Ç. XIII.

shall and may be recovered before any one of His Majefly's Justices of the Peace in the Town of Halifax, and be applied towards defraying the expences of the faid Watch.

Continuation.

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

CAP. XIII.

An ACT for the improvement of the Common of Halifax.

Preamble.

WHEREAS, two hundred and forty acres of Land, were, on the twenty-third day of June, in the third year of His present Majesty's Reign, granted to John Collier, Charles Morris, Richard Bulkely, William Nesbitt, Charles Proctor, and William Best, the survivor of them, and the heirs of such survivor, for the use of the Inhabitants of the Town of Halifax, as a Common: And whereas; owing to the death of the said Grantees, and the absence and minority of the persons in whom the legal estate in the said Common may be now vested, it is expedient to appoint Trustees, in whom the legal estate in the said Common may be vested, for the more effectually carrying into execution the purposes of this Act:

Estate in the Common divested.

I. BE it therefore enacted, by the Lieutenant-Governor, Council and Assembly. That all the estate and interest of the heirs at law of the before-named grantees, be, and the same is hereby, divested, and for ever determined.

Estate in the Common re-

II. And be it also enacted, That the legal effate, title and interest, in the said two hundred and forty acres of land, and in all the Common of Halisax, be, and the same is hereby vested in the Chief Justice, the Attorney General, the Solicitor-General, and the Surveyor-General, of the Province, and their successors in office, for ever, for the use of the Inhabitants of the Town of Halisax.

Preamble.

And whereas, it would be advantageous to the Town of Halifax, if part of the said Common, which is now waste and unproductive; were leased in convenient lots, for the purpose of enabling persons whose occupations require the keeping of thorses and Cattle, to build thereon, and in order that part of the said Common may be gradually improved by inclusures and trees planted thereon:

Comments to be leased in lots.

III Be it therefore enacted, That it shall and may be lawful for the said Trustees to lease part of the said Common, not exceeding twenty-five acres, in lots of half an acre each, for the term of nine hundred and ninty-nine years; which leases shall be made of such parts of the said Common as are described in a plan submitted to the General Assembly in this present Session; which plan is signed by the President of His Majesty's Council, and the Speaker of the Assembly.

Lots to be let

IV. And be it further enacted, That the said lots shall be put up separately at Public Auction, by the Commissioners herein after named, excepting such lots or parcels of ground as are marked by a blue line in the said plan, which shall be reserved for Markets, or other publicuses of the Town, and shall be leased to the best bidder; who shall covenant to perform the conditions of the lease; and the substance of all the several covenants, intended to be inserted in such lease, shall be publicly notified to the bidders at the time and place of holding such auction or auctions.

Payment of rents.

V. And be it further enacted, That in addition to the covenants usually inserted in leases, there shall be inserted these following:—That one year's rent shall be paid upon the lease being executed; that the rent shall, after the first year, be paid annually at the expiration of each year; that the lessee shall cause the lot to be inclosed with a good and sufficient sence within one year after receiving possession, and shall plant and set out at least ten trees; that no steps,

steps, porches, windows, cellar doors, or any other building, erection or incumbrance whatever, shall be placed or put outlide of the lines and boundaries of the lot; it being the intention of this A& that there shall be handsome and convenient side-walks in front of the said lots.

VI. And be it further enacted, that the leveral leases to be made and executed pursuant to this Act, by the betorenamed Trustees, or any three of them, shall be good and valid, to all intents and purpoles, to convey to the leffee or leffees a good and fufficient effate in the lands fo leafed for the faid nine hundred and ninety-nine years.

Validity of the

And for the more immediate and better carrying into effect the purposes of this Act:

VII. Be it enacted, That Richard Tremain, John Liddell, and William Pryor, Esquires, be, Commissions. and they are hereby, appointed Commissioners to mark and lay out the said lots of land, and the streets described in the said Plan, and to superintend and direct the planting trees, making the roads, and such other improvements, as are herein contemplated.

And whereas, owing to many persons having placed and put large quantities of manure, ashes, stones, bricks, Ashea, \$. placbroken glass, and other rubbish and substances, upon the said Common, the same is much incumbered, and rendered dangerous for cattle pasturing thereon :

VIII. Be it enacled, That the faid Commissioners shall cause the same to be immediately Sod or Soil takremoved, and take care of the laid Common, and forbid all persons from taking or carrying therefrom any of the foil, fod, pear mould, earth, or from laying thereon any manure, affice, stones, rubbish, earth or other substances; and any person or persons, or the owner or owners of any care or team, that shall carry away such sod, soil peat, mould or earth, from the faid Common, or shall lay thereon any manure, ashes, stones, rubbish, or other substances. strall, for each offence, forfeit and pay a penalty of not more than forty shillings, nor less than five shillings; to be recovered with costs of suit before any two Magistrates of the County of Halifax, who shall decide the amount of the penalty, which shall be paid to the Trustees, and applied by them to the use of the Common. Provided always, That nothing in this Act shall extend, or be construed to extend, to prevent the Commissioners as aforesaid, from permitting gravel, stones and earth, for repairing streets in the Town of Halifax, from being taken from such place and places, and in such manner, as they shall think sit.

