C. XII.

Provided always, That it shall not be lawful, by virtue of this Proviso or Joint Debtors. Act, to execute any such writ or process against the body, goods, or estate, the sole property of any person not brought into Court, as a party to such suit. And provided Proviso also, That if any such defendant shall make affidavit, that it is necessary for him to receive instruction or information respecting such suit from his absent Partner or Joint Debtor, and that he cannot safely proceed to the trial of the cause without communication with the said absence, and that he is not seeking for delay only—it shall be lawful for the Court, on application grounded on such affidavit or other sufficient cause, to grant to the defendant or defendants a reasonable imparlance allowed in common cases.

V. And be it further enacted, That if any Co-Partner or Joint Debtor, being ab- Return of Debtors sent as aforesaid, and not served with Mesne Process, shall come into the Province before the final determination of the suit against his Co-Parter or Joint Debtor, and shall apply to the Court to be admitted to appear to defend the said action, the Court shall admit him accordingly, and shall cause such amendment to be made in the proceedings as

n.ay be required to make the same regular and consistent.

VI. And be it further enacted, That if any such absent Debtor or Co-Partner shall Debtors returning come into the Province after final Judgment given in any such cause, it shall be lawful subsequent to Actions for the Plaintiff or Plaintiffs, in case he or they shall not have received full satisfaction on such Judgment, to sue out a writ of scire facias against such last-mentioned Co-Partner or Joint Debtor, requiring him to appear and shew cause why execution should not be had against him, his goods, chattels, lands, and tenements, to satisfy the said Judgment, or whatever may remain due thereon; and such defendant shall be allowed to plead, either in bar to the original suit, or in answer to the said scire facias; and thereupon the Court shall proceed to try and determine the same, and to give Judgment, as in other causes instituted by such writ.

VII. And be it further enacted, That nothing herein contained shall be construed to This Act not to affect, or prevent any proceedings which may or shall hereafter be instituted against any absent or absconding Debtors, pursuant to the Act in such case made and provided.

against absent or absconding Deb-

CAP. XII.

An Act relating to Commissioners of Highways in Halifax, and certain other Places.

HEREAS, by virtue of several Acts of the General Assembly of this Province, Preamble repealed during the present Sessions, Commissioners have been appointed for repairing the Streets and Righways in the Town and Peninsula of Halifax, and in the Towns of Annapolis Royal, Windsor, Liverpool, Lunenburg, and Pictou, and it is expedient to provide for the continuance of the authority vested in the said Com-

missioners-

1. Be it therefore enacted, by the Lieutenant-Governor, Council and Assembly, That Commissioners the several and respective Persons who now are Commissioners for repairing, keeping confirmed in their appointments in repair, and paying the Streets and Highways in the Town and Peninsula of Halifax, and in the Towns of Annapolis Royal, Windsor, Liverpool, Lunenburg, and Picton, respectively, shall be, and they are hereby declared, Commissioners of Highways therein respectively, during the pleasure of the Governor, Lieutenant-Governor, or the Commander in Chief, for the time being, for the purposes and in the manner prescrib-

Vacancies how filled up

ed by this Act; and upon the death, removal, or refusal to act, of any one of the Commissioners for either of the said places, it shall be lawful for the Governor, Lieutenant-Governor, or Commander in Chief, for the time being, with the advice of His Majesty's Council, to appoint some respectable Inhabitant and Frecholder of the town or place where the vacancy occurs, to supply the same; and such appointment to renew whenever necessary, to the end that the said Commissioners for each of the said places, may continue to be, in number, five for Halifax, and three for the other Towns.

Jurisdictions of Commissioners in II. And be it it further enacted, That the jurisdictions, powers and authority, of the Commissioners of the said several Towns, shall be respectively confined and restricted to the bounds and limits following, that is to say:—

Halıfax

For Halifax—To the Town and Peninsula of Halifax, the Dutch Village, and to the Road leading round Bedford Basin to Sackville Bridge.

