C. 8-g. Anno tricesimo sexto Georgii III. A. D. 1796.

Council, from time to time to suspend, and again, if need be, to revive the operation of the aforesaid Act, or of any part or parts thereof, and in respect to any person or persons or description of persons, that he shall judge proper and expedient; any thing therein or herein contained to the Contrary notwithstanding.

## C A P. IX.

An Act for making, repairing and altering the Highways and Bridges within this Province and for other purpoles.

[7th. May, 1796]

Preamble.

THEREAS it has been found by experience, that it is necessary to provide more ample and efficacious regulations for the opening of Highways and Roads and Construction of Bridges within this Province, and for the amending and repairing the fame: be it 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 affembled by virtue of and under the authority of an A& passed in the Parliament of Great Britain, intituled, " An Act to repeal certain parts of an Act " passed in the fourteenth year of His Majesly's Reign, intituted, " 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 said authority, that all the King's Highways and Public Bridges shall be made, repaired and kept up, under the directions of the Grand Voyer of each and every District within this Province or his Deputy, which Deputy being a fit and proper Person and an Inhabitant of the District wherein he is to act, the several Grand Voyers are hereby authorifed to appoint by an Instrument to be executed by them respectively. which appointment shall be notified in the Quebec Gazette, who shall give their Orders subject to the provisions in this Act contained, to the Surveyors and Overseers, to be appointed in manner as herein after is mentioned, in their respective Districts.

King's Flighways to be under the direction of the Grand Voyers.

King's Highways

The be thirty feet ways shall be thirty feet wide between two ditches, each of three feet wide and of sufficient depth to drain off the water, and where the said Highways are not already thirty feet wide, the Grand Voyer, if he shall think it necessary and practicable, shall cause them to be widened by the persons bound to repair the same.

Occupiers of ands adjoining the King's High-ways to keep the faid Roads and Bridges in repair.

III. And be it further enacted by the authority aforefaid, that all Occupiers of Lands, whether Proprietors or Farmers, adjoining to the King's Highways, Commonly called, Front Roads, shall make and keep in good repair the faid Highways and ditches upon the breadth of their faid Lands respectively, and shall also make and keep in repair the Bridges over ditches or streams of water, as well as the Hills and bridges of the same, which are not declared by the Proces Verbaux of the Grand Voyers or their Deputies respectively, to be such Hills and Bridges as ought to be kept in repair at the public expence. Provided always, that when the keeping in repair of Highways on the breadth of the said Lands, is to be borne by several Proprietors facing each other, every Occupier of a land, whether Farmer or Proprietor, shall keep up his part of the Highway on the whole width thereof, agreeable to the division which shall be summarily and verbally made of the same, by the Majority of three Overseers not interested therein, who shall draw up a Record thereof, and shall deliver a Copy of it, if re-

When the keeping of the Highways in repair is to be borne by feeveral Proprietors, every occupier to keep up his part of fuch Roads.

quired.

whole lind does

No occupier, quired, to each of the parties interested. Provided also, that no Occupier, whether not exceed thirty Farmer, or Proprietor, whose Land is not more than thirty Arpents in depth, shall bearpents in depth, obliged to make and keep in repair at his own expence, more than one Highway or more than one Road on the breadth of his land, any Law, Proces Verbaux or Custom to the Contrary: notwithstanding,

Bye Roads to kept in repair.

IV. And be it further enacted by the authority aforefaid, that the King's Highbe twenty feet ways extending in depth or Communicating from one Range of Concessions to another, wide and to be commonly called. By Roads (Routes), shall be twenty feet wide between two ditches. each three feet wide and of a sufficient depth to drain off the water, and shall always be made and repaired as far as it may be practicable on the line of division between two Concessions or two Proprietors: and the ditches and half of the fences when the faid Roads are on a line of Separation; or when they deviate from fuch line, the ditches and fences on both fides, shall be made and kept in good repair by those who are or may be bound to make and repair the faid Bye Roads (Routes) agreeable to the Proces Verbal drawn up by the Grand Voyer or his Deputy, relative thereto. Provided always, that, so far as regards the keeping in repair the ditches and fences above mentioned, it thall be lawful for the Proprietors who have furnished the Ground for making the said. Bye Roads (Routes) and the Majority of those who are or may be charged with keeping the fame in repair, to agree among themselves respecting the repairs and keeping up the faid ditches and fences, such agreement being made in writing before the Grand Vover or his Deputy, or before the Surveyor and two Overleers of the Parish, Seigniory or Township; and such agreements shall be binding and obligatory. on all the Parties interested therein.

Proprietors who have fumifhed the ground for the Bye Roads may agree with those bound to heep up the fences and ditches respecting the repairs of the fame. Which agree-

ment to by valid.

No new Road to be laid out untill the value of the Land marked on for a Road, be paid for.

V. And be it further enacted by the authority aforesaid, that all necessary Highways and Roads required to be made in future upon cleared Lands (the front Roads) provided by this Aft excepted) shall not be opened or made until the value of the Ground marked out for faid Highways and Roads by the Grand Voyer or his Deputy, shall have been paid or offered to be paid to the proprietor or proprietors thereof, if: he, she or they require it, to be fixed by a Majority of seven Appraisers, three of whom: shall be named by the surveyor of the Parish, Seigniory or Township, three by the proprietor or proprietors and the leventh by the Grand Voyer or his Deputy; and onfailure of the faid nomination by the Inspector or proprietor or proprietors, the same: thall be officially made by the Grand Voyer or his Deputy.

. Improved lands marked out for a Private road, 20 be paid for by those applying for the fame; if a ounlic road by the Proprietors . of . the pariffe, &c. Overfects to apportion the pay-

.parıfn; &c.

