of a majority of those who shall be present at such general meeting. And provided also, That a Sevenday snotice notification of the several toll or tolls, so set and established, altered and changed, be publicly fore any toll is posted, or fixed, upon some post or posts at each end of the said bridge for general inspection, established or aland that fuch notification remain so publicly affixed, or put up, for at least seven days before any establishment, alteration or change of any toll or tolls, shall take place.

VIII. And be it further enacted, by the authority aforefaild, That, in order to fecure the due payment of the faid tolls, it shall be lawful for the faid company to erect toll bars, or toll gates, Company imat both, or either, of the ends of the faid bridge, and to appoint and impower one or more person or persons to demand and take at the toll bars, or toll gates, so to be crected, the refpective toll or tolls to be established or set, altered or changed as aforesaid, before any persons, horses, cattle, sheep, carts, waggons, trucks, coaches, chaises, or carriages of any kind, shall be permitted to pass through such toll bars, or toll gates.

IX. And be it further enacted, by the authority aforefaid, That the property of the faid bridge, and the landings and abutments of the same, shall be vested and remain in the said company during the faid term of ninety-nine years, and that from and after the expiration or determination of the faid term, all the right, title and claim, of the faid company in and to the faid bridge, and the landings and abutments thereof, shall cease and determine, and the same shall the public. henceforth be, and for ever remain, the property of the public.

Property of the bridge, &c. veitcd in the company for 99 years. Then to become the property of

X. Provided always, and be it further enacted, by the authority aforesaid, That, unless the said company shall erect a good and sufficient bridge for the passage of men, horses, carts, waggons, rected within ten and carriages of all kinds, loaded or unloaded, within the term of ten years, to be computed years, on the profrom the end of this present sessions of the General Assembly, the several provisions of this Act, Act to remain and the encouragement therein granted to the faid company, shall cease, determine, and remain without effect.

Bridge to be ewithout effect.

## CAP. VIII.

## An ACT to regulate the Affize of Bread.

THEREAS the present rule for establishing the assize of bread, has been found not to be, in all coles, duly appartioned to the establishing the assize of the coles. cases, duly apportioned, to the respective prices of flour; and whereas it is of consequence that Preamble. so necessary an article should be fairly, and strictly regulated, to the intent, that a plain and constant rule and method may be duly observed and kept, in the making and affizing of the several forts of bread, which shall hereafter be made for sale, in any place, or places, where an affixe of bread shall be thought proper to be fet, in pursuance of this Act :

I. Be it enacted, by the Lieutenant-Governor, Council and Affembly, That, from and after the publication hereof, it shall and may be lawful for the Court, or persons herein after authorised by this Act, to fet the affize of bread; to fet, afcertain and establish, in any place or places within Affize and price their respective jurisdictions, the affize and weight of all forts of bread which shall, in any such place or places, be made for fale, or exposed to fale, and the price to be paid for the same refpectively, when and as often from time to time as fuch Court or persons as aforesaid shall think proper, having due respect to the price or prices which the grain, incal or flour, shall bear in, or near, the place or places for which fuch affize thall be fet: and making, from time to time, reasonable allowance to the makers of bread for sale, where such affize shall be set for their charges, labour and profit, according as such Court, or persons as aforesaid, shall from time to time think proper.

of bread to be fet.

II. And be it further enacted, by the authority aforefaid. That, from and after the publication hereof, price of bread is where any affize of bread Ihall at any time be let, for any place or place by virtue of this Act. let, no other fort no person or persons, shall there make for sale, or sell, or expose totale, any sort of bread, loved by the other

Martin to the Martin and Martin and Martin

Court to be fold on penalty from 5s. to 2cs.

other than wheaten bread, and fuch other forts of bread, as in fuch place or places shall, by the Court, or perform authorized as aforefaid, be publicly allowed to be made, or fold and the Court, or persons impowered to set an assize of bread by virtue of this Act, may from time to time, as they shall see sit, order and allow, in any places within their respective juris dictions, bread to be made with the flour, or meal of rye, barley, Indian corn, or other grains or with the meal or flour of any fuch different forts of grain, mixed together. And if any person shall offend in the premises, and shall be convicted of such offence, either by his her, or their own confession, or by the oath of one or more credible witness or witnesses, before any Justice or Justices of the Peace, within the limits of his or their jurisdiction, every one to offending shall, on every such conviction, forfeit and pay any sum not exceeding twenty shill lings, nor less than five shillings, as such Justice or Justices shall think sit and order,

Affize of Bread to be fet, accordgiven.