Annapolis

For Annapolis Royal—To such parts of the said Town as extend eastwardly to the intersection of the main Road to Halifax, by that which leads to the Dalhousie Settlement; southwardly, to the General's Bridge, so called; westwardly to Allen's Creek, so called; and northwardly to Hog Island, including the same.

Windsor

For Windsor—For such parts of that Town as extend from the Island, called Smith's Island, to the northward and eastward, as far as the Bridge over the Trecothie Creek; on the main Road leading out of the Town of Windsor as far as the Church; and on the southward and westward to the Falmouth Ferry.

Liverpool

For the Town of Liverpool—To such parts thereof, as extend from Fort Point by the western side of Liverpool Harbour, to the Bridge crossing the main Road, leading to the Falls, near Moore's Tan-yard; thence south-west one mile; thence south-east one mile; thence north-east until it strikes the harbour of Liverpool, and thence by the said harbour to Fort Point aforesaid.

Lamenburg

For the Town of Lunenburg—To such parts thereof as extend east to the Garden Lots; south-west to Burn's Tan-yard; west to Fenner's Tavern; and north to the Bridge in the rear of the Town.

Pietou

And for the Town of Pictou—To such parts thereof as extend from the west side of the Town Gut, so called; on the west to the west side line of the farm now occupied by David Lowden on the east; and from the waters of the harbour of Pictou on the south, to the rear line of the original lots laid out and fronting on the said harbour on the north.

Division of Districts among Commissioners III. And be it further enacted, That each of the places aforesaid, for which Commissioners now are or shall hereafter be appointed, shall be by them divided into such and so many wards and divisions as they shall judge convenient, and such ward or division as each can respectively superintend, shall be assigned to him; and they shall appoint a Clerk and a Receiver of Monies for their respective jurisdictions.

Duties of Com-

IV. And be it further enacted, That in every town or place, subject respectively to the jurisdiction of the Commissioners of Highways, appointed or to be appointed—it shall be the duty of such Commissioners respectively, and they are hereby respectively required and authorized, to remove all obstructions and incumbrances, from time to time, being in or upon the Streets, Roads, or Highways, within their respective limits; and to prevent all encroachments in or upon such Streets, Roads, or Highways; and to manage, direct, and execute, all repairs, alterations and improvements, required thereupon; and to make and open new Streets or Highways, where the same shall be authorized to be made; and to make and repair all Bridges now or hereafter to be erected: and to enforce and cause to be observed all the regulations and provisions, which by

by this Act are, or hereafter shall be, enacted, or in force, touching such Bridges or Highways, or the work or labour to be performed thereon; and especially to ask, require, call out, levy, and receive, of and from the several persons inhabiting within their respective limits or jurisdiction, and liable to perform Highway labour. All such sums of money, services, highway work, and labour, and penalties or compositions therefor, as are hereinafter provided, or shall be hereafter due, payable, or to be performed, by any such inhabitants.—And further, to prosecute for all offences commitated against the provisions of this, or any future Act relating to Highways; and moreover in the name of the said Commissioners respectively, to bring any action, or actions, against any person or persons, holding or receiving monies appropriated to the repair of Streets, Roads, or Highways, or refusing, or neglecting to pay, or satisfy, any fine or penalty appropriated thereto; or his, her, or their proportion of any rate or assessment of monies for highway work, or commutation or compensation therefor, or refusing, or neglecting to perform his proportion of highway labour.

V. And be it further enacted, That in every suit to be prosecuted as aforesaid, the Prosecutions Commissioners prosecuting the same shall have the like process and remedy for the penalty or sum sought to be recovered, as if the amount thereof were a private debt contracted with them respectively; and such suit shall be heard and determined in the Courts, or before the Justices, possessing jurisdiction over suits, for debts to the like

