forty-five pounds for the year one thousand eight hundred and twentyeight; and a sum not exceeding one hundred and seventy-two pounds ten shillings, to the Sergeant Sergeant Majors Majors of Militia for the same period, agreeably to the Militia Laws.

To His Excellency the Lieutenant-Governor Staff Officers. or Commander-in-Chief, four hundred pounds as a provision for Staff Officers to inspect and instruct the Militia for the year one thousand eight hundred and twenty-eight. Τo

To John Bainbridge and Henry Bliss, Esquires, Province Agents. such sum as will procure Bills of Exchange on England for two hundred pounds sterling, for their services as Agents for the Province for the year one thousand eight hundred and twenty seven.

Doctor Boyd.

To Doctor John Boyd, Innoculating Surgeon for the Vaccine Institution, forty pounds for the year one thousand eight hundred and twenty seven.

To the Keeper of the Light House on Partridge Island, one hundred and fifty pounds for the year one thousand eight hundred and twenty-

eight.

Brier Island Light House.

Partridge Island

Light House.

To His Excellency the Lieutenant-Governor, one.hundred pounds, to be applied towards the support of the Light House on Brier Island in Nova Scotia, for the year one thousand eight hundred and twenty-eight.

David W. Jack.

To David W. Jack, Tide-Surveyor at the Port of Saint Andrews, for his services from the first day of April one thousand eight hundred and twenty-seven, to the first day of April one thousand eight hundred and twenty-eight, the sum of one hundred pounds.

loner.

To Benjamin C. Chaloner for gauging and Benjamin C. Cha- weighing, in the year one thousand eight hundred and twenty-seven, one hundred pounds fourteen shillings.

To Thomas P. Marter, Tide Surveyor at the Thomas P. Mar- Port of Saint John, for his services from the first day of February in the year one thousand eight hundred and twenty-seven, to the first day of February in the year one thousand eight hundred and twenty-eight, one hundred and fifty pounds.

Cranberry Island Light House.

To His Excellency the Lieutenant-Governor, the sum of one hundred and twenty-pounds, to be applied towards the support of a Light House on Cranberry Island, in the Province of Nova Scotia, for the year one thousand eight hundred and twenty-eight.

To His Excellency the Lieutenant-Governor, ninety ninety one pounds ten shillings, to enable the Tide Waiter at Province Treasurer to pay a Tide Waiter at the Port of Saint John for the year one thousand

eight hundred and twenty-eight.

II. And be it further enacted, That the before montioned sums shall be paid by the Trea- Warrant. surer of the Province by Warrant of His Excellency the Lieutenant-Governor or Commanderin-Chief for the time being, by and with the advice and consent of His Majesty's Council, out of the monies now in the Treasury, or as payments may be made at the same.

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## CAP. XXXIV.

An Act to provide for opening and repairing of Roads, and erecting Bridges throughout the Province.

## Passed 5th April, 1828.

**B**E it enacted by the Lieutenant-Governor, Council, and Assembly, That there be allowed and paid out of the Treasury of this Province, to such Person or Persons as His Excellency the Lieutenant-Governor or Commander-in-Chief for the time being, shail appoint, in addition to the sums already granted, the following sums, for the purposes hereinafter mentioned, that is to say:

The sum of five hundred and fifty pounds for saint John to the the great road from St. John to the Misseguash.

The sum of two hundred and fifty pounds for Bridge over the repairing the Bridge over the Memramcook River. River in the County of Westmoreland.

The sum of one hundred and fifty pounds to Gideon Smith, Peter Dupies, and Michael Ca- Aboideaux over sey, to compensate them for a proportion of the costof an Aboideau made over Breaux Creek in Dorchester, on the great road of communication from Saint John to Misseguash.

The sum of two hundred pounds towards gravelling

Great Roads. Misseguash.

Breaux Creek.

Sackville Great Marsh.

Great velling and improving the road over the Great Marsh in Sackville.

Marsh road near Saint John. The sum of one hundred pounds to complete the Marsh road near the City of Saint John.

Fredericton to Saint John. The sum of six hundred pounds for the great road from Fredericton to Saint John, by way of the Nerepis.

Chediac to Richibucto. The sum of three hundred and thirty pounds for the great road from Chediac to Richibucto River.

Fredericton to Newcastla. The sum of six hundred pounds for the great road between Fredericton and Newcastle.

SaintJohn toSaint Andrewa. The sum of four hundred pounds for the great road from Saint John to Saint Andrews.

Miramichi to Bathurat. The sum of five hundred pounds for the great road from Miramichi to Bathurst.

Fredericton to Saint Andrews. The sum of six hundred pounds for the great road from Fredericton to Saint Andrews.

Fredericton to the Canada line. The sum of seven hundred pounds for the great road from Fredericton to the Canada line, one hundred and ten pounds of this sum to be expended in erecting a Bridge at Bunnel's Creek and turning the road round the Hill on the North side of the said Creek, and the remaining sum to be expended on the road between the Ferry at Burgoin's and the Ferry at Wolverton's.

Fredericton to the Finger Board.

The sum of three hundred pounds for the great road between Fredericton and the Finger Board.

Head of Bellisle to Saint John. The sum of two hundred pounds for the great road from the head of Bellisle to Saint John.

Bond of Petticodiac to Chediac. The sum of one hundred pounds for the great road from the Bend of the Petticodiac to Chediac.

Dorchester to Chediac. The sum of one hundred and twenty pounds for the great road from Dorchester to Chediac.

Chatham to Riehibacto. The sum of three hundred pounds for the great road from Chatham to Richibucto; one hundred pounds of this sum to be laid out on the road between the Kouchibouguac River and the Richibucto River.

The sum of fifteen pounds for the road leading from Casey's at the Grand dig through the Robicheau's. Cape to Peter Robicheau's.

The sum of thirty-five pounds for the road Thomson's to from Thomson's to M'Williams', South side of M'Williams'. Cocagne River in the rear of the reserve.

The sum of twenty pounds for the road from Aver's Ferry to Aver's Ferry to Smelt Brook, on the South side Smelt Brook.

of the Mahalawadiac.

The sum of twenty-five pounds for the road Hick's to from Hick's to Turner's Mill on the Bouctouche ner's Mill. River.

The sum of thirty pounds for the road from Bouctonehe River

Bouctouche River to Glenelg Settlement. The sum of fitty-five pounds for a Bridge BridgeoverChilds. over Childs' Creek on the South side of Richi- Creek. bucto River.

The sum of seventy pounds for the road on the North side of Ri-North side of Richibucto River.

The sum of thirty-pounds for the road on the North and South North and South side of the Kouchibouguac chibouguac. River.

The sum of twenty-five pounds to open and Kouchibouquacto improve the road from the mouth of the Kouchi- & Bridge over Litbouguac to Kouchibouguacis, and to repair the tle River. Bridge over Little River.

The sum of forty-five pounds to open a road Saint Nicholas Mill on from the East Branch of the Saint Nicholas River Coal Branch. to the Mill on the Coal Branch.

The sum of fifty pounds to assist in erecting Bridge over Daia Bridge over Daigles' Creek at the Chapel.

The sum of thirty pounds to improve three Passages on the passages leading down to the sea shore on the Capes of New Capes of New-Bandon, in addition to a former Bandon. grant for the same purpose.

The sum of twenty pounds for the road lead- caron point to ing from Caron Point to the Ferry on the South Ferry at Harbour side of the Harbour opposite to Bathurst.