III. And be it further enacted, by the authority aforefuld, That, from and after the publication ing to the table hereof, in every place and places, for which an affize of bread thall at any time be thought proper to be fet by virtue of this Act, the affize and weight of all bread, made of good found inspected wheaten fine flour, which shall be there made for sale, or fold, or exposed to sale. and the price to be paid for the same respectively, shall be set, and ascertained, according to the following table:

Explanation Table.

(By the English stat. 31. Geo. 2d. C. 29, every fack of meal or flour, of the respective forts. is to weigh, 2 cwt. 2 qrs. net, and from every such fack of meal or flour there ought to be produced, on the average, twenty peck loaves, well baked, each weighing feventeen pounds fix ounces, avoirdupoife weight. By this rule is conftructed the following table, which contains, in column No. 1, the price of the hundred weight of meal or flour, the allowance of the Juffices to the Baker being included: And, in column No. 2, are the weights of the feveral loaves; fo that for example, if the price of flour is certified to be twenty shillings per hundred weight, and the Justices allow four shillings to the Baker, for baking, find twenty four shillings in the column No. 1, and even therewith, under No. 2, will be found the weight of the several loaves; but if the price in the market is sifteen shillings, and the allowance three shillings, then the weight of the said loaves will be found even with eighteen shilllings)

Nó. I.		1			1	lo. II.					
Price of the Cwt. of	The	The Penny		The Threepenny Loaf.		The Six penny			The Shilling		
Flour and Baking.	Oz.	Dr.	Lhs.		Dr.	Lbs	Oz.	-Dr,	Lb	Oz.	Dr.
Tos.	27	127	3	7	91	6	15	3	13	14.	6
1.18.	. 25	4	3	2	3.8	6	5 12	10	, j 2	10	2
12s. 13s.	23 21	6	2 27:	14	i 2	5	5	. 8	1 I: O I	11	5
1482.20	iĝ	1 3	15. <b>2</b> 0m	7:	11	4 .	15	6	9	14	13
1.5 s.	. 18	8	2	5	1	4	10.,	2,	.9	4-	4
16s.	17	6	2	2.	12	4	5 I	8	8	111	13
17s. 18s.	15	7.	I	14	14	3	13	12	7	îir	8
19s.	14	10	1	13	4	3	10	8	7	5	0
205.	13	1,1	1	ΪΪ	12	3	7	9	6	15	. 3
2 ls.	13.	10	î.	10	7	3. 3.	14 2	i 5 8	6	9	14
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24S.	11	9	1	7	2	2	14	5	5	T 2	10
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.30s.	9 8	4 15	1	2	8.	2	5.	) <b>1</b>	4	10	2
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36s.	4.72°	. (11) 8	0.2	15	1.7%	15 <b>1</b> 7	14 14	14	3.3	13	12:
37s• 38s•	7	<b>3</b>	o	14.	10	I	13	Sec. 16 1	* 3 3	12	8
39s.	7	2	0	14	4	1.	1.2	4 8	3	9	o l
40s.	6 -	E 154	o	1.3	14	<b>,1</b> ;	$\mathbf{i} \cdot \mathbf{i}$	12	3	7 1	9
41s.	6	12	0	13 13	8 3		io		3	. 6	3
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50s. 51s. 52s. 53s. 53s. 54s. 55s. 56s. 57s. 58s. 59s. 60s.	555544444	7 5 3	0.0.0.0.0.0.0.0.0	10 10 10 10 9 9	14 11 7 4 14 12 9 6		6 5 4 4 3 3 3 3 2	3 12 6 15 9 3 13 8	2 2 2 2	12 11 10 9 9 7 7 6 5	7 9 12 15 2 6 11 0 5 11
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6ов.	4	1.0	Ö	9	4	ा	2	∴ <b>8</b> I	2	5	