VI. And be it further enacted, That every Person within the jurisdiction of the res- Statute Labour to spective Commissioners aforesaid, keeping any Cart, Team or Truck, shall send on every day appointed by the Commissioners, one Cart, Team or Truck, with two Oxen or two Herses, or with one Horse in case he owns no more, and one able man to drive the same, for four days in every year; to work on the Highways, Roads, Streets or Bridges, allowing eight hours to each day's work; and such person not attending, or neglecting to perform the said duty, shall forfeit for every day's neglect, if owning two or more Horses, ten shillings; and if owning only one Horse, seven shillings; and that every other householder, or other person, able of body, between the ages of sixteen and sixty, not being a Military Person, or holding a Commission from His Majesty in the Military or Civil Departments of the Army, or an hired servant, minor, apprentice, journeyman or day-labourer, shall, on every day appointed as aforesaid, either by himself or other sufficient person, to be hired by him, and provided with such necessary implements as shall be directed by the said Commissioners, work and continue so to do for the space of six days in every year, on the said Highways, Roads, Streets or Bridges, within the Town or Place where they respectively reside. And every hired servant, minor, apprentice, journeyman and day labourer, shall, on every day appointed as aforesaid, either by himself or other sufficient person, and provided with necessary implements as aforesaid, work and continue so to do, for the space of two days, on the said Highways, Roads, Streets or Bridges, within the Town or Place where they respectively reside; and such householder, hired servant, minor, apprentice, day labourer or other person, not attending, or neglecting to perform the said labour, shall forfeit three shillings for every day's neglect.

VII. And be it further enacted, That all persons keeping Carts, Teams or Trucks, Statute Labour to who, by being sixty years old or upwards, are exempt from labouring on the said be performed Highways, or Roads, shall nevertheless, when summoned so to do, send their Carts, Teams or Trucks, for four days, to assist in making and repairing the same.

VIII. And be it further enacted, That it shall and may be lawful for the said Com- Clearing Roads in m issioners Winter

missioners, to order and direct the Inhabitants on the respective Districts, as often as they shall deem necessary during the winter, to work on the Public Highways with their Horses, Oxen and Sleds, in order that the Roads may be rendered passable. And every inhabitant refusing or neglecting to obey such order, shall forfeit for each refusal or neglect, the sum of ten shillings. Provided always nevertheless, That no Inhabitant shall be compelled to furnish more than one day's labour of himself or Cattle for any one fall of snow, or to work in any case where the fall or drift of snow shall not exceed the depth of twelve inches.

And whereas, the labour of Men may, in certain places, be more useful than the

employing Teams, Carts or Trucks:

Labour of Men preferred

IX. Be it therefore enacted, That when the said Commissioners shall jndge the labour of Men more useful or necessary than the employment of Carts, Teams, or Trucks, then and in every such case, the persons who by this Act are required to furnish Carts, Teams or Trucks, shall instead thereof be, and they are hereby required, under the like penalties, to send two labouring men, provided with necessary implements as aforesaid, to labour during the time appointed as aforesaid.

Persons keeping more than two Horses

X. And be it further enacted, That every person resident in the Town or Peninsula of Halifax, and keeping Carts or Trucks, with more than two Horses, shall, besides the performance of highway labour, with a Cart or Truck, Horse or Horses, and man to attend the same, during four days as hereinbefore provided, be subject and liable to pay for the additional Horses so kept above the number of two, the following sums, that is to say, for a third horse, seven shillings, and for a fourth and every other horse, five shillings each.

Persons keeping Horses not employed with Carts

XI. And be it further enacted, That every person resident as last aforesaid, who may keep Horses not employed with Carts or Trucks, or for which he may not be subject to the labour or payments herein-before provided, shall pay for such Horses annually as follows—for one Horse, seven shillings; for each additional Horse, five shillings.

Constables to make out lists of

XII. And be it further enacted, That the Constables for the several Towns and Places aforesaid, shall make out lists of all such persons who are owners of Horses, Owners of Horses, Teams, Carts or Trucks; as also of every other householder and other persons liable to perform labour under this Act, within the respective Districts of the said Commissioners, and deliver the same to them; and when required by them respectively, such Constables shall summon the persons contained in such lists, to meet on such days, and at such places as the said Commissioners shall direct, to perform the labour required by this Act.