And the money Surveyor.

to pay their : proportion to be Surveyor.

Kings Highways palling thro'. wood lands con-

VI: And be it further enacted, that the price of the improved land marked out as aforesaid, for such Highway or Road, shall be paid by the Individual or Individuals: who shall have applied for the same, if it be a private Road, or by the proprietors of the Parish, Seigniory or Township, if it be a public Highway; and the payment of the Ground for such public Highway, shall be apportioned and divided by the Overseers of the Parish, Seigniory or Township, or by a Majority of them, among the proprietors: of the Seigniory, Parish or Township, to whom it shall be considered that the said ment among the Road is most useful in the Proces Verbal thereof, drawn up by the Grand Voyer or his Deputy; and the faid payment for such Ground for such public Highway, shall be to be deposited in made into the hands of the Surveyor of the Parish, Seigniory or Township, to be by the hands of the him paid as is herebefore enacted; and in case any one shall refuse to pay his pro-Persons refusing portion, agrecable to the apportionment of the Overseers as aforesaid, it sliall then be the duty of the Surveyor of the Parish, Seigniory or Township, to prosecute at Law prosecuted by the the person or persons so refusing, for his or their said proportions.

VII. And be it further enacted by the authority aforesaid, that the King's High?

ecded are to be opened and kept up by those benehad thereby.

ways to be made through wood lands not yet granted by the Crown, or through wood lands in any Seigniory, Fief or Township not conceded by the Original Grantees of the Crown, also Highways to be made through Lands, which although conceded by such Original Grantees may be deserted, shall be opened, made, repaired and kept up by the persons that are more particularly benefited thereby, in proportion to their lands or concessions and to which the Seigneurs or Original Grantees of the Crown shall contribute, in proportion to the private Domains respectively reserved by them, and to which Domains any such Highways shall be of utility: and such Highways shall be made, repaired and kept up by the persons as abovelaid, mentioned in the Proces Verbals drawn up by the Grand Voyer or his Deputy for the purpose, until such time as the Lands running along such Highways respectively, shall be conceded by the Original Grantees thereof, or be referved as a private Domain, or be put into a state of improvement or be inhabited, and so soon as lands shall be so conceded or be reserved as a private domain or be put into a State of improvement or be inhabited, the Occupiers shall make, repair and keep up their respective parts of any such Highway, if the same be considered as the front road belonging to such lands; and shall also make, repair and keep up their respective shares of every other joint Highway to which they are respectively obliged by this Act.

Persons who finall leave their lands without fur rendering their ntles to incur a penalty.

profecuted for by the furveyor.

When it is noceffary to turn an old or open a new Grand Voyer &c. on application by Petition to fix the time and place for the attendance of all Perfous interelied.

blish the Petition and order.

wing certified fuch time for viliting drawing up his proces Verbal.

Roads to Banal Mills not to be leis than 18 nor

VIII. Provided always, and it is hereby enacted, that every person who shall have deserted lands conceded to him by the Original Grantees thereof, without legally giving up his Titles thereto, shall incur the penalty imposed by this Act on per-lons for not making, repairing or keeping up their parts of Highways; and shall alfo be liable to pay the expences laid out on his part of such Highwa / during his ab-Fine &c. to be sence or refusal or neglect to make, repair or keep up the same: and such sine and such expences shall be prosecuted for by any surveyor or overseer as soon as the residence of any such person shall be discovered to or by any such surveyor or overseer.

IX. And be it further enacted by the authority aforesaid, that in all cases where it shall be necessary to turn an old or open a new Highway, or to turn an old Highway &c. the or open a new Bye Road (Route) or to change and old Bridge or to mark out a new one, the Grand Voyer of his Deputy, on application made to him by Petition, shall thereon give out an Order fixing the day and hour, when he or his Deputy will attend at some house or place in the Parish, Seigniory or Townships where he is to act, and fuch order shall require all and every one interested to be there personally to give to the Grand Voyer or his Deputy, such information or reasons as either or any of them Surveyor to pu- may think necessary and advantageous. And the said Petition and order shall be published by the surveyor or one of the overseers at the Parish-church door, on a Sunday or holyday after the morning service, and if there is no church or accustomed place of worship, the publication shall be made at the church door of the nearest parish, where the morning service is celebrated, and if there is no church in the Vicinity, then at the most frequented and reputed public place of the said Parish, Surveyors ha- Seigniory or Township, on a Sunday, two days at least before the meeting of those interested. And upon the Surveyor or Overseers Certificate of such publication, the Grand Voyer at- Grand Voyer or his Deputy, after having heard the parties interested, so assembled; ter hearing the shall fix the time for visiting the places, in order that the laid parties interested may attend if to them it seems meet, and he shall draw up his Process Verbal by the which he shall grant or reject the whole or part of the said Petition.

> X. And be it further enacted by the authority aforesaid, that every Road which shall be opened, leading to a Banal Mill, shall be not less than eighteen nor more

merethan 30 feet in width, fuch reads, &c. to be made by the joint Idbour of the Proprietor and the Inhubitants.

Roads &z, when opened to be divided in to 14 parts to equalize the labour of keeping the fame in repair.

One of the parts when fo divided to be allotted to the Proprietor. And the other to the Inhabitants. Such Roads to he under the inforction of the Grand Voyer. Roads leading to Mills become front or bye roads to be governed by the fame regulations as respect Highways. 3

King's Highways paffing through wood trees to be cut down for the space of 25 feet on each side.

Proprietors of fuch lands may remove the trees within a year after they are cut down.