IV. And be it further enacled, by the authority aforefaid, That the faid table shall also extend, The affize of as well to bread which shall be made with the flour of wheat, mixed with the flour or meal of other grain, as also to bread which shall be made of the flour or meal of other grain or grains, than wheat, which shall be publicly licensed and allowed to be made into bread, in any place or places, in purfuance of this Act; and that the affize of all fuch mixed bread shall be let and accertained, as near as may be, according to the faid table.

mixed bread to be let as near as

Return of the general prices of flour and meal, to be made to the Juffices, from which to aftertain the affize of bread.

C. VIII.

No alteration to be made in the allize, unless the price of flour or grain shall have riten or fallen is. in the cwt.

Bakers to have leave to infacct the book, the day after the retunn made, that they may have opportunity to object to the af-

Form of publica-

V. And be it further enacted, by the authority aforefuld, That, from and after the publication hereof, the Justices of the Peace for the several counties, in their Quarter Sessions, or, if need be, at a Special Session to be called for the purpose, shall and may, from time to time, as there thall be occasion, cause the prices which the several forts of meal or flour, fit and proper to make the different forts of bread which shall be allowed to be made in any town or place within their respective jurisdictions shall, from time to time, bona fide sell for, at the mills, warehouses or markets, in or near fuch town or place, publickly and generally, and not at particular times, and on special contract only, to be given in, and certified to such Justices in such manner, and on fuch day in every week, as fuch Justices shall direct, by the Clerks of the Market, or by fuch perfon or perfons as fuch Justices, in their faid Sessions, shall from time to time appoint; and the prices to certified shall, from time to time, be entered by the respective person or persons, who shall certify the same, in some book or books, to be provided by such person or persons, and kept by him or them for that purpose; and within two days after every such price shall be so returned the affize and weight of bread for such town or place shall be set by such Justices for any time not exceeding one calendar month from every fitting thereof, and be made public in such town or place for which the same shall be so set, in such manner as the Justices who shall set the same, shall order and direct. Provided, That after any assize of bread shall be fet, in pursuance of this Act, no alteration shall be made therein, either to raise the same higher, or to fink the fame lower, unless, and except, the price of the flour of wheat, or other grain, shall be returned, as having rifen one shilling in the hundred weight, or having fallen one shilling in the hundred weight, since the last return made.

VI. And be it further enacted, by the authority aforefaid, That any maker of bread for fale, in any town or place where any affize of bread shall be set as aforesaid, shall have liberty, at all feafonable times, in the day time, the next day after every return of the price of flour or meal shall be made for such town or place, and entered in the proper book directed to be provided and kept for that purpose, as aforesaid, to see the entry which shall be made in fuch book, of the price of meal, or flour, without paying any thing for the fame: to the intent that every fuch maker of bread for sale, may have an opportunity, on the faid next day after fuch entry made as aforefaid, to offer to fuch Justices, in their Quarter Sessions, or Special Seffions aforefaid, before fuch affize shall be fet or altered, such objections as any fuch maker of bread, for fale, can reasonably offer, against any advance or reduction being at any time made in the affize or weight of bread, in any fuch town or place.

VII. And be it also enacted, That when any affize of bread shall be fet at any time, in pur tion of the affice. fuance of this Act, the fame shall be made public, in the form, or to the effect following to wit:

> The affize of bread, fet the day of for to take place on the day of now next enfuing, and to be in force:

> > Lb. 02. d.