Notification of Persons to perform Statute La-

XIII. And be it further enacted, That the said respective Commissioners shall at the most reasonable time, between the first day of April and the first day of November, yearly, (seed time and harvest in all the said places, save the Town of Halifax, excepted) cause the persons contained in their lists respectively to be summoned, giving them at least six days notice of the time and place where they are to be employed, and shall there oversee and order the persons so summoned, to labour in making and repairing the Highways, Roads, Streets and Bridges, within the jurisdiction of the said Commissioners respectively, in such manner as the said Commissioners shall deem most useful and necessary, during the time, by this Act required, for the performance of Highway Labour; and the said Commissioners shall be excused from any other service on the Highways.

Powers of Com-_ v._onere

XIV. And be it further enacted, That the said Commissioners, or the major part of them, shall and may, from time to time, order and direct the Streets and Lancs, or any

of them, within their respective Wards or Divisions, to be cleaned, repaired, raised, sunk, altered, or paved, as they may think best; and also cause to be dug, gathered, and carried out of, or brought into, the said Streets, Lanes and Roads, such gravel, stones, earth, or other materials, from the shores of the harbours within their respective jurisdictions, provided the same be done with as little injury as possible to the proprietor or proprietors of the soil; and shall and may also employ Boatmen, Carts, Workmen, and Labourers, and pay and satisfy them for their services as they shall judge necessary and conducive to the accomplishing the ends and designs of this Act; and also make contracts with any fit persons for the repairing and paving the Streets, Highways and Lanes, within their jurisdictions respectively, or any part thereof, on the best terms that can be procured for the public; and shall and may, if they think proper, bargain or compound with any of the Inhabitants by the year for such sum or sums of Money as the said Commissioners may think reasonable for the share or proportion of Highway ${f La}$ bour, or payments required by this Act, from such Inhabitants, for and towards the repairing, paving, or keeping in repair, the said Streets or Highways, provided such composition money be paid in advance; and shall also have power and authority to put up bars or fences, to shut up any Street, Streets or Highways, while the same are undergoing repairs, by paving or otherwise.

XV. And be it further enacted, That the said Commissioners respectively, shall Drains, Water have power to raise, sink, alter, or new lay, any drain, water courses, pipes or common sewers, as often, and in such places, as they may think proper, provided the same be done with as little detriment and inconvenience to the neighbours and others as the circumstances of the case will admit of; and the said Commissioners may cause the course or direction of any gutter, water-course or channel, running in or through the said Street or Highways, to be turned or altered as they think proper.

XVI. And be it further enacted, That every Person within the Towns of Halifax, Inhabitants to keep Annapolis Royal, Windsor, Liverpool, Lunenburg and Pictou, shall be obliged to keep Streets, &c. clear, before their the gutters and streets before the houses, building, or land, inhabited or occupied by Houses him, her, or them, clear and free from dirt, filth and nuisances of every kind; and that whenever any earth, ashes, manure, stones, brick, shavings, chips, dirt, filth, offal, or any other thing, shall be found lying, thrown, or placed, in any of the said Streets, Lanes, or Highways, the person or persons, before or nearest whose house, building or land, the same shall be, shall forfeit and pay a fine of Twenty Shillings, together with the expense incurred by the said Commissioners in removing the same; and the said Commissioners, or any one of them, are hereby authorized to cause such earth, ashes, manure. stones, shavings, rubbish, dirt, filth or offal, to be instantly removed, without giving any notice to the owner or supposed owners thereof, or being at all answerable for the same. Provided always, That no person shall be liable to the said penalty, unless he shall have thrown or placed the said nuisance in the Street, Lane, or Highway, where the same shall be found, or not having thrown or placed the same in the said Street, Lane or Highway, shall suffer the same to continue for the space of Twenty-four hours.

XVII. And provided always, and be it further enacted, That any Person or Per- Exception in fasons, by leave of the said Commissioners, may place or deposit in any such Street, Lanes, vor of Persons enor Highways. Stones, Bricks, Timber, or other materials, for the purpose of building Houses, or other work, and may set up, or erect posts, bars, or inclosures, for the better securing such materials, and continue the same for such time only as the Commissioners, or the major part of them, may give leave, and in manner and form as they shall in writing direct, and no longer, on pain of forfeiture thereof.

gaged in building

XVIII

Wells may be

XVIII. And be it further enacted, That it shall and may be lawful for the said Commissioners, or the major part thereof, to cause any well or wells to be dug or sunk, and pumps to be therein placed, in any part of the Streets and Lanes, where they shall judge necessary and most convenient for the same to be placed, and constructed in such manner as the said Commissioners may direct.