And if not then removed, then the fame shall be taken away by those obliged to keep the same in repair. Grand Voyer to reserve such wood as he may

Grand Voyer to direct the ma-Thing of Ditches.

think necessary for

the Highways and

than thirty feet in width between two ditches, each of three feet where necessary, and the opening and making of fuch Road and Ditches with the necessary fences, shall in the first instance be performed one half by the Proprietor or Proprietors of such Mill and the other half thereof by the Inhabitants subject to the banality of the faid Mill, regard being had in the division between the said two parties to equalize the labour: and such Roads when so opened and made and also those already opened and made, shall, with the ditches and necessary fences thereof, be divided into fourteen parts, in such manner as that each of such parts shall as nearly as possible be equal in respect to the labour necessary for keeping the same in repair; and when so divided, one of such fourteen parts (being the nearest to such Mill) shall be allotted to the proprietor or proprietors of fuch Mill, who shall keep the same in repair, and the other thirteen parts of the same, shall be kept in repair by the Inhabitants subject to the Banality of such Mill; of which division and allotment a Proces Verbal shall be made by the Grand Voyer or his Deputy , and fuch Roads shall be under the Inspection and direction of the Grand Voyer or his Deputy and the Surveyor and Overseers, in like manner as King's Highways are by this Act; Provided always, that if a Road leading to a Banal Mill now is or hereafter shall become a King's Highway commonly called a Front Road, or a King's Highway commonly called a Bye Road (Route) the same shall be governed by the Rules and Regulations established by this Act for keeping in repair such Highways respectively.

XI. And be it further enacted by the authority aforesaid, that on each side of all King's Highways whatsoever, that doth or shall pass through any wood, the Trees and underwood shall be cut down for the space of twenty five feet on each side by those who are obliged to keep the said Roads in repair, if the Grand Voyer or his Deputy shall judge it necessary. And it shall be lawful for the Proprietors or Occupiers of such lands, to remove within a year after the said Trees and underwood are so cut down, such part of the said Trees and Underwood as may be of service to them. And in the course of the year following the expiration of said time, the Trees and Underwood or such part thereof as is not removed by the Proprietors or Occupiers of the said lands, shall be taken away by the persons obliged to keep the said Highways in repair; Provided always, that it shall be lawful for the Grand Voyer or his Deputy or the Surveyor or Overseer, to lay aside such part of the wood so cut down as abovesaid, as they may think necessary for the said Highways and the Bridges thereof.

XII. And whereas misunderstandings frequently happen among neighbours, from the overslowing of their ditches on the roads or from a want of outlets to the same, and as also many other inconveniencies have arisen in different parts of this Province, from the want of ditches, which are found to be indispensably necessary for draining Low and marshy lands, through which the King's Highways unavoidably pass, be it enacted by the authority aforesaid, that the Grand Voyer or his Deputy after examining such places, shall take the necessary steps in directing that such directes and outlets be made, by such persons of the Parish or adjacent Parishes, whom he shall deem the most interested therein, of which he shall draw up his Procès Verbat.

Grand Voyer 20 remove the Highways from Miccipices, &c. XIII. And be it further enacted by the authority aforesaid, that the Highways passing near unto Precipices, shall be removed therefrom to such distances as the Grand Voyer or his deputy shall direct, and on Highways running along the face of steep hills, the descents shall be made easy, and there shall likewise be placed thereon solid rails, wherever he shall judge it necessary, and such work shall be done by those who are obliged to keep the said Highways in repair.

No new Highway to pass through any Garden &c. without the confeut of the proprictor.

XIV. And be it further enacted by the authority aforefaid, that nothing contained: in this Act, shall be understood to extend to the giving authority to mark out any new Highway or Road, or turn or widen an old one, in fuch manner as that the fame shall pass through any Kitchen Garden or Orchard, that is or shall be enclosed with a wall, board or standing Picket sence or hedge, of any person or persons, or to demolish or injure any house, barn, mill or other building whatsoever, to prejudice any Canal or Mill-dam, or to turn the courle of the water thereof: without the Confent of the Proprietor or Proprietors of the fame, any Law, Custom or Usage to the Contrary not withstanding.

Grand Voyerimpowered to recuire the sinftance of a Parith where Highways are a Great Expence to proprietors in in repair.

XV. And whereas the making of public Highways on certain foils in different parts of this Province, is not practicable but at a great and ruinous expence to the proprietors of the Ground where the Highways must necessarily pass, and that frequently the faid Highways belong to poor Inhabitants, whose Land is barren; be it further enacted by the authority aforelaid, that the Grand Voyer or his Deputy after beeping the fame an examination thereof, may cause such proprietors to be affished from time to time. either for the making or heavy repairs of the same; and he may require by his-Proces Verbal, in such manner as is mentioned in this Act; such persons, of the neighbourhood or Parish to work thereon, as to him shall seem meet.

Ditches croffing liighways to be cleanced, &c.

And to be covered with bridges of Logs. 1 xccpt those only 4 feet over which may he covered with Earth.

Public bridges to be 18 feet wide.

to be repaired by the Inhabitants mertioned in the Process Verbil. In ofectors.

tes Grand Voyer en decide. Bridges subject to be carried away by the overflowing of waters to be loaded with flones.

Penalty on perfons on horic back &c. trotting &c. over bridges.