1706

The Penny halfpenny loaf, of fine wheaten flour is to weigh The Three penny loaf, of do. is to weigh The Six penny loaf, of do. is to weigh The Shilling loaf, of do. is to weigh

And whenever any bread shall be ordered, or allowed, as aforesaid, to be made with the incal or flour of tye, Indian corn, or barley, either alone, or mixed, with the meal of flour, o any other grain or grains, the affize of fuch bread fliall be made public, in fuch manner as the Justices, who shall set such affize, shall from time to time direct.

VIII. And be it further enacted, That whenever the Justices of the Peace, in their respective

Scillons

The affize of mixed bread to be also pulli had as Justices may

1796

as aforeful, shall order and allow any bread to be made within their respective jurisdictions, Where Justices of, or with the flour or meal of any other grain, or grains, than wheat; or to be mixed bread to be made, with the flour of wheat, or to be made with the flour, or meal, of any other fort or forts of or bread other grain, either separate or mixed together; all persons who shall make any bread for sale, in any town or place where fuch orders shall be made, shall, from time to time, make bread with fuch mixed meal or flour in every fuch place or places, in fuch manner, and of fuch weight and to fuch order ungoodness, as fuch Justices shall, from time testime, so order and direct, upon pain that every person who shall at any time offend in the premises, and shall be convicted of any such offence, in the manner herein after prescribed, shall forfeit and pay any sum not exceeding twenty shillings, nor less than five shillings, as the Justice or Justices, before whom any such offender or offenders shall be convicted, shall think fit and order, every time he, she or they, shall so offend and be convicted.

IX. And besit fürther enacled, That, from and after the publication of this Act, no person sliall knowingly put into any bread, which shall be made for sale, any mixture of meal or flour, Baker not to of any other fort of grain, than of the grain the fame shall import to be, and of which bread mix any other shall be allowed to be made, in pursuance of this Act, or shall put into bread, which shall be on of flour or made for fale, any larger or other proportion of the meal or flour of any other or different fort fhall be ordered, or forts of grain than what shall be allowed as aforesaid by virtue of this Act, or any or any foreign mixture, or thing, as for, or in lieu of, flour, which shall not really be the genuine flour which make of from 58 the same shall import to be, and ought to be, upon pain that every person who shall offend in to 20s. the premises, and shall be convicted of any such offence in manner herein after prescribed, shall forfeit and payany fum not exceeding twenty shillings, nor less than five shillings, as the Justice or Justices, before whom any such offender or offenders shall be convicted, shall think fit to order, every time he, she or they, shall so offend, and be convicted.

X. And be it further enacted, by the authority aforefaid. That the feveral forts of bread which made, without shall be fold, or made for sale, or exposed to sale, shall always be well made, and in their seve- ty ingredients, ral and respective degrees, according to the goodness of the several forts of meal, or flour, of not less than whereof the fame ought to be made, and in preparation of damaged or musty flour, or ingre- 40s or more than dientsor mixture what foever, (except-the genuine meal or flour, which ought to be put therein, and common falt, pure water, eggs, milk, yeast and barm, or such leaven as shall be allowed to be put therein, by the Justices, which shall have set the assize) shall be put into, or in any wife used, in making dough, or any bread, to be fold, or as, or for, leaven, to ferment any dough, or on any other account, in the trade of making bread; on pain that every person, other than a fervant, or journeyman, who shall knowingly offend in the premises, and be convicted thereof, by confession, or the oath of one witness, before any Justice of the Peace, shall forfeit, not more than three pounds, nor less than forty shillings, or shall be committed to the house of correction, or to the county jail, there to remain, and be kept to hard labour for any time not exceeding fourteen days, nor less than seven days, from the time of such commitment, as fuch Justice shall think sit; and if any servant, or journeyman, shall knowingly offend, and be convicted as aforesaid, he shall forfeit not more than forty shillings, nor less than twenty shillings, or shall be committed as aforesaid; and it shall be lawful, for the Justice, before whom any fuch offender shall be convicted, out of the money forseited, when offenders names recovered; to cause the offender's name, and offence, to be published in some newspaper, which shall be printed in, or near, the town or place where any such offence shall have been committed.

