33**2**

C. 8-9.

Anno Secundo Gulielmi IV.

lie from such judgment of the said Court of King's Bench to the Court of Appeal or Supreme Court so to be held at the Town of Three Rivers; subject to the provisions of such Act, with regard to Appeals to be brought into such Court of Appeal from the Superior Courts of Civil Jurisdiction in the several Districts of the Province.

Continuance of this Act. V. And be it further enacted by the authority aforesaid, that this Act shall be and remain in force until the expiration of the Act herein last above cited, and no longer.

CAP. IX.

.

An Act to continue, for a limited time, and to amend an Act passed in the seventh year of His late Majesty's Reign, intituled, "An Act to "provide Regulations concerning the Beaches or Strands and Landing "Places in Quebec."

[25th February, 1832.]

A D. 1832

Preamble.

THEREAS it is expedient further to continue, for a limited time, and to amend a certain Act passed in the seventh year of His late Majesty's Reign, intituled, " An Act to provide Regulations concerning the " Beaches or Strands and Landing Places in Quebec,"-Be it therefore enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Assembly of the Province of Lower-Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of Great-Britain, intituled, " An Act to repeal " certain parts of an Act passed in the fourteenth year of His Majesty's Reign, " intituled, " An Act for making more effectual provision for the Government of the " Province of Quebec, in North America," and to make further provision for the "Government of the said Province;"-And it is hereby enacted by the authority of the same, that the said Actpassed in the seventh year of His late Majesty's Reign, intituled, " An Act to provide Regulations concerning the Beaches or Strands and " Landing Places in Quebec," shall be, and the same is hereby continued, and shall be in force until the expiration of this Act, and no longer.

Justices of Peace to appoint only one Inspector of Beaches with a Salary.

Act 7 Geo. 4, Cap. 11.

continued.

II. And be it further enacted by the authority aforesaid, that the Justices of the Peace, residing in the City of Quebec, shall, in future, appoint only one

A. D. 1832.

one Inspector of the Beaches or Strands in the City or Banlieue, and that it shall be lawful for such Justices to allow to such Inspector, out of the funds appropriated for the keeping and repairs of the Beach of the said City of Quebec, such salary not exceeding forty pounds, currency, per annum, as the said Judges, or a majority of them, shall judge expedient, any thing to the contrary in the said Act notwithstanding.

Daty of the Euspector. in addition to that already imposed by this Act and the one horeby unended. III. And be it further enacted by the authority aforesaid, that it shall be the duty of the Inspector appointed under the authority of this Act, or of the Act hereby amended, to compel not only persons conveying timber, deals, boards or fuel, (as provided by the fifth section of the said Act,) but also all persons coming with schooners, bateaux, boats, or canoes, or any other sort of vessel whatsoever, to any of the Landing Places on the Beach or Strand of the City or Banlicue of Quebec, to leave free and open all streets, lanes, roads, fords, issues and avenues leading to and from the water side, so that the communication for carts and persons on horseback or on foot may be entirely free and open to low water mark, and in cases where any such vessel shall by stress of weather or the tides, have unavoidably been so placed as to obstruct any such street, lane, road, ford, issue or avenue, the owner or person in charge thereof shall be bound to take away or remove the same at the next ensuing tide, if possible, under a penalty not exceeding five shillings, currency, to be recovered, levied, applied, and accounted in manner and under the conditions provided in the said Act with respect to the penalties thereby imposed.

Rights of the Corporation of Quebec reserved, in case that the Bill for its incorporation should be sanctioned. IV. And be it further enacted by the authority aforesaid, that nothing in this Act, or in the Act hereby amended and continued, shall in anywise affect or prejudice the rights of the Corporation of the City of Quebec, if the Act passed by the Legislative Council and Assembly of this Province for incorporating the said City, should be sanctioned by His Majesty, in which case the Common Council of the said City shall be invested with all the powers and authority with which Justices of the Peace, residing in the City of Quebec, are invested by this Act, or by the Act hereby continued and amended.

Continuance of this Act. V. And be it further enacted by the authority aforesaid, that this Act shall be and remain in force until the first day of May, one thousand eight hundred and thirty-four, and no longer.