XVI. And be it further enactest by the authority aforesaid, that ditches dividing farms or Concessions and little Rivulets crossing the King's Highways, shall be cleanfed by thole who are obliged to keep the Highways in repair opposite to the outlets of the faid ditches and Rivulets, that the waters issuing therefrom may have a free courle: and they shall be covered with bridges of logs eighteen feet long; which bridges, when they do not exceed four feet over, shall, in such places as the Grand Voyer or his Deputy may direct, be entirely covered with earth. Public Bridges made by joint labour or Corvies, shall likewise be eighteen feet wide, the sleepers shall be either of Oak, Cedar, Pine, Hemlock or Red Spruce, according to the ease or facility there may be for Conveying fuch wood; and agreeable to the order given by the Grand Voyer or his Deputy: the flooring shall be of squared, logs of the fame wood, pinned down to the fleepers with a Batten on each fide, and there shall be a rail of three feet high on each fide folidly made of square timber. And all water courses, gullies and rivulets over which the said bridges are made, shall be cleanfed, if it is necessary, by those who are obliged to make the said public bridges and Public bridges are named in the Proces Verbal of the Grand Voyer or his Deputy. And all public Bridges already built, or which may be built in future, as well as all public hills. kept up by joint labour or Corvées, shall be repaired by the Inhabitants mentioned in the Proces Verbal, and in case of disputes among them, the Grand Voyer or his Deputy shall decide by whom the work ought to be done: and all bridges subject to be raifed by the overflowing of the waters, shall be loaded with stones; which shall. be carried and placed by those who are bound to build and repair the faid Bridges.

> XVII. And be it further enacted by the authority aforesaid, that any person whatfoever, either on horseback or in a carriage, who shall trot or gallop over any public bridge exceeding twenty feet in length, thall for every fuch offence pay a fine of five shillings.

Fords over Rivers to be cleanled &c. and marked out with poles.

XVIII. And be it further enacted by the authority aforesaid, that the passes of fordable Rivers intersecting the King's Highways, or intersecting Roads upon the Beach, shall as early in the spring as the waters will permit, be cleaned and marked out in a clear-manner with poles or branches, by those who are obliged to mark out the: winter Roads over fuch passes, and the Poles or Branches shall be well secured in cross. pieces of Timber loaded with-flones. XIX. And: When the Grand voyer is not required to diffribate. Weak to to do., the fance to be alligned by the Overfeers to the Occupiers, &c. named in the

Process Verbal.

Expenses for making any rustice bridge to be appartioned by the Overfeers of the parish &c. and levied on thefe obliged towark at such Bridge.

XIX. And be it further enacted by the authority aforefaid, that when the Grand Voyer or his Deputy shall not be required to distribute the work to be done on Pullic Highways and Bridges, such distribution shall be made and assigned by a majority of Votes of the Overheers of the Parish, Seigniory or Township, to the Occupiers or Proprietors of Lands specified in the Proces Verbal of the Grand Voyer or his Deputy. And when it shall be necessary to pay Artisicers or Undertakers for making, or conducting the work to be done on any public Bridge, or to purchase materials for the fame, the apportionment of the fum of Money wanted, shall be made by the Majority of the Overseers of the Parish, Seigniory or Township, and levied at the fuit of the Surveyor thereof, on those obliged by the Proces Verbal of the Grand Voyer or his Deputy to work at fach Bridge; provided always, that when the apportionments are not made as abovefuld, and until fuch time as, they are made, it thall be lawful for the Surveyors and Overleers in their respective Districts, to order those who are or shall be bound to make or to keep in repair such Highway or Bridge, (agreeable to the Precès Verbal of the Grand Voyer or his Deputy) to work in rotation thereon.

Juffices to hear all Matters relaring to Proces Verbal.

XX. And be it further enacted by the authority aforesaid, that it shall and may be lawful for the Justices in their General Quarter Sessions of the Peace, and they are hereby authorited and impowered, to hear, examine and determine all matters and things relatively to Proces Verbaux, that shall be made in their Districts refpectively, pursuant to this Act, and in the manner herein after directed; and in all cases, where the Grand Voyer or his Deputy, shall draw up a Proces Verbal in consequence of any requisition to him made, in conformity to this Act, the same shall be deposited with the surveyor of the Parish, Seigniory or Township to which he belongs, to be read and published on a Sunday or Holyday at the Parish church door after the morning fervice, and where no service is performed, then at the most public and frequented place in the faid Parish, Seigniory or Township; of which publication he shall draw up, or cause to be drawn up, a Certificate at the bottom of the said Proces Verbal, to which he shall sign his name, or if he cannot write, shall assix his mark, besore two witnesses: and the aforesaid Process Verbal shall remain eight days at the House of the said Surveyor, that the persons interested in the same, may inform themselves thereof, and shall be afterwards registered in the Grand Voyer's office with the Certificate annexed to it; and the Grand Voyer or his Deputy shall make mention in the Proces Verbal to be published as above required, of the day that he will prosecute in the Court of General Quarter Sessions of the Peace for the District, the ratification thereof; and shall deposit the said Proces Verbal in the Clerk's Office of the faid Court, eight days at least before the day fixed for its ratification, in order that the persons interested may obtain a Copy and prepare their means of opposition, if any they have; and after the day so fixed for the ratification, no opposition shall be received: and the faid Court shall then, or any other day it may rule, hear the Grand Voyer or his Deputy and the oppofers or those interested, if any appear, and shall do justice as well in the ratification or rejection of the aforesaid Proces Verbal; in the whole or in part: and the Judgement shall be given to the Grand Voyer by the Clerk of such Court within eight days following, to be annexed to the Register of Proces Verbaux in the office of the said Grand Voyer, and afterwards a Copy thereof to be delivered by him or his Deputy to the aforesaid Surveyor to be put in execution.

Grand Voyers to deposit their Proces Verbaux with the Surveyor of the Parish, &c.