The sum of forty pounds to assist in erecting Stream at Mill a Bridge over the Stream at Mill Cove on the Cove. line leading to Alstone Point.

chibucto Liver.

glea' Creek.

oppositeBathurst.

Comeanx :o School-housenear Dougherty's.

North side of Little River.

Rorety's to Armstrong's Brook.

Eel River to Mill Brook at Restigouche.

Kavenah's point to Ferguson's.

Settlement in rear of Douglas Town to that in rear of Moorfield.

Bridge and cutton Stewart'sfarm.

Bridge over Creek betweenEnglish's and M'Donald's Farms.

Moodie's point to Tabusintack.

M'Night's Mill to one mile above Richibucto road.

M'Donald's on Black River to Sinclair's on the little branch and thence to Norton's Creek.

Cameron's on Black River to Richibucto road

Caul's Cove to Oxford's Core.

Beaubair's point to Tozer's Cove.

The sum of twenty pounds to improve the road from opposite Francis Comeaux house to the School-house near Edward Dougherty's.

The sum of twenty pounds to improve the road

on the North side of Little River.

The sum of twenty pounds for the road from James Rorety's to Armstrong's Brook.

The sum of twenty pounds for the road from Eel River to the Mill Brook at Restigouche.

The sum of twenty pounds for the read from Kavenah's Point to Robert Ferguson's.

The sum of forty pounds for opening a road from the new settlement in rear of Douglas Town to the settlement in rear of Moorfield.

The sum of thirty pounds to assist in erecting ing down banks a Bridge and cutting down the steep banks at the Stream on Alexander Stewart, Junior's farm.

> The sum of forty pounds to assist in erecting a Bridge over the Creek between the farms of John English and Major M'Donald.

> The sum of one hundred and ten pounds to assist in building sundry Bridges and in improving the road from Moodie's Point to Tabusintack.

> The sum of forty pounds to assist in improving the road at Napan from M'Night's Mill to the distance of a mile above the Richibucto road.

The sum of forty pounds to assist in improving the road from Roderic M'Donald's place on the main Black River to Angus Sinclair's on the little branch of Black River, and from thence to Norton's Creek near the mouth of Bay du Vin River.

The sum of forty pounds to assist in improving the road from John Cameron's farm on the main Black River to the Richibucto road.

The sum of forty pounds to assist in improving the road from Caul's Cove to Oxford Cove.

The sum of thirty pounds to assist in improving the road from Beaubair's Point to Tozer's The Cove.

The sum of thirty pounds to assist in making N. W. Branch to a road from the North West branch to the South of the Miramichi. West branch of Miramichi River, through Williamstown Settlement.

The sum of forty pounds for the road from John Malcolm's farm through the reserve to Barnaby's Island.

Malcolm'sfarm to Barnahy's Island.

The sum of forty-eight pounds to George Flett, being a balance due him for erecting a Bridge over Fiett's Cove.

George Flett for BridgeoverFlett's Cove.

The sum of seventy-two pounds to David Newman, due him for building a Bridge over Turner's Cove.

D. Newman for Bridge over Turner's. Cove.

The sum of twenty pounds for a Drawbridge Drawbridge and and Chain across the main thoroughfare in the Parish of Sheffield.

Chain across theroughfare in Sheffield.

The sum of forty pounds to improve the road from Oak Point to the County line in the Parish of Sheffield.

Oak point to County line in Sheffield.

The sum of thirty-five pounds to improve the road from Oak Point to the settlement on the Little River.

Oak point to Settlement on Little River.

The sum of fifteen pounds to lay out and French Lake to open a road from the French Lake to Isaac Burpe's Mill.

Isaac

The sum of forty pounds for the road from R. Curic, Jun'rs, Richard Currie, Junior's, to the high land upon Indian Point.

to high land on Indian Point.

The sum of sixty pounds for improving the road from Gagetown to the Nerepis road.

Gage!own to the Nerepis.

The sum of twenty pounds for improving the Oatnebog to Hewroad from Oatnebog Bridge to Hewlett's...

lett's.

The sum of thirty pounds for improving the Jones' Mill to the road from Jones' Mill to the Nerepis.

Nerepis.

The sum of torty pounds for improving the Inche's Cross to road from Inche's Cross to Jackson's Tavern.

Jackson's Tavern.

The sum of fifty pounds for improving the Young's Cove to road from Young's Cove to the head of the head of Grand . Grand Lake.

The sum of forty pounds for improving the J. M'Donald's to road

Salmon River

Maquapit Lake to the Key-hole.

J. Hunter's to the County Line.

N. side of Maquapit Lake to Newcastle.

Dingee's Mill to Morrison's.

Revd. A. Wood's to Joshua Calkin's.

R. Golding's to J. Murdock's.

Bridge over Never's Brook.

Butternut Ridge to Smith's Creek.

New Canaan to Studbolm's Mill Stream.

New Canaan to

William Little's to the Back Settlement.

Henry's to Brigg's

Grand Lake to Yeaman's landing, thence to Hardwood Ridge.

Lewis' Cove to Fairweather's Mill.

Little River to Loch Lomond.

From the Westmoreland road through Golden

road from James M'Donald's to the Salmon River Mills.

The sum of fifteen pounds for improving the road from the Maquapit Lake to the Key-hole.

The sum of fifteen pounds for improving the road from J. Hunter's to the County line.

The sum of forty pounds for improving the road from the North side of the Maquapit Lake to Newcastle.

The sum of fifteen pounds for improving the road from Dingee's Mill to Morrison's.

The sum of twenty pounds to improve the road from the Reverend A. Wood's to Joshua Calkin's.

The sum of twenty pounds for improving the road from Robert Golding's to John Murdock's.

The sum of twenty pounds for erecting a Bridge over Never's Brook.

The sum of twenty pounds to improve the road from Butternut Ridge to Smith's Creek.

The sum of thirty pounds to improve the road from New Canaan to Studholm's Mill Stream.

The sum of twenty pounds to improve the road Butternut Ridge. from New Canaan to Butternut Ridge.

The sum of fifteen pounds to improve the road from William Little's to the Back Settlement.

The sum of twenty pounds to improve the road from Henry's to Brigg's.

The sum of twenty pounds for a new road from Grand Lake to Yeaman's landing, and thence to Hardwood Ridge.

The sum of twenty pounds to improve the road from Lewis' Cove to Fairweather's Mill.

The sum of twenty-five pounds for the road from Little River to Loch Lomond.

The sum of twenty-five pounds for the road from the Westmoreland road through the Golden GroveSettlement. Grove settlement, and along the North side of the Lake.

The sum of forty pounds for the road from the Musquesh Harentrance of Musquash Harbour to the great Road.

The sum of seventy pounds for the road from Little River to

Little River to Black River.

The sum of twenty-five pounds for the old Tabor's to Quaco. road from Tabor's to Quaco.

The sum of forty pounds for the road from Smith's farm to head of Third Smith's farm on the first Lake to the head of the Lake. third Lake.

The sum of fifteen pounds for the road from Dipper Harbour Dipper Harbour to the main road.

The sum of fifteen pounds for the road from Black River to

Black River to Gardner's Creek.

The sum of twenty-five pounds for the road Eastern Bridge at from the Eastern Bridge at Quaco to the great Salmon River. Salmon River.

The sum of twenty pounds for the road from From the Bridge the Bridge to Garnett's in the Bloomsbury settlement.