XI. And be it also enacted. That if any person or persons, who shall make any bread for sale, or who fend out, fell, or expose to sale; any bread, shall at any time, from and after the publication hereof, make, lend out, fell, or expole to fale, any bread which shall be deficient in deficient in weight, according to the affize which shall from time to time be let for any fuch bread, in weight. purfuance

bread, bakers & othersmaking it for fale, to conform der penalty of, from 35. to 205.

Bread to be well damaged or mulunder a penalty

Penalty on fervants or journeymen offending.

to be published.

Penalty for every ounce of bread

whatloever

Deficient bread to be weighed within 24 hours after baking.

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pursuance of this Act, he, she or they, so offending in the premises, and being convicted thereof in manner herein after prescribed, shall forfeit and pay a sum not exceeding sive shillings,
nor less than one shilling, for every ounce of bread which shall at any time be wanting or desicient in the weight, which every such loaf ought to be of; and for every loaf of bread, which
shall be found to be wanting less than an ounce of the weight the same ought to be, of a
sum not exceeding two shillings and six-pence, nor less than six-pence, as such Justice, or Justices, before whom any such bread, which shall not be of the due weight the same ought to
be shall be brought, shall think sit to order, so as such bread, so desicient in weight, be
brought before one or more Justice or Justices having jurisdiction in the premises, and be
weighed before such Justice or Justices, within twenty-four hours after the same shall have
been baked, sold, or exposed to sale, unless it shall be made out to the satisfaction of such
Justice, or Justices, by, or on behalf of, the party or parties, against whom any such complaint or information shall been made, that such desiciency wholly arose from some unavoidable accident in baking, or otherwise, or was occasioned by, or through, some accident, contrivance or confederacy.

Brend to be marked with the initial letters of thebaker's name, and the quality of the flour.

XII. And be it further enacted, That from and after the publication of this Act, every perform who shall make, send out, sell, or expose to sale, any sort of bread, whatsoever, shall, from time to time, cause to be fairly imprinted, or marked, on every loaf of each respective fort of bread, in Roman characters, the initial letter or letters of the grain, or grains of the flour, or meal whereof fuch bread shall be made, and also the christian and sirname of the baker or manufacturer thereof; and that every person who shall make for sale, or shall sell, carry out, or expose to sale, any loaf of any fort of bread which shall be allowed to be made in pursuance of this Act, which shall not be marked purfuant to the directions of this Act, so as that it may, on view thereof, be afcertained from time to time, under what denomination or fort of bread every fuch loaf was made, and ought to be weighed, (except as to fuch loaves as shall be rasped after the bespeaking or purchasing thereof, by the particular desire of the person who thall order the fame to be for rasped, for his, her or their, own use, or uses,) shall, for every time, he, she or they, shall offend in the premises, and be thereof convicted in manner here. in after prescribed, forfeit and pay a fum not exceeding twenty shillings, nor less than five shillings, as any Justice, or Justices, before whom the offender shall be convicted, shall order for every loaf of bread, not marked as is hereby directed.

Bake-houles to

Scizare and application of bread deficient in weight.

Finalty for fuch as obstr A Carch of bak shouses.

XIII. And be it further enacled, That the Clerks of the Market, in the feveral towns in this Province, shall visit the houses, bake houses or shops, and other places, of every baker of feller of bread, at least, one day in every week, and that it shall be lawful for the Clerks of the Market, or for any Justice of the Peace, or for any Constable thereto authorised by war rant of any Judice, to enter, in the day time, into any house, shop, bake-house, out house, or other place belonging to any baker, or feller of bread, and to fearch, view, weigh and try all, or any, bread which shall there be found; and if any bread shall, on any such search or trial, by any Justice, or by the Clerks of the Market, or on proof made before any Justice by the oath of one credible witness, be found to be deficient in weight, or not truly marked or deficient in the due baking or working thereof, or wanting in the goodness of the stuff; or made with any mixture of meal, or flour of any other grain, than the fame shall import to be made with, or with any larger or other proportion of any other grain, than what ought to be put therein, or with any mixture or ingredient which by this Act ought not to put therein; or with any thing in lieu of flour, which shall not be the genuine flour the same thall import to be; or made with any leaven not allowed by this Act, fuch Juffice, Clerks of the Market, or Conflable, may feize the fame, and dispose thereof to poor persons such Justice or any other Justice respectively, shall think sit; and if any person or persons