NXI. And be it further enacted by the authority aforesaid, that no encroachment, annoyance or nuissance whatever, shall be made or left by any person or persons in any of the King's Highways, or in Roads leading to Banal Mills, under a penalty

of five shillings on each offender, who shall also be obliged to remove or take away immediately, at his own expence, all and every such encroachment, Annoyance or Nuissance.

Public Winter roads annually to be fixed by the Overfeers of the respective parifices.

XXII. And whereas the winds in winter, cause in this Province the snow to gather in great heaps, the which prevents the roads being permanently fixed in that feafon, be it therefore enacted by the authority aforefaid, that the Public Roads in winter. shall be annually fixed throughout the Province, between the first day of October and fifteenth day of November of each Year, by the Overseers in the respective parishes. And the Overseers or a majority of them, shall agree upon the days and places they will meet for determining upon and fixing of the roads in their Districts: and the days and places for such meetings shall be advertised on a sunday or holyday at the Parish Church door after morning service, and where there is no accustomed place of worship, then in the most public part of the Parish, that the persons interested in the faid Roads may attend, and that the Overseers or a Majority of them may hear the persons so interested, if any of them appear, and mark out the places where the faid Public winter roads should pass; and they shall order the fences to be taken down where it may be necessary, and thall give such orders for the keeping up and repairs of the faid Roads, as they may think proper; the which orders shall be followed and obeyed by all persons obliged to the said keeping up and repairs: And if any such person thinks himself injured by the orders given, he may appeal to the Grand Voyer or his Deputy whose Judgement thereon shall be final. Provided always, that it shall not be lawful for the Overseers to cause to be taken down more than ten feer of any fence whatever, for the passage of the said winter Roads; nor to cause such roads to pass through any Garden or Orchard or field fenced with a quick hedge without the consent of the Proprietor or Occupier of the land through which such road shall pass.

Overfeers not to take down more than 10 feet of any fence, or to make such roads thro' any Garden &c. without the confent of the proprietor.

Poles to be fet upon each fide of each winter road. XXIII. And be it further enacted by the authority aforciaid, that all perfons obliged by this Act to keep in order, and repair the King's Highways and roads leading to Banal Mills, shall upon the first fall of snow, fix Poles or Branches of spruce, Cedar or hemlock on each side of the Public winter Roads; the said Poles or Branches shall be at least eight feet in length, and shall not be fixed at a greater distance than thirty six feet, one from the other, on each side of the Road; and when they fall or are pulled up, the persons obliged to six the same, shall replace them without delay, and the said persons shall also be obliged, immediately after a fall or drift of snow which may have silled up the said Roads, to open and beat the same of width sufficient for the passage of one Carriage; and they shall likewise level the Cahots and slopes as soon as they are formed.

Overfeers to mark out the cultomary roads across Rivers.

Inhabitants aggrieved may require the Grand Voyer to make the diffribution of work either by Parish or diffrict.

XXIV. And be it further enacted by the authority aforefaid, that the Overseers or the Majority of them in each Parish, Seigniory or Township, so soon as the Ice upon the River Saint Lawrence and upon other Rivers in their District will permit, shall point out where the customary Roads, crossing the Saint Lawrence or other Rivers are to pass, which Roads shall be marked with Poles or Branches, made and kept in repair according to ancient custom; and all Roads on the Ice in the front of Farms shall be marked out with Poles, made and kept in repair by those who are obliged to make the land Roads on the Banks of the Saint Lawrence and other Rivers. Provided always, that it shall be lawful for the Inhabitants of a Parish, who at any time may think themselves aggrieved or oppressed by the work to be done as abovesaid, to require the Grand Voyer or his Deputy to make the distribution thereof either by Parish or District, of which he shall draw up his Proces Verbal.

Grand Voyer to divide Parifnes into divisions.

In each of which there shall be an Overseer chosen by the Househeiders.

XXV. And be it enacted by the authority aforefaid, that the Grand Voyer or his Deputy shall and may divide every Parish, Seigniory or Township of his District into fuch number of divisions, being not more than nine, as he shall judge proper and necessary, and to each of which Divisions there shall be allotted by him an. Overseer of the Highways and Bridges, who shall be chosen in manner following, that is to say: the Grand Voyer or his Deputy shall in the month of August next, and in the month of August every second Year thereafter, issue an order to the eldest Captain or Senior Officer of Militia in each Parish, Seigniory or Township, for the purpose of electings Overfeers of the Highways and Bridges, who is hereby required upon receipt of fuchorder, to fix and publish or cause to be fixed and published at the Church Door or place of divine Worship of the Parish, Seigniory or Township, after morning Service, or where there shall not be a church or place of divine worship, there at the most public place in such Parish, Seigniory or Township, a day on which the Householders thereof shall meet for the purpose of such election, which day shall be a Sunday or Holyday between the first day of September and the fifteenth day of October, and not less than eight days after the day on which the publication shall be so made; at which meeting, the faid eldest Captain or senior Officer of Militia shall preside, and the same shall be held in the public Room of the Parlonage House of the Parish, Seigniory or Township, or where there shall be no such public Room, then at such other place as shall be appointed by the said Captain or senior Officer of Militia: and then and there the faid Householders, or the Majority of them so assembled, shall choose a fit and proper person from among the Householders of the Parish. Seigniory or Township for each of the faid divisions thereof, and refiding as near thereto respectively as conveniently may le, to serve the Office of Overseer of Highways and Bridges, to oversee and direct the different persons within his Division in the performance of the duties required of them by this Act, for making and keeping in repair the Roads and Bridges thereof, and to profecute every person or persons within his said division, or holding lands therein, who shall refuse or neglect to perform any such duties: each of which Overseers, shall enter upon the execution of his Office on the first day of January following, and shall serve for two Years; and any Person so chosen and nominated to serve, who shall resuse or neglect to signify to the faid Captain or senior Officer of Militia, his consent to enter upon such service, for the space of eight days after fuch nomination, shall forseit and pay the sum of five pounds Current money of this Province for such refusal or neglect, or who consenting to accept such Office shall refuse or neglect to obey the lawful orders of the Grand Voyer or his Deputy, or to oversee and perform any of the duties required of him by this Act, shall for every fuch refusal or neglect forfeit and pay the sum of twenty shillings: and it shall be the duty of every Officer of Militia who shall have presided as aforesaid at any such meeting, openly to declare to the persons so assembled, the names of the parties then and there chosen as Overseers, and to make a Return of such nomination and choice, to the Grand Voyer or his Deputy within ten days after such meeting: and every such Officer of Militia who shall refuse or neglect to call such meeting or to preside therein, or to make such return, shall forfeit and pay the sum of five pounds for every call tuch meetings fuch refusal or neglect.