The sum of ten pounds for the road from the Quaco road to Quaco road to Tynemouth.

The sum of fifty pounds for opening the road Quaco road to from the old Quaco road to the Milliken Settle-Milliken settlement, and thence to Loch Lomond on the line Loch Lomond. lately explored under the direction of the Corporation of Saint John.

The sum of fifty pounds for the road from Frog Pond to the Bridge at Loch Lomond.

The sum of twenty-five pounds for the road Bridgent Loch Lofrom the Bridge at Loch Lomond to Smith's mond to Smith's farm at the head of the first Lake.

The sum of eighty pounds for the road from VanHorne's farm Van Horne's farm on the Quaco road into the meat. Settlement.

The sum of thirty pounds for the road from Loch Lomond to Loch Loniond through the Black settlement to Gardner's Creek, theace to Quaco. Gardner's Creek, and thence to Quaco.

The sum of thirty pounds on the road from Head of upper a huard of remains from Loch Lomond to the head of upper Loch Lomond to Barne's Mill. Barne's Mill.

to main road.

Gardner's Creek.

Quaco to great

to Garnet's in Bloomsbury set-

·Tynemouth.

Frog Pond to Bridge, at Loch Lomond.

to Quaco settle-

Blakeslee's farm to the Little River

> Job Steer's to back settlement.

Wallace's toJohn Kelicy's.

George Colpit's to M'Latchey's bridge.

Shearman's to North River. Robert Scott's to North River.

M'Latchey's to Wright's.

George Colpit's Mill to John Parkin's.

John Gildart's, Jun'rs, to Thomas Colpit's Mill. John Parkin's to Thomas Colpit's Mill.

New Horton to Cape Enrage.

Cape Eurage to German Town Lake.

Hopewell to the Caledonia settlement.

GeorgeRoger's to the Woodworth's settlement.

Widow Hamilton's to lower settlement in Hillsborough.

JohnCalhoon's to Steeve's Mill Stream.

oncam.

The sum of seventy-five pounds for the road from Blakeslee's farm to the Little River and across the Marsh near Little River Bridge.

The sum of ten pounds for the road from Job

Steer's to back settlement.

The sum of fifteen pounds for the road from Wallace's to John Kelley's.

The sum of forty pounds for the road from George Colpits to M'Latchey's Bridge.

The sum of twenty pounds for the read from

Sherman's to the North River.

The sum of ten pounds for the road from Robert Scott's to the North River.

The sum of twenty pounds for the road from M'Latchey's to Wright's, above Stoney Creek.

The sum of fifteen pounds for the road from George Colpit's Mill to John Parkin's, a part of which to be expended on the road leading from the main road to Robert Mittin's.

The sum of ten pounds for the road from John Gildart, Junior's, to Thomas Colpit's Mill.

The sum of ten pounds for the road from John Parkin's to Thomas Colpit's Mill.

The sum of twenty pounds for the new road by David Oliver's from New Horton to Cape Enrage.

The sum of fifteen pounds for the new road from Cape Enrage to German-town Lake near James Kinney's.

The sum of twenty pounds for the road from Hopewell to the Caledonia settlement.

The sum of fifteen pounds for the road from George Rodgers's to the Woodworth's settlement.

The sum of twenty five pounds for the road from the Widow Hamilton's, in Hopewell, to the lower settlement in Hillsborough.

The sum of fifteen pounds for the road from John Calhoon's, in Hopewell, to Sleeve's Mill-Stream.

Bridge over Creek

The sum of twenty pounds to assist in erecting a bridge

bridge over the Creek near Martin Cole's in nearMartinColo's Hopeweil.

The sum of ten pounds for the road from Wel-

don's Creek to the Milton Settlement.

The sum of fifteen pounds for the road from John Boyd's to John Boyd's shop to Sinton's Creek.

The sum of twenty pounds for the road from Daniel Tingley, Junior's, in Hopewell, to Thomas Dixon's.

The sum of fifteen pounds for the road leading to Irish Town Settlement from near the dine to Irish Town Bend of the Petticodiac.

The sum of fifteen pounds for the road from Main road in the main road, in Hillsborough, to Henry Steeve's Henry Steeve's

The sum of twenty pounds to Raphiel Porrier, Raphiel Porrier William Milne, and Thomas Milne, to compen- and others for bridge over Scousate them for work done on the Bridge over done river. Scoudouc River, agreeably to the prayer of their Petition.

The sum of thirty-five pounds for the road Sackville to Beaufrom Sackville to Beaujoggin. .

The sum of fifteen pounds for the road from Great Chemogue to Tedish River.

The sum of ten pounds for the road from Tedish to Cape Bald.

The sum of ten pounds for the road from the great road, in Dorchester, to David Crossman's, in Sackville, by the way of William Mitten's.

The sum of ten pounds for the road from William Bateman's to Shediac River.

The sum of ten pounds for the road from the Dorchester road to Bonum Gould's.

The sum of forty pounds for the road from Thomas Townsends to Bay Verte.

The sum of fifteen pounds for the road from Bay Verte to Tignish.

The sum of forty pounds for the road from Bay Verte to Chemogue.

The sum of twenty pounds for the road from Chemogue to Wil-Chemogue to William Peacock's. The

Weldon's Creek to the Milton settlement. .

Sinton's Čreck.

D.Tingley, Jun're. to Thos. Dixon's.

Bend of Petticosettlement.

Hillsborough to

joggin.

Great Chemogue to Tedish River.

Tedish to Cape Bald.

Dorchester great road -to David Crossman's.

William Bateman's to Shediac River. Dorchester road

to BonumGould's. Thomas Townsend's toBay Verte.

Bay Verte to Tignish.

Bay Verte Chemogue.

liam Peacock's.

Jolicocur to head of the Lakes.

Westcock toCape Maringuin,

Road through settlement back of Mill Pond,

Richardson's to Beech Hill.

Main Road to Westcock Hill.

Israel Styles' to the Fishwear.

Point Migic to Estabrooks' Island.

Agreen Tingley's to Beech Hill.

George Dunfield's to upper settler on Salmon River.

BenjaminParlee's to settlement on Trout Creek.

Ezekiel Foster's to Abel English's.

Bridge across stream between Foster's & Good's

Bridge on road between Tackel's and Pugsley's.

Edward Fryar's to head of Ward's Creek.

Roache's to Ryan's.

Beache's to Alwood's.

Luke Harrison's to Lindon's.

James Gunong's to Redden'sCreek The sum of twenty pounds for the road from Jolicoeur to the head of the Lakes.

The sum of thirty pounds for the road from Westcock to Cape Maranguin.

The sum of twenty pounds for the road through the settlement back of the Mill Pond.

The sum of twenty pounds for the road from Richardson's to Beech Hill.

Richardson's to Beech Hill.

The sum of twenty pounds for the road from

the main road to Westcock Hill.

The sum of twenty pounds for the road from Israel Stiles' to the Fishwear.

The sum of fifteen pounds for the road from Point Migic to Eastabrooks' Island.

The sum of twenty pounds for the road from

Agreen Tingley's to Beech Hill.

The sum of fifteen pounds for the road from George Dunfield's to the upper settler on Salmon River.

The sum of fifteen pounds for the road from Benjamin Parlee's to the head of the settlement on Trout Creek.

The sum of fifteen pounds for the road from Ezekiel Foster's to Abel English's.

The sum of twenty-five pounds for the Bridge across the Mill stream between Seth Foster's and Abraham Good's.