Sign Posts, Porches, &c. may be removed

XIX. And be it further enacted, That the said Commissioners shall cause all sign posts, show glasses, show boards, porches, steps, fences, cellar doors, and all and every other material, matter or thing, belonging to any House, Warehouse, Shop, Cellar or Building, or to any lot of ground or inclosure, which cause or occasion any nuisance, annoyance, encroachment, or obstruction, in any of the Streets, Lanes and Highways, within the respective jurisdiction of the said Commissioners, to be wholly removed, or otherwise to be placed or altered in such manner and form as shall be approved by them, or the Surveyor employed by them; and, in case it can be done without any particular inconvenience to the Public, shall and may permit and suffer the same to remain.—

Provided, The owners or proprietors thereof, or any of them, will give security that the same shall not be repaired, or again rebuilt; and also, to pay and satisfy to the said Commissioners, or the major part of them, a reasonable yearly ground rent, for the part of the Street so encroached on, to the satisfaction of said Commissioners, during the continuance of such encroachment.

Lines of Streets protected from encroachment XX. And be it further enacted, That every person or persons intending to erect any building upon, or close to the line of any Street or Highway within the jurisdiction of such Commissioners respectively, shall, before digging a foundation, or beginning to erect such building, make application to the said Commissioners to cause the line of such Street or Highway to be defined and laid out, and shall dig such foundation, and erect such building, within the said line, so as to avoid making any encroachment upon such Street or Highway; and if it shall be necessary to employ a Surveyor on such occasion, the expense of such Surveyor shall be defrayed by the person or persons so intending to build as aforesaid; and if any person or persons shall erect any building upon the line of any such Street or Highway, without making application, and having the line there-of ascertained as aforesaid, he, she or they, shall forfeit and pay the sum of ten pounds, to be recovered and applied for the purposes of this Act, and shall also remove such building, if it shall be found to have encroached upon any such Street or Highway, or otherwise the said Commissioners shall and may proceed to remove the same, or take such other steps as are allowed by law in cases of common nuisance.

Differences arising respecting Lines of Streets

XX1. And be it further enacted, That when and so often as the Commissioners shall have proceeded as directed by this Act, to ascertain the line of any Street, Lane, or Highway, for any person or persons about to erect any building thereon, and the person or persons about to build, shall be dissatisfied with the line pointed out by the said Commissioners, it shall and may be lawful for the Chief-Justice, or any other Judge of the Supreme Court, in term time, or during vacation, upon the application of the Commissioners or the person or persons so dissatisfied, to issue a Precept to the Sheriff of the County, or his Deputy, to summon a Jury of the Freeholders nowise interested in establishing or altering the line of the said Street, to meet at some convenient day therein mentioned, to view and lay out the line of such Street, or Lane, or Highway, who shall have an oath administered to them by the Judge who shall issue the Precept, well and truly to lay out and fix the line of such Street, Lane, or Highway, according to the best of their skill and judgment, and the witnesses, if any shall be offered by either party, shall be sworn before the said Judge; and if the Jurors, or either of the parties

parties shall require it, a new Survey shall be made of the line of such Street, Lane, or Highway, which being done, the Sheriff or his Deputy shall make a return forthwith, under the hands of himself and the Jurors, to the Judge, who having approved and confirmed the same, shall direct the said return to be filed in the Office of the Prothonotary of the Supreme Court, and an exemplification thereof to be deposited in the Office of the Surveyor-General. Provided always, That if the said Judge shall not approve and confirm the said return, a new Precept may be issued for the purposes aforesaid, and the said Judge shall direct by whom the costs and expenses of the said proceedings shall be paid, which said costs and expenses shall be taxed, and shall in no case exceed ten pounds.