Overfeers to enter into Office on the sit. January following and ferve two years.

Persons chosen who neglett to fignify to the Captain of Militia their confent 12 enter upon fuch fervice, shall forfeit five pounds.

Officer of Milieia to declare the perfons to elec-£cd.

Penalty on OFficers refuling to

Grand Vover to appoint Surveyor of roads.

Such Surveyor to be an Inhabi-≰cr, &c.

t . .

XXVI. And be it further enacted, that the Grand Voyer shall, at the periods aforementioned, nominate and appoint a fit and proper person in each Parish, Seigniory or Township of his District, as Surveyor of Highways and Bridges therein. Provided always that every fuch Surveyor shall be an Inhabitant Householder having to be an inhant refided for the space of three years in the Parish, Seigniory or Township for which he shall be so nominated, unless the same shall be a new settled Township, who shall enter

Surveyors to fuperinted the O-verleers within their parifnes &c.

And make report of the Roads and Bridges to the Grand Voyer.

Perfons to ap. pointed Surveyors who do not accept the Office thall forfeit £ 4.

Office of Surveyeight years.

Overfeers ap. pointed who finall refuse to serve &c. the Grand Voyer to appoint others in their places.

Clergymen &c. exempted from being Surveyors or Overfeers.

Officers of Mi-Iitia to continue to do the duty of Overleers till 1ft January next. Officers having ferred their time as Overfeers cxen pied from being Surveyors or

Overfeers for 8

upon Office at the periods aforedirected for Overseers, and continue to execute the same for two Years: and also as aften as a Vacancy shall happen by refusal to serve, Death or disability, the Grand Voyer or his Deputy shall nominate and appoint another fit and proper person to supply such Vacancy; which Person shall serve only till the next period for nomination and appointment to fuch Office as aforefaid: and it shall be the duty of every Surveyor so appointed and accepting such Office, to superintend and direct the Overseers within his Parish, Seigniory or Township in the Performance of the duties of them required by this Act, and to profecute every Overicer who shall refuse or neglect to perform any such duties: and also to communicate to fuch Overleers the orders that he may occasionally receive from the Grand Voyer. or his Deputy, and to forward such orders if required to the Surveyor of the next Parish, Seigniory or Township; and also to report or cause to be reported in writing or verbally to the Grand Voyer or his Deputy once in every fix months, and also at the time of his circuit, the state of the Roads and Bridges within his said Parish, Seigmory or Township. And every person so appointed as Surveyor, who shall not within eight days after such appointment accept the Office, shall for refusal or neglection thereof, forfeit and pay the sum of sour pounds current money of this Province; or who after accepting such Office, shall refuse or neglect to execute any of the duties. thereof as aforefaid, shall forfeit and pay the sum of twenty shillings for every such Persons who neglect or refusal. Provided always, that no person so chosen and nominated and who shall have served the Office of Surveyor or of Overseer, shall be liable to be reor exempted for chosen to serve either of such Offices within eight Years from such nomination and iervice unless he shall consent thereto.

> XXVII. Provided also, and it is hereby enacted; that where any such nomination of Overlears shall not be made, or where being made any person so nominated shall refuse to serve, or where any Overseer shall die or be disabled to execute the duties: of his Office before the expiration of the time aforesaid, it shall then be lawful for the Grand Voyer or his Deputy to nominate and appoint other fit and proper person or perfons as Overfeers, of Highways, and Bridges, being Householders of the Parish, Seigniory or Township respectively, where a vacancy-shall so happen; and every such, person so nominated and appointed, shall be obliged to serve and perform the Office: of Overfeer of the Highways and Bridges from the time of his nomination and appoint. ment by the Grand Voyer or his Deputy, until the next succeeding meeting to be held in conformity to this Act, for electing such Overseers, under the like penalties and forfeitures in case of refusal or neglect to accept such Office, or after consenting to accept, refusing or neglecting to perform the duties thereof, as is herein before. provided against those who shall have been thereto elected and nominated at such a meetings as aforefaid.

> XXVIII. Provided also, and be it further enacted, that Clergy Men, Captains of Militia, Licenfed School Mafters and one Miller to each Mill, and persons upwards of fixty Years of Age, shall be exempted from being chosen or appointed Surveyors: or Overseers of Highways and Bridges.

> XXIX. And be it further enacted, that the Officers of Militia, shall continue to do the duty of Overseers until the first day of January next, Provided, that no Officer of Militia, who fhall have fo ferved as Overfeer, fhall be liable to be rechofen to serve either as Surveyor or Overseer under this Act within eight Years from the first day of January next, unless he shall consent thereto.