The sum of ten pounds for rebuilding a Bridge on a road lying between William Tackel's and Daniel Pugsley's.

The sum of fifteen pounds for the road from Edward Fryar's to the head of Ward's Creek.

The sum of ten pounds to improve the road from Roache's to Ryan's, on the Mill Stream.

The sum of ten pounds for the road from Beeche's to Alwood's on the Butternut Ridge.

The sum of ten pounds for the road from Luke Harrison's to Lindon's.

The sum of fifteen pounds for the road from James Gunong's to Redden's Creek.

The

The sum of ten pounds to alter the road between Widow Smith's and Charles Robertson's.

The sum of ten pounds for the road from

Samuel Adams' to Thomas Jones.

The sum of fifteen pounds for the road from Ezekiel Foster's Ezekiel Foster's to Dewer's.

The sum of fifteen pounds for the road from Charles Robertson's to the Sedeguist Lake.

The sum of fifteen pounds for the road from

Queens County line to Robert Conley's.

The sum of twenty-five pounds for the road Captain Baird's from Captain Baird's to Isaac Fowler's.

The sum of ten pounds for the road from

Henry Jackson's to Barnes's.

The sum of fifteen pounds for the road from opposite Gondalo Point to the settlement back of Long Island.

The sum of twenty pounds for the road from Oak Point, near the Church, to the settlement

near William M'Leod's.

The sum of thirty pounds for the road from Hammond River to John Hennigar's.

The sum of fifteen pounds for the road near

William Burnett's to Springfield.

The sum of ten pounds for the road from Thomas Palmer's to John Jones'.

The sum of twelve pounds for the road from

Widow Shaw's to Mill's Ferry.

The sum of ten pounds for the Causeway in the rear of Worden's.

The sum of fifteen pounds for the road from Seeley's Point, on the Long Reach, to James White's on the Kenebeckasis.

The sum of thirty pounds for the road from spence's farm to the late Spence's farm to the head of the Patacake.

The sum of twenty pounds for the road from Thomas Fowler's near Thomas Fowler's to the Milkish Settlement.

The sum of fifteen pounds for the road from the old Guthrie road to the mountain settlement.

Widow Smith's to Charles Robertwan's.

Samuel Adam's to Thomas Jones'.

. to Dewer's.

Charles Robertson's to the Sediguist Lake.

Queens County line to Robert Conley's.

to IsancFowler's.

Henry Jackson's to Barnes'.

Gondalo Point to settlement back of Long Island.

Oak Point to settlement near M'Leoda'.

Hammond River ' to John Hennigar's.

William Burnet!'s to Springfield.

Thomas Palmer's to John Jones'.

Widow Shaw's to Mills' Ferry.

Causeway in rear of Worden's.

Secley's Point to James White's.

the head of the Patacake.

the Milkish settlement.

Old Guthrie road to mountain settlement. -

The

Bridge across Little River.

The sum of ten pounds for a Bridge across Little River, one mile to the Westward of a road leading to Jones' Mill called the Yorkshire road.

Upper line of Westfield to Ben-. jamin White's.

The sum of twenty pounds for the road from the upper line of Westfield to the farm of Benjamin White.

George Prince's to road leading to French Village.

The sum of ten pounds for the road from George Prince's to the road leading to the French Village.

Thomas Kierstead's to English Emigrants settlement.

The sum of twenty pounds for the road from Thomas Kierstead's to the English Emigrant Settlement.

Henry Sharo's to O'Briant's.

The sum of ten pounds for the road from Henry Sharp's to O'Briant's.

AbrahamDemill's to Hampton Church.

The sum of ten pounds for the road from Abraham Demill's to Hampton Church.

Bate's Mill to the Lake.

The sum of ten pounds for the road from Bate's Mill to the Lake towards Napier's.

Nelson Nelson's to Isaac Perry's,

The sum of twenty pounds for the road from Nelson Nelson's to Isaac Perry's.

Smith's Mill to the County line.

The sum of twenty-five pounds for the road from Smith's Mill to the County line towards the first Loch Lomond.

Greenwich Hill to John Crabb's.

The sum of fifteen pounds for the road from Greenwich Hill on the Long Reach to the second. tier of lots near John Crabb's.

Kenebacasis to Mabee's.

The sum of twenty pounds for the road from the Kenebacasis to Mabee's in the middle land settlement.

Pickett's Mill to Bellisle Bay.

The sum of ten pounds for the road from Pickett's Mill to the Bellisle Bay.

Henry Jackson's to Drummond's.

The sum of ten pounds for the road from Henry Jackson's to Drummond's.

Joseph Wright's to Darling s.

The sum of ten pounds for the road from Joseph Wright's to the road leading to Darling's.

Jonathan Fenwick's to Mill Stream.

The sum of ten pounds for the road from Jonathan Fenwick's to the Mill Stream.

M'Arthur's to Mare' Bridge.

The sum of ten pounds for the road from M'Arthur's to Mars' Bridge. The

The sum of ten pounds for the road from Thomas Robson's Thomas Robson's to Fairweather's Mill.

The sum of ten pounds for a Bridge across. Bridge across

the Brook near Henry Fowler, Junior's.

The sum of thirteen pounds to improve the River St. John to road from the river Saint John to the Nerepis the Nerepis. near Britain's.

The sum of ten pounds to alter the road near Road near Rulof Rulof Rulofson's in Hampton.

The sum of thirty pounds to improve the Bucknem's Mill road from Bucknam's Mill to Beaver Harbour. to Beaver Harbour.

The sum of twenty-five pounds to improve the Hand's farm to road from Hand's farm to the great road from great road. Saint John to Saint Andrews.

The sum of twenty pounds to improve the road Bucknam's Mill from Bucknam's Mill to Cripp's Landing. 10 Cripp's

The sum of twenty-five pounds to improve the road from Robert Hanson's to the main road Robert Hanson's from Saint John to Saint Andrews, near John to main road. Rourke's.

The sum of twenty-five pounds to improve Carrick's Corner the road and bridge from Carrick's corner to to Jonathan Wal-Jonathan Wallace's.

The sum of twenty-five pounds to improve Settlement on the road from the new settlement on L'Etang Careen road. River to the Mascereen road near Philo Seeley's.

The sum of twenty pounds to open a road James Davidson's from the new settlement near James Davidson's to great road. to the great road from Saint John to Saint Andrews.

The sum of fifteen pounds to improve the road John Dick, Ben'rs, from the farm of John Dick, Senior's, to Noel to Noel M'Nicol's M'Nichol's.

The sum of fifteen pounds to improve the Charles Bollock's road from Charles Bullock's to the Widow to Widow Rour-Routke's.

The sum of twenty-five pounds to improve the Turner's ridge to road from the new settlement at Turner's Ridge great road. to the great road from Fredericton to Saint Andrews.

to ' Fairweather's

to Cripp's land-

Bridge over the Digdeguash.

The sum of twenty-five pounds in aid of individual subscription towards building a bridge over the Digdeguash River at or near the Rolling Dam.

.. Peter Morrison's Dam.

The sum of twenty-five pounds to improve the to the Rolling road from Peter Morrison's to the Rolling Dam on the Eastern side of the Digdeguash River.

Chamcook to Leomard Bartlett's.

The sum of thirty pounds in aid of individual subscription to improve the road from Chamcook through the Lake settlement to Leonard Bartlett's near Wawig.