1X. And be it further enacted, That the rents of the faid tots for the first year, and such further time as may be necessary, shall be applied by the faid Commissioners for improving the faid Common, and the remainder of the faid rents shall be applied either for the further improvement of the faid Common, in lighting the fireets of Halifax, or in making paved fide-walks in the faid firee s of the Town of Halifax, as the Justices of the Peace in their General Sessions in the Town of Halifax, shall appoint and direct.

X. And be it also enacted, That the Justices of the Peace for the County of Halifax, in their Rules and Renext June Sessions, shall make such Rules and Regulations for the said Common, and also gulations for to prevent the same from being surcharged with cattle, as they shall deem expedient, and shall enforce the same under such penalties, not exceeding twenty shillings, as they shall think sit; and nothing herein contained shall prevent the faid Justices from making such other Regulations, relative to the faid Common, as they are authorifed to do in and by an Ac, paffed in the tenth year of His present Majesty's Reign, entitled, an Act for regulating the Commons belonging to the several Townships in this Province.

Xl. And be it further enocied, That it shall and may be lawful for the faid Trustees to layout and mark off, in some convenient part of the said Common, a space not exceeding ten Common allowacres, for the use of the Bridewell or House of Correction in the Town of Halifax, which

ed for the use of Bridewell.

C. XIV.

land shall be under the management of the Justices of the Peace of the County of Halifax, to be used for the purpose of raising Vegetables for the use of the House of Correction, and for no other purpose whatsoever.

CAP. XIV.

An ACT for rebuilding and repairing Cornwallis Bridge.

WHEREAS, the Bridge lately erected over the Cornwallis River, by Nicholas Mosher, and John Mosher, funior, under a contract entered into by them with Charles Ralmage Prescott, William Campbell, Samuel Leonard, Henry Gisner, and William Chipman, Esquires, Commissioners, duly appointed by His Excellency the Lieutenant-Governor for that purpose, before the same was accepted of by the said Commissioners, hath been materially injured, and a great part thereof removed and carried away, and the said Bridge now remains impassable and useless. And whereas, it is necessary that immediate measures be taken to preserve the materials of the said Bridge, and to repair and rebuild the same, and no settlement having as yet been made between the said Commissioners and the said Contractors, concerning the said Bridge:

I. Be it therefore enacted, by the Lieutenant-Governor, Council and Affembly. That it shall and may be lawful for the faid Commissioners, immediately after the publication hereof, to take possession of such parts of the said Bridge as still remain, with the timber, and the other materials, which had been used in and about the erecting of the said Bridge, and to remove the said timber and materials to a place of safety, to prevent the same being carried away by the tide or the water of the river, or otherwise lost to the public.

II. And be it further enacted, That it shall and may be lawful for the faid Commissioners to proceed in repairing and rebuilding the said Bridge, either by contract or otherwise, as

they may deem proper.

III. Provided always, That nothing herein contained shall extend, or be confirmed to extend, to take away from the said Commissioners, or from the said Contractors respectively, any right of action which they are now entitled to have and maintain under and by virtue of the said contract, nor to interfere, directly nor indirectly, in the decision of any action or actions commenced and prosecuted under the same.

IV. And be it further enacted. That all sums of money granted for the building of the said Bridge, and remaining undrawn for in the Treasury, as well as all private subscriptions towards the erecting of the same, shall be from time to time paid to the said Commissioners, as

they may require the same for the rebuilding of the said Bridge.

V. Provided always, That in case the said Commissioners shall require a larger sum than is now appropriated for the building of the said Bridge, that nothing herein contained shall be construed to pledge the Legislature to make a surther grant to complete the same; but the expense of finishing the said Bridge, if the sum already granted shall not be adequate for that purpose, shall be borne by the County of King's County, or by private subscriptions in case the Sessions and Grand Jury of King's County shall not agree to assess the County for that purpose.

Preemble.

Remaining part of the Bridge.

Repairing or rebuilding Bridge.

Proviso.

Funds for repairing Bridge.

Proviso.

Present Funda