XXX. And be it further enacted by the authority aforesaid, that the Grand Voyes Grands Voyers er or his Deputy, shall make an Annual Circuit through the Highway's leading from

Parish.

to make anannual " choust three their ic. eral Dinricis.

their observations to writing a copy of which to be depolited in the clerk's office of the quarter Sof-

210115. And to enquire whether the Surerrors and Over-Jeers do their du-

fy: Surveyors and Overfeers to at-Voyer in fach circait.

Grand Voyer of Quebec not obliged to go Lower than St. Josephin on the with those nor beyond the parish of River du Loup on the louth thore.

Grand Voyer of Montreal not obliged to go beyoud the Long Soult on the Otta-

Grands Voyers finding highways and bridges in want of repair may employ Labourers, &c. to be paid by thoic obliged to keep zhe same in repair.

Damages that may happen to travellers by the willful neglich of heeb pridees in repair, a right of action may accrue to the party receiving:the fame.

Parish to Parish within his District, between the twentieth day of May and the twentieth day of October that is to fay, the Grand Voyers shall severally proceed to make the Circuit of the upper part of their respective Districts between the twentieth day of May and the first day, of July, and of the lower parts of their respective Diffricts between the fifteenth of September and the twentieth of October, and they shall severally insert an Advertisement in the Quebec Gazette for two successive weeks previously to their departure, of the days on which they mean to let out, and of the distribution of their time at particular places to be specified as nearly as circumstances, will permit, and toendeavour to obtain a true account of the state and condition of the Highways and Bridges therein, and more especially to procure information of the defects or nuisances that may have arisen and the encroachments committed upon any of the said Highways and Bridges, and also what repairs or amendments the same do want, and to give the necessary orders to the Surveyors and Overseers in consequence, to the end. And to commit that the Laws made in that behalf may be duly executed; and he thall commit to writing fuch observations made during his said circuit as he shall think necessary, a Copy of which he shall deposit in the Clerk's Office of the Court of General Quarter Seffions of the Peace of his District for the Inspection of faid-Court: and also it shallbe his duty in faid circuit to examine and enquire whether the Surveyors and Overfeers duly execute their feveral Offices, and in default thereof temprofecute them or either of them for neglect of duty. And it shall be the duty of the Surveyors in their respective Parishes, Seigniories or Townships, and of the Overseers in their respective divisions, to attend the Grand Voyer or his Deputy at such Circuit, and to give him fuch information as may be necessary regarding the Highways and Bridges: therein respectively: provided always, that neither the Grand Voyer of the District of Quebec nor his Deputy shall be obliged annually to proceed lower than the Parish of St. Joachim on the north fide, and the Parish of Riviere du Loup, on the fouth fide of the River St. Lawrence, nor the Grand Voyer of the District of Montreal or his Deputy, shall be obliged annually to go higher up than the foot of the Long Sault on the Ottawa River...

> XXXI. And be it further enacted by the authority aforesaid, that whenever the Grand Voyer or his Deputy or any Surveyor, and more especially any Overseer, as being part of their duty, shall find any part of the public Highways or Bridges in want of repair or any work to be done thereon neglected; he may, twenty four hours after Verbal notice given to the perions obliged to keep in repair the faid Highways and Bridges, or twenty four hours after public notice given at the church door of the Parish, on a Sunday or holyday after morning service, or at the most public and frequented place of the Parish, Seigniory or Township, if there is no accustomed place: of worship, employ labourers and carriages for making such repairs or doing such work, and the Expence of such Labourers and Carriages shall be paid by those who were held to do the faid works, over and above the fine imposed by this Act by the wilful neglect or default of any person; and in ease any Damage shall happen to the person. horfe or carriage of any traveller or other person or persons bound to keep any bridge in good repair, a right of action shall accrue to the party receiving such damage, against the person or persons bound by law to keep such bridge in repair, which they are hereby authorized to inflitute in any of His Majesty's Courts of King's Bench in this Province, and the case being supported and made out by full and sufficient proof, the Court or Jury shall be authorized to award such damages as shall appear reasonable to be paid by the party or parties bound to fuch repair as aforefaid.

XXXII. And be it further enacted by the authority aforefaid, that the Grand Voyers shall keep, or cause an Office to be kept, in the Towns of Quebec, Montreal and

Grand Voyers to keep an office an Quebec, Mon-

Three

treel and Three Rivers, each in their respective Districts, which Office shall be open every Friday and Saturday of each week, from nine of the clock in the morning until two of the clock in the afternoon, holydays excepted.

All proces Ver-Baux to be delive Voyers of the fev. ral Diffricis.

XXXIII. And to the end that the Grand Voyers may obtain all the information rered to the Grand specting the Highways which the duties of their Office require, it is further enacted and ordained, that every public officer or other person or persons having in their possession any original Proces Verbaux, Registers or Minutes (either ancient or modern) concerning the Highways, shall forthwith deliver them into the hands of the Grand Voyer of their respective Districts, taking receipts in writing for the same, specifying the original Proces Verbaux, minutes and Registers so delivered up. And Duplicates of all such ceipts to be tran- receipts shall be transmitted by the Grand Voyers or their Deputies respectively, into the Secretary's Office of the Province.

And the duplicates of the re-Smitted to the Secretary's Office.

Penalty, on Grand Voyers for neglect of Duty.