Poor House County road.

The sum of fifteen pounds to improve the road from the Poor House to the County road.

Commons line to PeterSime's farm.

The sum of thirty pounds in aid of individual subscription towards opening a road from the Commons line to the great road from Saint John to Saint Andrews near Peter Sime's farm.

Lawrence William's to the Rolling Dam.

The sum of twenty-five pounds to improve the road from Lawrence Williams' to the Rolling Dam at Digdeguash.

Oak Bay to Lawrence Williams'

The sum of twenty-five pounds to improve the road from the head of the tide at Oak Bay to Lawrence Williams' farm at Tower Hill.

James Brown. Ledge.

The sum of thirty-five pounds to improve the Senior's, to the road from James Brown, Senior's, Corner, to the Ledge at Saint Stephens, ten pounds of the said sum to be expended in avoiding a steep hill near Pagan's Mill Stream.

Bridge over the Wawig.

The sum of forty pounds in aid of individual subscription towards rebuilding the bridge over Wawig River near Connicks'.

Crocker's to the Ledge, and Bridge over Young's Brook.

The sum of thirty pounds to improve the road from Crocker's to the Ledge, and building a Bridge over Young's Brook.

Josiah Hitchin's land.

The sum of thirty pounds in aid of individual through the burnt subscription towards the new road from Josiah Hitchen's through the burnt land.

Joel Hill's Moannes' Stream settlemeat.

The sum of fifteen pounds to improve the road from Joel Hill's to Moannes' Stream settlement.

The sum of fifteen pounds to improve the road

from

from Chiputnecticook Ridge to the Bass Wood

Ridge settlement.

The sum of fifteen pounds to improve the road from the new settlement on the Main River Ridge to communicate with the Main Road at Stuart's Mill.

The sum of twelve pounds ten shillings to improve the road from Alexander Sinclair's to communicate with Stuart's Mill.

The sum of twelve pounds ten shillings towards opening a road from George M'Kay's to Donald Campbell's, and making a bridge over King Brook.

The sum of fifteen pounds to improve the road from Donald Maxwell's farm to Oak Hill.

The sum of fifteen pounds in aid of individual subscription for the road from James Buchanan's at Oak Hill, on the late reserve, by way of the Cleary Falling.

The sum of fifteen pounds to improve the road from Campbell's Lot, so called, to Pond Walk Pond Walk Point. Point.

The sum of twenty-five pounds to improve the John M'Neil's to road from John M'Neil's farm to Gideon Pem- ton's. bleton's.

The sum of twenty-five pounds for improving the road from Salmon River to Tobique.

The sum of twenty-five pounds for improving the road from Tobique to James Sisson's.

The sum of twenty-five pounds for improving the road from George Morehouse's to James Loyd's, in the Parish of Kent.

The sum of seventy pounds towards building a Bridge over the Munquat.

The sum of fifteen pounds for improving the Heartley's to road from Heartley's to Loyd's, in the Parish of Loyd's. Kent.

The sum of twenty-five pounds for improving the road from Thomas Acker's to Charles to Charles Mi-M'Mullin's.

Chiputnecticook Ridge to Base Wood Ridge.

Main River Ridge to Stuart's Afili.

Alexander Sinclair's to Stuart's Mill.

George M'Kay's to Donald Camp-

DonaldMaxwell's to Oak Hill.

JamesBuchanan's to Oak Hill.

Campbell's Lot to

Gideon Pembla-

Salmon River to Tobique.

Tobique to Sis-

George house's to James Lord's.

Bridge over the Munquat.

Thomas Acker's Mullin's.

Charles Connell's to James Sharp's

Issac Miller's to Ebenezer Esty's.

Henry Sharp's to Benjamm Churonill's

John Jackson's to Martin Trecartin's.

Payson's Mill to Forks at the Maduxnekick.

Charles Boyer's to Little Presqu' Isle.

Josiah Snow's to Israel Kinney's.

Abraham Stockford's to James Clark's.

Church Lot to Scott's settlement.

Clarence Hill to Maducksnekick.

John Canter's to back settlement.

Ecl River to Ingraham's Mill.

Bridge at the Po-

Bridge at the Shogomock.

Bridge over Bull's Creek. The sum of twenty-five pounds to improve the road from Charles Connel's to James Sharp's. The sum of ten pounds to improve the road

from Isaac Miller's to Ebenezer Esty's, a back settlement in the Parish of Wakefield.

The sum of twenty pounds to improve the road from Henry Sharp's to Benjamin Churchill's, a back settlement in the Parish of Wakefield.

The sum of fifteen pounds to improve the road from John Jackson's to Martin Trecartin's, a back settlement in the Parish of Wakefield.

The sum of twenty pounds to improve the read from Payson's Mill to the Forks at Maduxnikick, a back settlement in the Parish of Wakefield.

The sum of twenty pounds to improve the road from Charles Boyer's to little Presqu' Isle, a back settlement in the Parish of Wakefield.

The sum of fifteen pounds to improve the road from Josiah Snow's to Israel Kinney's, a back settlement in the Parish of Wakefield.

The sum of twenty pounds for improving the road from Abraham Stockford's to James Clark's at the Beckeguimick.

The sum of twenty pounds for improving the road from the Church lot in Woodstock to the Scott's settlement in the rear thereof.

The sum of fifteen pounds for improving the road from Clarence Hill to the South branch of the Maducksnekick, a back settlement.

The sum of twenty pounds for improving the road from near John Canter's, a back settlement in the rear of Woodstock.

The sum of twenty pounds for improving the road from Eel river to Ingraham's Mill.

The sum of fifteen pounds to assist in building a Bridge at the Poquiock.

The sum of ten pounds to finish a Bridge at the Shogomock.

The sum of fifty pounds to finish a Bridge over Bull's Creek.

The

The sum of twenty pounds to improve the road Abraham Esty's from Abraham Esty's to the Howard settlement. Settlement.

The sum of fifteen pounds to improve the Lower Caverbill road leading to the lower Caverbill settlement.

The sum of twenty pounds to improve the road leading to the upper Caverhill settlement.

The sum of twenty-five pounds to improve the road from where it left off last year, in the upper district, in the Parish of Prince William, to the Poquiock.

The sum of twenty pounds to improve the road from Grey Brook to Captain Davidson's.

The sum of twenty-five pounds to improve the main road leading to the Lake George and Magundy settle-Magundy Settlement.

The sum of fifteen pounds to improve the William Smith's main road from William Smith's, in the Parish ment. of Kingsclear, to Scott's settlement.

The sum of twenty-five pounds for the road Alexander. from Alexander Burgoin's to Long's Creek.

The sum of twenty-five pounds to improve the Hanwell settle-

road leading to the Hanwell settlement. The sum of twenty pounds to improve the Philip Williams' road from Philip Williams' to the mouth of the

Keswick Creek. The sum of forty pounds to assist in building a Bridge over the Mactaquack at Jewett's Mill.

The sum of twenty-five pounds to improve the Jewitt's Mill to. road from Jewett's Mill to David Barr's.

The sum of fifteen pounds to improve the road leading from Jewett's Mill to George Stew- George Stewart's. art's, on the Lake.

The sum of fifteen pounds to improve the Pickard's Mill to road leading from David Pickard's Mill to the tlement. Cardigan settlement.

The sum of fifteen pounds to improve the Aaron Esty's to road from Aaron Esty's to lot number one in the Cardigan settle-Cardigan settlement.