XXII. And be it further enacted, That no person shall be at liberty to dig up or No Street to be break open the soil of any Street, or Highway, within the jurisdiction of the said Com- broken up without missioners respectively, without first applying to them and obtaining their permission of Commissioners in writing, specifying the purpose for which such breaking of the soil is required; and the said Commissioners may impose such terms upon the person applying, as the security of passengers, by day or night, shall appear to them to require; and any person acting contrary hereto, or to the terms imposed by the said Commissioners, shall forfeit

and pay five pounds for every such offence.

And whereas it is necessary to provide for the preservation of the Side Paths or Ways, which are or hereafter may be made along any Public Street or Highway,

within the respective Towns and Places aforesaid:

XXIII. Be it therefore enacted, That every Person who shall drive any Cart, Truck Protection of Side or Carriage, or ride with a Horse upon or over any such Side Path or Way, or roll heavy articles of any description over, or place the same thereupon, to the injury or obstruction of such Side Paths or Ways—such person, so offending, shall for every such offence forfeit and pay a fine not exceeding forty shillings, and not less than five shillings; to be recovered with costs, in the manner, and to be applied as aforesaid.

XXIV. And be it further enacted, That in addition to the rates, duties and ser- Appropriation of vices, by law imposed for the making and repairing of Streets and Highways, within part of the Lithe jurisdiction aforesaid, it shall and may be lawful for the Treasurer of each County, improvement of for the time being, in which the said Commissioners have jurisdiction and have improvement of for the time being, in which the said Commissioners have jurisdiction, and he is hereby Roads required to pay to the said Commissioners respectively, out of the County Treasury quarterly, three fifth parts of the monies arising from the duty from time to time collected on licensed houses and shops, within the respective jurisdictions aforesaid, to be applied by the said Commissioners for the purposes of this Act, and within their jurisdiction aforesaid.

XXV. And be it further enacted, That the said Commissioners respectively shall commissioners to keep a regular and exact account of all monies received by them, and of all services per- account annually formed in the execution of this Act, under their direction, within their respective jurisdictions, and shall, on or before the tenth day of February in every year, make up and render, under their hands, or the hands of the major part of them, in Halifax, to the Treasurer of the Province, and in the other places aforesaid to the Court of General Sessions of the Peace, a general, regular and fair account, in writing, of all monies received and paid by them in the execution of, or under and by virtue of this Act; and also of all services done and performed as aforesaid, and of the costs and expense of doing the same for the past year, to the end that the said account for Halifax may be audited and passed in the General Assembly at their next meeting; and the accounts in the other places aforesaid, be audited and passed by the said Court of Sevzions.

Action against Commissioners

XXVI. And be it further enacted, That no action or suit shall be commenced against any person or persons for any thing done in pursuance of this Act, until twenty days notice thereof shall be given in writing, to one or more of the said Commissioners, or after six calendar months next after the fact committed for which such action or suit shall be brought; and every such action shall be brought, laid and tried, in the County within which the Commissioners have jurisdiction, and not elsewhere. And the Defendant or Defendants, in such suit or action, may tender amends, or may plead the general issue, and give this Act, and the special matter, in evidence at any trial to be held thereupon: and if the matter or thing shall appear to have been done in pursuance of this Act; or if it shall appear that the said Action or Suit was brought before the twenty days notice thereof given as aforesaid, or that sufficient amends were tendered, or if the action or suit shall not be commenced within the time herein limited, or within the County aforesaid—then the Jury shall find for the Defendant or Defendants; and if a verdict shall be given for the Defendant or Defendants, or if the Plaintiff or Plaintiffs in such actions shall become nonsuit, or suffer a discontinuance thereof, or if upon any demurrer or demurrers in such action or actions, judgment shall be given for the Defendant or Defendants, then and in either of the cases aforesaid, such Defendant or Defendants shall recover treble costs, and have judgment therefor accordingly.