whatfoever shall obstruct or oppose any such search or seizure of bread, he, she or they, shall forfeit and pay, not exceeding forty shillings, nor less than twenty shillings each, for every fuch offence.

XIV. Provided always, and be it further enacted, That if any baker shall make it appear to any fuch Justice, that any offence for which he shall have paid the penalty, was occasioned by the ving the fault in wilful neglect or default of his journeyman or fervant, the faid Justice shall issue his warrant the bread to be occasioned by his for bringing fuch offender before him, or some other Justice, who, on conviction, shall order journeyman or what reasonable sum shall be paid by the said offender, by way of recompence; and if he do servant. not immediately pay the fame, the faid Justice shall commit him to the house of corrections. or other prison of the place, there to be kept to hard labour for any time not exceeding one calendar month, unless payment be sooner made.

XV. And be it further enacted. That the Grand Jurors for the feveral counties in this Province, at the Court of General Sedions of the Peace, which shall be holden for each county Appointment of Inspectors of Inspecto respectively, next after the publication of this Act, and thereafter annually, at the first fitting of Flour and Meal. the faid Courtin every year, shall, where requisite, nominate four sit persons in each and every township within their respective counties, of whom the said Court shall appoint two, for the purpose of inspecting the flour, or meal, of all wheat, rye, barley, indian corn, or other grain, to be bought or fold within the respective townships: which inspectors shall, within eight days after notice of their appointment, and before they enter upon the execution of their office, take the following oath, before some one Justice of the Peace for the county wherein they reside, viz.

"IA. B. do swear, that I will faithfully, truly and impartially, according to the best of Inspector's Oath. my judgment, skill and understanding, execute, do and perform, the office, and duty, of an Inspector of Flour, or Meal, according to the true intent and meaning of the Laws of this Province, relative to the same."

XVI. And be it further enacted, That all flour, or meal, as aforefaid, to be hereafter bought, Flour for fale, &c. sor fold, within this Province, or shipped for exportation therefrom, shall be liable to be in-Tpected, and branded, by an Inspector of the township in which it shall be proposed to be so bought, fold or exported; who shall, on request of either party, or his agent, attend to examine the fame, and fee that it is found, wholefore and merchantable, and to brand the fame accordingly with the initials of his name; and in any case in which any bread shall be proposed cept for desiciento be seized, under, and by virtue of, this Act, for any other cause than desiciency in weight, or not being truly marked, it shall and may be lawful for the person or persons interested therein, in case of any dispute between the person seizing, and the owner or possessor of such bread, to call in one of the faid Inspectors to examine and ascertain the quality and proportion amine quality of of the ingredients used therein: the person calling upon such Inspector to pay him one shilling for every time he shall so attend.

Bread feized, ex-'cy in weight, or not truly marked, the owner may defire the Inspector to exflour, and ingre-dients used. Inforctor's Fee.

Any one Justice may determine

XVII. And be it further enacted, That it shall be lawful for any of His Majesty's Justices of the Peace, or any one of them, within their respective counties, to hear and determine, in a furnmary way, all offences against the true intent and meaning of this Act: and, for that offences against purpose, to summon before them, or any of them within their respective jurisdictions, any party accused of having offended against the true intent and meaning of this Act; and if the party accused shall not appear on summons, or offer some reasonable excuse for his default, then upon oath of any credible witness, of any offence committed against this Act, any such Justice, or Justices, shall issue his or their warrant for apprehending the oflender or offenders, and upon appearance of the party accused, or in case he or they shall not appear after notice given to, or left for, him or them, at his or their usual place of abode : or if he or they cannot be apprehended upon a warrant, granted as aforefaid, then, and in any fuch cafe, any fuch Justice, or Justices, is, and are, hereby authorised to examine any witness or witnesses on

Mode of recovering penalties incorred under this AA.