The sum of fifteen pounds to improve the Georgetown setroad from Georgetown settlement to the Nash- tlement to the walksis.

to the Howard

settlement,

Upper Caverhill . settlement.

Prince William to . the Poquiock.

Grey Brook to Captain Davidson's.

Lake George and

to Scott's settle-

goin's to Long's.,

ment.

to Keswick Creek.

Bridge over the. Mactaquack.

David Barr's.

Jewitt's Mili to

the Cardigan set-

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Bridge near X. Jouett, Esquire's.

The sum of ten pounds to finish a Bridge near Xenophon Jouett, Esquire's.

Mazerall's Creek Queensbury.

The sum of twenty-five pounds to improve a to lower line in road from Mazerall's Creek to the lower line of the Parish of Queensbury.

Jones' Mill to ment.

The sum of twenty pounds to improve the Cardigan settle- road from Jones' Mill on the Keswick to the Cardigan settlement.

Israel Esty's to Gould Bart's.

The sum of ten pounds to improve the road from Israel Esty's to Gould Burt's on the Keawick.

Lawrence's to Esty's.

The sum of ten pounds to improve the road from Lawrences' to Esty's on the Keswick.

Christy's toBurt's Mill.

The sum of ten pounds to improve the road from Christy's to Burt's Mill.

To be paid Warrant.

II. And be it further enacted, That all the before mentioned several sums of money shall be paid by the Treasurer, by Warrant of His Excellency the Lieutenant-Governor or Commander-in-Chief for the time being, by and with the advice and consent of His Majesty's Council, out of the monies now in the Treasury, or as payments may be made at the same.

## CAP. XXXV.

An Act to appropriate a part of the Public Revenue for the services therein mentioned.

# Passed 5th April, 1828.

**D**E it enacted by the Lieutenant-Governor, Council, and Assembly, That there be allowed and paid out of the Treasury of this Province, the following sums:

Executors of the late John Chalo-Ber.

To the Executors of the late John Chaloner, the sum of six pounds nine shillings and six pence, the amount of his account for guaging and weighing in the year one thousand eight hundred and twenty-seven.

To His Excellency the Lieutenant-Governor,

the

A. D. 1828. ANNO IX.

the sum of fifty pounds for the services of a Tide Waiter at Miramichi.

Tide Waiter at Miramichi, for the year one thousand eight hundred and twenty-eight.

To His Excellency the Lieutenant-Governor,

the sum of one hundred and ten pounds two Offices. shillings and three pence, to defray expense incurred for the security of the offices of the Secre-

tary and Surveyor General.

To His Excellency the Lieutenant-Governor. the sum of one hundred and fifty pounds, to Expenses enable him to defray the expences attending a Militia Court Martial assembled at Saint John for the trial of Major Scott and Captain Lewis Burns, and to pay the Judge Advocate for his services upon such Court Martial.

To the Sheriffs of the several Counties in the Province for executing Writs of Election, and returning the Members to serve in General Assem-

bly, the following sums, viz.;

To the Sheriff of the County of York, the sum York. of twenty-five pounds.

To the Sheriff of the County of Sunbury, the Sunbury.

sum of twenty-five pounds.

To the Sheriff of the County of Westmoreland, Westmoreland. the sum of twenty-five pounds.

To the Sheriff of the County of Charlotte, the Charlotte.

sum of twenty-five pounds.

To the Sheriff of Queens County, the sum of Queens. twenty-five pounds.

To the Sheriff of Kings County, the sum of Kings.

twenty-five pounds.

To the Sheriff of the City and County of Saint Saint John. John, the sum of forty pounds.

To the Sheriff of the County of Northumber- Northumberland.

land, the sum of twenty-five pounds. To the Sheriff of the County of Kent, the sum Kent. of twenty five pounds.

To the Sheriff of the County of Gloucester, Gloucester. the sum of fifteen pounds.

To William Tweedale, the sum of twenty pounds

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Fublic.

William Twee-

pounds for keeping a School in the Parish of Hampton, in the year one thousand eight hundred and twenty-seven.

John Muirkead.

To John 'Muirhead of Saint Andrews in the County of Charlotte, to reimburse him for the portion of his Provincial allowance not received by him in consequence of a mistake taking place in the time of his receiving his School Licence, the sum of twenty pounds.

William Mander-SOD.

William Hanning-

ton, Esquire.

To William Manderson the sum of thirty pounds, to enable him to finish his Horizontal Oat Mill and Kiln, in Chatham, in Northumberland.

To William Hannington, Esquire, the sum of seventy-five pounds eight shillings and six pence, to compensate him for work done under his direction on a Bridge over Shediac River, the same to be paid out of the Grant for the Great Road from Shediac to Richibucto, when the necessary - affidavit is made to the account furnished by the said William Hannington.

Justices of the

To the Justices of the Peace for the City and County of Saint John, the sum of one thousand City and County pounds in further aid towards the completion of the Court House for the said City and County.

of Saint John. Isaac Micheau.

To Isaac Micheau, a settler at the Great Falls, the sum of twenty-five pounds, to aid him in his present distressed situation.

To Henry Nase, Esquire, the sum of fifty Henry Nasc, Esq. pounds, to remunerate him for the damage sustained in consequence of the new line of the Nerepis Road being carried through his land, the same to be taken out of the money granted for that road.

Company.

To Joseph Cunard and Company, the sum of Joseph Cunard & nineteen pounds two shillings and ten pence, for return of duty on Tobacco imported into Miramichi in May, one thousand eight hundred and twenty-seven.

Gilmour, Rankin, William Abrams.

To Gilmour, Rankin, and Company, and Wil-& Company, and liam Abrams, and Company, the sum of four hundred hundred and thirty-two pounds sixteen shillings, & Company. being the amount of duties on articles consumed by fire on the seventh October one thousand eight hundred and twenty-five.

To Salter, Robson, and Salter, the sum of Salter, Robson & ninety three pounds thirteen shillings and four Salter. pence, being the amount of duties paid on articles consumed by fire on the seventh October one thousand eight hundred and twenty-five.

To the Justices of the Peace for the County Justices of Glou-Gloucester, the sum of five hundred pounds to cester. assist in erecting a Court House and Gaol in that County.

To the Justices of the Peace of the County of Justices of Kent. Kent, the sum of five hundred pounds, to assist in erecting a Court House and Gaol in that County.

To Commissioners to be appointed by His Excellency the Lieutenant-Governor, the sum Newcastle and of fifty pounds for defraying the expences of a Bathurst. Courier between Newcastle and Bathurst.

To Commissioners to be appointed by His Excellency the Lieutenant-Governor, the sum Counter between Bathurst and Resof fifty pounds for defraying the expences of a tigouche. Courier between Bathurst and Restigouche.

To Thomas C. Allen, the sum of seventy-nine Thomas C. Allen. pounds one shilling and seven pence, being amount of duties on articles consumed by fire on the seventh of October one thousand eight hundred and twenty-five.

To the Overseers of the Poor for the Parish of Overseersof Poor, Portland, the sum of seventy five pounds seventeen Parish of Portshillings and eleven pence, to reimburse them for land. expense incurred by them in the year one thousand eight hundred and twenty-seven, for the relief of Black Refugees settled near Loch Lomond.

To His Excellency the Lieutenant-Governor, the sum of fifty pounds in aid of paying a Mis- Missionary for insionary for the Instruction of the Indians; pro- diane. wided the said Missionary shall be approved of by

His Excellency the Lieutenant-Governor of this Province.