And whereas the main public Road, leading from Halifux to Sackville Bridge, is frequently encumbered and obstructed, to the great annoyance and danger of Tra-

vellers and Passengers on the Road-for remedy whereof,

Obstructions, &c. on the road beand Sackville

XXVII. Be it enacted, That all logs, spars, bark, scantling, boards, planks, slabs, cordtween Malpine's wood, hoop poles, staves, laths, fencing materials, stones, and timber of any kind, which shall be found in the ditches or track of the said road, between M'Alpine's house and the Sackville Bridge, shall be ipso facto forfeited; and it shall and may be lawful for the said Commissioners for Halifax, or any of them, without any suit or process of law whatever, to cause all articles so found to be instantly seized and disposed of in such way or manner, as they shall think proper; and if the same shall be sold, the proceeds of such sale shall be applied by the said Commissioners for the repair and improvement of the said Road.

Powers of Surveyors of Highways in Halifax, &c. suspended

XXVIII. And be it further enacted, That the Commissioners, appointed or to be appointed under this Act, shall, within their respective jurisdictions aforesaid, have and exercise all powers and authorities which are now, or hereafter may be, vested in any Surveyor or Surveyors of Highways, and that no Surveyor or Surveyors of Highways shall have, exercise or enjoy, any power or authority whatsoever within the respective places or jurisdictions aforesaid, but the same shall be wholly suspended during the operation of this Act.

Acts repealed

XXIX. And be it further enacted, That the Act of the General Assembly of this Province, made and passed in the forty-first year of the reign of His late Majesty King George the Third, entitled, An Act for the repairing, keeping in repair, cleaning and paying, the Streets in the Town and Peninsula of Halisax, and for removing obstructions therein, and also to suspend the power and authority vested in the Surveyors of Highways within the Town and Peninsula of Halifax, after the first day of August next, during the operation of this Act; and also the Act, passed in the forty-second year of the same reign, entitled, An Act in addition to the last recited Act; and also the Act, made and passed in the fifty-eighth year of the same reign, entitled, An Act in addition to and in mendment of the first mentioned Act, and every matter, clause and thing, in the said Acts respectively contained, be, and the same are hereby, repealed.

XXX. And be it further enacted, That the Act, passed in the third year of His Acts repealed present Majesty's reign, entitled, An Act to extend the Act, passed in the forty-first year of His late Majesty's reign, entitled, An Act for the repairing, keeping in repair, cleansing and paving, the Streets in the Town and Peninsula of Halifax, to the Town of Windsor; and also the Act, passed in the same third year of His present Majesty's reign, to extend the said recited Act to the Towns of Liverpool and Lunenburg; and also the Act, passed in the fourth year of His present Majesty's reign, to extend the same recited Act to the Towns of Pictou and Annapolis Royal, and every matter, clause and thing, in the said respective Acts contained, be, and the same are hereby, repealed.

CAP. XIII.

An Act to continue an Act respecting Aliens coming into this Province, or residing therein.

E it enacted by the Lieutenant-Governor, Council and Assembly, That an Act, Act 28th Geo: passed in the thirty-eighth year of His late Majesty's reign, entitled, An Act res- III, continued pecting Aliens coming into this Province, or residing therein; and every matter, clause and thing, therein contained, shall be continued, and the same are hereby continued, for one year, and from thence to the end of the next Session of the General Assembly.

CAP. XIV.

An Act to continue the Act for the better preservation of the Property of the Inhabitants of the Town of Halifax, by providing for a sufficient Watch at Night.

E it enacted by the Lieutenant-Governor, Council and Assembly, That an Act, Act 58th Ges. passed in the fifty-eighth year of His late Majesty's reign, entitled, An Act for the better preservation of the Property of the Inhabitants of the Town of Halifax, by providing for a sufficient Watch at Night, and every matter, clause and thing, therein contained, shall be continued, and the same are hereby continued, for one year, and from thence to the end of the next Session of the General Assembly.

CAP. XV.

An Act to continue the several Acts relating to the Light-House erected on Cranberry Island, near the entrance of the Gut of Canso.

Eit cnacted, by the Lieutenant-Governor, Council and Assembly, That an Act, Acts coapassed in the third year of His present Majesty's reign, entitled, An Act to pro-