Ar plication Penalties.

Persons aggricy. ed by conviction. may appeal to the next General Seffions of the Peace for the County.

Profecutions in-Rituted againit perfore acting under the authority of this Act. ven.

Offences to be profecuted withthree days.

All of 32d Ceo. 2d & fubsequent Ads, relating thereto, fuspend-

oath, who shall be offered on either side, touching the matters complained, and after hearing fuch witnesses, and the party who shall appear, such Justice or Justices, shall thereupon convict, or acquit, the party accused; and if any money, or penalty forfeited for any such conviction, be not paid within Twenty-four hours after conviction, fuch Justice or Justices shall and forfitures iffue his or their warrant of diffress, against the goods and chattels of fuch offender or offunders; and if, within five days after fuch diffress taken, the money forfeited shall not be paid, the goods feized shall be appraised and fold, rendering the overplus, if any, after payment of the penalty, and the costs and charges of profecution, diffress and sale, to the owner : and for want of fuch diffress, such offender or offenders shall be committed to the county jail, or house of correction, there to remain for the space of not more than twenty-one days. nor less than seven days; unless such penalty or forfeiture, costs and charges, shall be paid. of before the expiration of such term, of his or their commitment; and all such penalties and forfeitures, when recovered, shall be paid, one half to the informer, and one half to the Justtice, or Justices, who shall have convicted such offender, to be by such Justice, or Justices, paid to the Sessions, who shall dispose thereof, for the better carrying this Act into execution.

XVIII. Provided always, and be it further enacted, That any perfon or perfous, convicted of any offence against this Act, who shall think him, her, or themselves, agrieved by such convices tion, shall have liberty, from time to time, to appeal to the next General or Quarter Sessions. of the Peace, for the county or place where fuch conviction shall have been had; and upon due fecurity given by recognizance, the execution of fuch judgment of conviction! shall be fuspended; and the Justices in their faid fessions, are hereby required and empowered, finally, to hear and determine such appeal, and to award such costs, as to them shall appear just and reasonable, to be paid by either party; and if such conviction shall be assimmed, such appellants fhall forthwith pay the fum, which he, she, or they, shall have been adjudged to have forfeit. ed, with costs, to be awarded as aforesaid; and in default thereof, shall be committed to the county jail, there to remain for three months, unless fuch forfeiture and costs shall be sooner paid; and if the appellant, or appellants, shall make good their appeal, and be discharged of fuch conviction, reafonable cofts shall be awarded, against the informer, to be recovered, asse costs given at any Session of the Peace, are recoverable. XIX. And be it further enacted, That if any action or fuit shall be commenced against any

Juffice, or Juffices, Clerk of the Market, Conflable or other person, for any thing done or committed by virtue, or in pursuance, of this Act, it shall be commenced within three months. Treble colls gi- next after the fact committed, and not afterwards; and the defendant or defendants, in any fuch actions, may plead the general iffue, and give this Act, and the special matter, in evidence at any trial to be had thereupon, and that the same was done in pursuance, and by the authority, of this Act: and if it thall appear fo to have been done, or if a verdict be given for the defendant or defendants, or if plaintiff be non-fuited, or discontinue after appearance of the defendant or defendants, or if judgment be given against the plaintiff or plaintiffs, the defendants dant or defendants shall recover treble costs of suit. Provided always, That no person shall be convicted in manner aforefaid, for any of the before-mentioned offences, unless the profecution. in order to fuch conviction, be commenced within three days next after the offence committed.