John Ward and Others.

for

To John Ward, and others, the sum of one hundred and fifty pounds, to enable them to run a good and sufficient Steam Boat between Annapolis, Digby, and Saint John, for seven months. and a good and sufficient Vessel for the remain. der of the year; Provided the said Proprietors carry the Mail, if required, without any additional charge; the said sum of money to be drawn, when it shall be certified to His Excellency the Lieutenant-Governor that the said services have been performed.

David W. Jack.

Provision

carrying Mail.

To David W. Jack, Tide Surveyor at Saint Andrews, the sum of fifty pounds in addition to the sum of one hundred pounds granted to him during the present Session.

Flora M'Crea.

To Flora M'Crea, widow of the late Captain Alexander M'Crea, the sum of twenty-five pounds to relieve her in her present indigent circumstances.

John Smith.

To John Smith, the sum of thirty pounds for teaching a School for two years in Chatham.

John Paul.

To John Paul, the sum of twenty pounds for his services as a Licenced Teacher, in the year one thousand eight hundred and twenty-five, in the Parish of Hampton.

Susan Winter.

To Susan Winter, widow of the late Richard Winter, Door Keeper of His Majesty's Council. the sum of thirty pounds to aid her in her present distressed situation.

To Alexander Wedderburn, Esquire, Secreta-Alexander Wed ry to the Saint John County Agricultural and derburn, Esquire. Emigrant Society, as a compensation for the arduous duties performed by him in locating Emigrants, and conducting an Hospital near the City of Saint John, for the admission of diseased Emigrants, which arrived there in the course of the past summer, and for other duties incident to his office, the sum of one hundred pounds for the

year one thousand eight hundred and twentyseven.

To Thomas Estabrooks, the sum of fourteen pounds five shillings and six pence, to compensate brooks. him for work done on the Great Road leading from Saint John to the Misseguash, to be paid from the Grant of the present Session for that road.

To the Honorable John Murray Bliss, one of the Commissioners appointed to administer the Hon. Oaths to Members returned to serve in General Assembly, the sum of thirty pounds.

Hon. John Murray

To William Kennedy of Saint Stephens, the sum of twenty five pounds, to assist him in the William Kennedy. support of himself and family, he having served

his country faithfully during the Revolutionary War in the United States.

To His Excellency the Lieutenant-Governor, the sum of two thousand eight hundred pounds, College of New Brunswick: towards the erection of the College of New-Brunswick, this being the balance of six thousand three hundred pounds, for which the House stands pledged by former Resolves.

And that if any accident shall happen to any of the Bridges on the Great Roads in this Province, or unforeseen obstructions to travelling Bridges and reshall arise from the fall of trees or otherwise, it moving obstrucshall and may be lawful for His Excellency the Lieutenant-Governor, or Commander-in Chief for the time being, to order a Supervisor or Supervisors to repair or rebuild such Bridges, or remove such obstructions: and it shall and may be lawful for the Lieutenant-Governor, or Commander-in-Chief for the time being, to draw Warrants on account, and in favor of such Supervisor or Supervisors, provided the same shall not exceed the sum of two hundred and fifty pounds.

tions to travelling.

To the Committee of Correspondence, a sum Committee of not exceeding fitty pounds sterling, for the pur- Correspondence.

pose of completing a set of the Statutes at Large, and procuring the collection of Mr. Peel's Acts, and Hume's Laws of the Customs, and such other books as the Committee may consider necessary for the use of the Legislature; and also a Clock for the use of the House of Assembly.

Courier between Hopewell and Bend of Petticodisc.

To His Excellency the Lieutenant-Governor, the sum of thirty pounds in aid of Individual subscription to pay a Courier to pass between Hopewell and the Bend of Peticodiac River.

Administrators of the late Richard Winter.

To the Administrators of the late Richard Winter, the sum of fifteen pounds, for his services in airing and taking care of the Province Hall for the year one thousand eight hundred and twenty-seven.

Aged and distressed Indians.

To His Excellency the Lieutenant-Governor, a sum not exceeding two hundred pounds, for the purpose of assisting aged and distressed Indians in the different Counties of this Province.

Relief and support of sick and indigent Emigrants.

To His Excellency the Lieutenant-Governor, the sum of seven hundred and fifty pounds, to enable His Excellency to defray expences which may be incurred in the ensuing year for the relief and support of sick and indigent Emigrants who may not be entitled to relief from any Parish Funds.

Settler on the Fredericton and Saint Andrews road. To such person as His Excellency the Lieutenant-Governor may appoint as a settler, at or near the half-way House on the road from Fredericton to Saint Andrews, the sum of thirty-five pounds, to assist him in repairing and supporting a House of Entertainment for Travellers on that road for the ensuing year, commencing the first of May next.

Madras School.

To the Governor and Trustees of the Madras School in New-Brunswick, for the year one thousand eight hundred and twenty-eight, the sum of seven hundred pounds towards the support of that Institution throughout the Province, such part of the said sum as may be necessary for that

that purpose to be appropriated to the support of a School for children of colour in the City of

Saint John, and a sum not exceeding one hundred.

pounds; part of the said sum, to be appropriated;

for a similar School in Fredericton.

To His Excellency the Lieutenant-Governor, Printing daily the sum of one hundred pounds towards defray- Journals. ing the expences of printing the Daily. Journals.

of the present Session.

To Benjamin C. Chaloner, Tide Surveyor of Benjamin C. Chathe City of Saint John, the sum of fifty pounds loner. for his services from the first of May one thousand eight hundred and twenty-seven, to the first of May one thousand eight hundred and twenty-eight.

To His Excellency the Lieutenant-Governor, Exploring read: the sum of forty-five pounds seventeen shillings from Hopewell to and six pence, to defray the expense incurred in the Kennebeccaexploring a road from Hopewell to the Kenne-

beccasis River.

To His Excellency the Lieutenant-Governor, the sum of fifty pounds towards defraying the expense of printing the Laws of the present Printing the Laws Session; and a further sum not exceeding ten pounds for the purpose of having a proper Index printed to the Acts of the present Session.

To the Honorable John Saunders, the sum of Hon. John Sauns five pounds five shillings expended by him on ders. the road to the Poquiock in the Parish of Prince

William.

To His Excellency the Lieutenant-Governor, a sum not exceeding one hundred and three Law expences in . pounds seven shillings and nine pence, to enable trial of James His Excellency to defray the Law expences Nixon. which were incurred in the trial of James Nixon and others for Piracy; the said prisoners having belonged to a Vessel of this Province, arrested here and sent to Halifax, Nova Scotia, for trial.

To Robert Reid, formerly High Sheriff of Northumberland, who is now in the Eighty-eighth Robert Reid

year of his age, blind, and in very indigent circumstances, the sum of twenty-five pounds.

Establishment on the Nerepis road.

To His Excellency the Lieutenant-Governor, the sum of fifty pounds, for the purpose of enabling His Excellency to complete an Establishment on the Nerepis road for the accommodation of Travellers.

William F. Odell, Esquire.

To William F. Odell, Esquire, Secretary of the Province, the sum of one hundred and seventyeight pounds eighteen shillings, the amount of three accounts rendered by him against the Province, for issuing Warrants, Dedimus for qualifying Representatives, and Stationary for the use of His Majesty's Council during the last year.

To the Commissioners of the Revenue Cutter

Commissioners of Elizabath.