XX. And be it further enacted, Thatan Act, made in the thirty-fecond year of the reign of Hislate. Majesty, entitled, An Act relating to the assize of bread, and for ascertaining the standard of weights and measures; and the several laws made in addition to, and in amendment of the fame, and every clause, matter and thing, in the faid several laws contained respecting the affize of bread, shall be, and the same are hereby, suspended, and of no effect, for and during the continuance of this Act.

XXI. And be it further enacted, That this Act shall continue, and be in force, until the first Act to continue day of July, in the year of our Lord one thousand seven hundred and ninety-seven, and no longer.

to 1st July, 1797. Continued by subsequent Acis.

## CAP. IX.

An ACT to enable the Inhabitants of the feveral Towns in this Province, to raife Monies for the Sinking of Wells, supplying the fame with Pumps, and for keeping them in repair.

HEREAS the wells and pumps, made and erected in the public streets and lanes of the several towns in this Province, are generally in great want of repair, and there being no law to com- Preamble pel the inhabitants of the faid towns to bear their equal proportions of putting and keeping the faid

pumps and wells in repair; for remedy whereof:

I. Be it enacted, by the Lieutenant-Governor, Council and Affembly, That, from and after the publication hereof, it shall and may be lawful for the inhabitants of the said towns, at their town How to raise momeetings, to vote such sum or sums of money as they shall think necessary for finking wells, and for repairing, and keeping in repair, such pumps as are now crefted, and furnishing with pumps, plained. and keeping in repair, fuch wells as are now made, or hereafter may be made, in the streets, and lanes, of the faid towns, by the authority of this Act; which faid fum and fums of money, to be raifed for the purposes aforesaid, shall be assessed and collected in the same manner, and at the same time, as monies are raised and collected for the support and maintenance of the lodged in the of the poor, and by the same affesfors and collectors, under the same penaltics and forfeiture for neglect or refusal: and the said monies shall be paid into the hands of the Firewards of the respective towns, who shall apply the same for the purposes aforesaid, and, at the expiration of the year. their year of office, shall render to the Justices aforesaid, at their General Session then next enfuing, an account of the expenditure of the fums fo by them received, and thall pay over to their respective successors, within ten days after they shall have been appointed, the balance, if any, which shall remain in their hands. Provided, That if any person shall think himself over-rated, he may appeal for redress to the next General Sessions of the Peace of the county or district; and the Justices thereof are hereby required, and empowered, to examine, hear gver-rated. and determine, all and every fuch appeal or complaint, and to give redrefs as they, in their judgment, shall think equitable; and fuch their order and judgment shall be final.

Monies to hands of the Firewards, who are to account therefor at the end of

Appeal allowed

to fuch as may think themselves

ing of Wells ex-

II. And be it further enacted, That in case the inhabitants of any of the said towns shall neglect, or refuse, to vote such sum or sums of money, as may be necessary as aforesaid, it shall and may leasing to vote be lawful for the Justices of the Peace for the county wherein such towns may be, in their General Quarter. Sessions of the Peace, on complaint of any three of the inhabitants of the faid towns to amerce such towns in such sum as shall appear to them to be necessary for the purposes aforesaid: which americement shall be assessed, collected and paid, in the same manner as monies voted by the inhabitants of the towns as herein before directed to be affelfed,

plaint being made, may merce the town, in fuch fum as maybenecellary.

Inhabitants neg-

raunius, the Selfi-

ons, on com-

collected and paid.

III. And be it further enacted, That, from and after the publication hereof, whoever shall be Penalty for such found guilty of wilfully injuring, or defiroying, any pump or well, made and erected in any groy Pumps. of the public streets or lanes of the faid towns, shall, on conviction thereof, before any two of His Majefly's Juffices of the Peace, forfeit and pay a furn not exceeding five pounds, nor lefs than forty flillings: the one half thereof to be given to the profecutor, and the other half to be paid to the faid Firewards of the town wherein fuch offence shall be estimitted, for the purpose of repairing said pumps and wells within such town; and in case the party so con-

vided