Elizabeth, the sum of eight hundred and twenty-Revonue Cutter two pounds seventeen shillings and nine pence, being a balance due them for the supplies of that vessel between the first day of January and the first day of April one thousand eight hundred and twenty seven.

Widow of Patrick · M'Ioamey.

To the widow of Patrick M Inarney, licenced School Master, the sum of ten pounds, in consideration of her husband having taught a School six mouths previous to his death.

David W. Jack.

To David W. Jack, the sum of forty-one pounds thirteen shillings and six pence, the amount of his account for guaging and weighing in the year one thousand eight hundred and twenty-seven.

Charles J. Peters and Hugh Johnston, Jun. Esq'ss.

To Charles I. Peters, and Hugh Johnston. Junior, Esquires, the sum of sixty-two pounds one shilling, the same having been over expended by them on the Great Marsh Road, in the County of Saint John last year.

Ceorge K. Lugrip.

To George K. Lugrin, the sum of one hunbundred pounds, towards defraying the expense of printing the Journals of the House of Assembly of the present Session. (1933)

To the New-Brunswick Agricultural and Emi-

grant Society, the sum of seven hundred pounds, New Brenswick for the promotion of Agriculture throughout the Emigrant Society.

Province during the present year. To His Excellency the Lieutenant-Governor,

the sum of two hundred and seventy pounds, 20 enable His Excellency to pay the expences in the Province curred in revising and printing the new Edition Laws. of the Province Laws, pursuant to the Address of this House.

To His Excellency the Lieutenant Governor, the sum of one hundred and forty-six pounds nineteen shillings and eleven pence, to enable resting John Ba-His Excellency to pay the expences incurred in ker. the arrest of John Baker, a person charged with offences committed at Madawaska, and in procuring evidence regarding the same.

To His Excellency the Lieutenant-Governor, a sum not exceeding one thousand pounds, for Protection of the defraying the expences which may be incurred Revenue. for the protection of the Revenue the ensuing

year.

The sum of eighty pounds granted in one thousand eight hundred and twenty-seven for Building Bridge the Bridge at lower Mill Cove nearly opposite to Middle Island, to be reappropriated and applied to the building a Bridge at Lions' Cove, and to the improvement of the road from thence to the Eastern bank of the Mill Cove.

To His Excellency the Lieutenant-Governor, the sum of forty-six pounds seven shillings and two pence half penny, that sum having been over in protecting Re-expended by the Commissioners during the last venue. year in the protection of the Revenue, as appears by the Treasurer's accounts.

To His Excellency the Lieutenant-Governor, Robbery of the the sum of two hundred and five pounds, to ena- of secreble His Excellency to remunerate the several tary of the Agripersons who sustained loss by the Robbery com- grant Society. mitted in the Office of the Secretary of the Agricultural and Emigrant Society.

at Lyon's Cover

Esquire.

To William Joplin, Esquire, the sum of ninety-Joplin, five pounds, to reimburse the loss sustained by him on the seventh, of October one thousand eight hundred and twenty-five, (at the Great Fire,) in public property then in his hands.

To His Excellency the Lieutenant-Governor, For paying be a sum not exceeding four hundred pounds, for the purpose of enabling His Excellency to pay lance due to George K.Lugrin. Mr. George K. Lugrin, King's Printer, such

sum as may be due to him.

For encouraging Oat Mills and Kilus.

To His Excellency the Lieutenant-Governor, the sum of one thousand pounds, for the purpose of encouraging the erection of Oat Mills and Kilns in proper situations throughout the Province; no greater sum than twenty-five pounds, to be apportioned to the Owner of any one Mill: and Kiln, except in the County of Saint John, where, from its local situation, the sum of one hundred pounds may be applied towards the erection of two Mills; and this bounty not to be paid until it shall be certified to His Excellency by the Secretary of the Agricultural and Emigrant Society for the County where the bounty is claimed, that the application was made to the Society, and considered at a Meeting in which a full quorum of Officers were present, and that it was proved to the setisfaction: of the Society, that the Mill and Kiln for whichthe bounty was claimed, had been established at a convenient place for the accommodation of the Inhabitants of the said County, and had been actually in operation previous to the claim for bounty, and that it was in every respect properly fitted for the manufacture of Oatmeal: Provided always, that no greater sum than one hundred pounds shall be paid for the said purpose to any one County in this Province.

Pinishing new Government House.

To His Excellency the Lieutenant Governor, a sum not exceeding three thousand seven hundred and twenty-nine pounds, for the finishing of the new Government-House.

Whereas Captain Martin Wortman, Lieutenant John Crandal, and George Pitfield, did at- Witnesses attendtend the Court Martial held at Saint John last Fall, as witnesses on the part of Major Scott: Resolved that they shall receive an equal proportion of the sum of one hundred and fifty pounds granted at this Session for defraying the expences of said Court Martial.

To His Excellency the Lieutenant-Governor, the sum of two hundred and sixty pounds, to enable his Excellency to pay the rent of the two houses he now occupies in Fredericton for one in Fredericton. year.

Rent of two howses for His Excellency the Lieutenant-Governor

To the Clerk of the House of Assembly, the sum of three hundred and fifteen pounds and the Session. ten pence to enable him to pay the contingent

Contingencies of

expences of the present Session.

To His Excellency the Lieutenant-Governor, the sum of fifty pounds for the purpose of defray. John Young, William Joplin. ing the expences incurred by John Young, Wil- Robert Doak. liam Joplin, and Robert Doak, in attending a Board of Supervisors convened at Fredericton, by order of His Excellency, for the purpose of introducing an uniform system of road making throughout the Province.

To His Excellency the Lieutenant Governor, the sum of ninety-two pounds, to enable the St. John. Treasurer to pay a Tide Waiter in the City of Saint John for his services from the twentyeighth of March one thousand eight hundred and twenty-seven, to the twenty-eighth of March one thousand eight hundred and twenty-eight.

To His Excellency the Lieutenant-Governor, William Abrana. the sum of one hundred and eighty-two pounds and William Ball. ten shillings, to enable the Treasurer to pay William Abrams, and William Ball, for their services as Tide Waiters at the Port of Saint John for the past year.

Whereas it appears that the sum of twenty-five pounds re-appropriated in one thousand eight Robertscott, Enq. hundred

hundred and twenty-six, to be applied to the improvement of the road leading from the Butternut Ridge to the North River, had been previously expended in building a Bridge over the said North River: And whereas the said sum of twenty-five pounds was expended during the last year by the Commissioner appointed for that purpose on the road above mentioned: fore Resolved, That the sum of twenty-five pounds be granted to His Excellency the Lieutenant-Governor for the purpose of reimbursing Robert Scott, Esquire, for the said expenditure.

To His Excellency the Lieutenant-Governor, the sum of fifty pounds, towards improving the new Shepody Road, so called, laid out for settling Emigrants from the head of Hammond River to

Hopewell.

Road to Hanwell settlement.

For improving

new Shepody

To His Excellency the Lieutenant-Governor, the sum of twenty-five pounds, towards improving the road to the Hanwell Settlement, in the County of York.

II. And be it further enacted, That all the -before mentioned sums of money shall be paid To be paid by by the Treasurer, by Warrant of His Excellency the Lieutenant-Governor, or Commanderin-Chief for the time being, by and with the advice and consent of His Majesty's Council, out of the montes now in the Treasury, or as

payments may be made at the same.

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