XXXIV. And be it further enacted by the authority aforesaid, that every person Commissioned, or who shall be hereafter Commissioned, to Act as Grand Voyer for any District of this Province, who shall wilfully neglect or make default in the performance, either by himself or his deputy, of any duty by this A& required of him, shall forfeit for every fuch offence, a fum not exceeding twenty pounds nor less than five pounds current money of the Province, at the discretion of the Court imposing such forfeiture, one moiety to the prosecutor and the other moiety to the use of His Majesty, and every such forseiture shall be sued for and recovered by action at Law, to be brought by fuch Profecutor in any Court of Record for the Diffrict in which the Offence was committed, in which it shall be sufficient to declare, that the Desendant is indebted to the Plaintiff in the fum ofbeing forfeited by an Act passed in the thirty fixth Year of His present Majesty, intituled, " An Act for making, repairing " and altering the Highways and Bridges within this Province and for other purposes." Provided always, that fuch action shall be brought within fix months after the offence shall have been committed and not after; and if the Defendant shall prevail in any action brought against him for any matter authorised by this Act, the Plaintiff shallpay Treble Costs, to be taxed by the Court; and the Defendant may plead the general issue for his defence and give this A& in evidence.

Provided the action be brought within 6 months.

Treble Cofts. General Hilae.

Provincial Judge &c. at Gaipe to meet on aft.
Oft. next and make fuch regulations as may be necessary for highways and bridges in that Diffrict.

Bye rules, &c. to be binding for three years.

XXXV. And whereas it is necessary to make some provision for the Highways and Bridges in the inferior District of Gaspé, to which the regulations for the District of Quebec are at present inapplicable, be it enacted by the authority aforesaid, that it shall and may be lawful for the Judge of the Provincial Court of Gaspé with at least. three of the Justices of the Peace and a Grand Voyer for the faid inferior District of Gaspé, to be appointed by His Excellency the Governor, Lieutenant Governor or. Person administering the Government, to meet upon the first day of October next at-Douglals Town in the Bay of Galpé, and when so met, to make and conclude in their discretion upon Bye Rules and Regulations, suitable to their present situation, for making and repairing the prefent Highways and Bridges and for laying out, making and repairing fuch other Highways and Bridges as shall be necessary for the said inferior District: and the Bye Rules and Regulations so made by the persons aforesaid, or the Majority of them, shall be binding on the Inhabitants of the said inferior Diftrict of Galpé for the space of three Years from the passing of this Act, unless the same shall be altered or amended by the said Persons at such subsequent meeting or meetings, as they may think proper to hold for that purpose, or by the Provincial Parliament: and all fuch Bye Rules and Regulations and the alterations therein fo made, fifall be published at the Doors of the Churches in the faid inferior District, and at any other place or places which the faid Provincial Judges, Justices and Grand Voyer shall think

No higher fines than as fixed for limilar Offeners by this Act.

No perfor obligrd to contribute more than 12 days labour in a year.

Bull, Ox. &c. found fir ying or at large in that highways may be feized by any peace Officer.

Peace Officer, &c. frizing fuch animal to cause the fame to be proclaimed at the the Parish..

think proper and necessary; and shall be carried into esset by the Grand Voyer and fuch affistant or affistants as shall be assigned him by the Rules and regulations so to be made: and it shall be the duty of the said Provincial Judge to transmit annually a Copy, Certified under his hand, of all fuch Bye Rules, Regulations and amendments or alterations as shall be so made, to the Governor, Lieutenant Governor or Person administering the Government of this Province. Provided always, that no higher fine or penalty shall be imposed by the Persons aforesaid, than is set and imposed for similar offences by this Act. And provided also, that no Person shall be obliged to contribute more than twelve days labour in any Year, towards the making and repairing of Highways and Bridges, which shall be necessary to be made by joint Labour.

XXXVI. And be it further enacted by the authority aforefaid, that if any Bull, Ox, Horse, Goat or Hog shall be found at large or straying in any Highway inclosed on both fides from and after the passing of this A&, it shall and may be lawful for any Feace officer, Surveyor or Overseer of the highways, to seize and detain, or cause to seized and detained, every such Bull, Ox, Horse, Goat or Hog, until the Owner or Owners thereof shall have paid to such Peace officer, Surveyor or Overseer the sum of two shillings and fix pence currency for every Bull, Ox, Horse, Goat or Hog. so detained, over and above the fum of one failling currency a day for every day that every such Animal as aforesaid, shall remain in the custody of any such Peace Officer, Surveyor or Overfeer.

XXXVII. Provided always and it is hereby cnacted, that the Peace Officer, Surveyor or Overseer so seizing and detaining any Animal as aforesaid, shall cause the same to be proclaimed at the church door of the Parish in which the Church door of same shall have been so seized and detained, for three Sundays next following every fuch detention, immediately after divine sercice in the morning, unless such Animal as aforesaid shall be sooner claimed by the owner or owners thereof, and the sum or sums herein before mentioned paid to the Feace Officer. Surveyor or Overseer seizing and detaining the fame; and if any fuch Animal as aforefaid, shall not be claimed after the third proclamation aforesaid, it shall and may be lawful for the Peace Officer, Surveyor or Overleer seizing and detaining the same, and he is hereby required, to sell or cause to be sold every such Animal as aforesaid, publickly at the church door of the Parish where the same shall have been seized and detained, in manner herein before directed, on the Sunday next following fuch Proclamation, immediately after divine service in the morning, and after deducting from the money for which any fuch Animal as aforesaid, shall be fold, the sum or sums herein before directed to be paid to the Peace Officer, Surveyor or Overseer seizing and detaining the same; the furplus (if any there be) shall be paid to the respective Road Treasurer if the same shall have been seized in the Parish of Quebec or Montreal, or if the same shall have been seized in any other part of the Province, it shall then be paid to the Grand Voyer of the District to be applied to the making and repairing the Highways of the Diffrict in which the same shall have been seized. And in case any dispute shall arise between any Peace Officer, Surveyor or Overfeer and the owners of any fuch Animal as aforesaid, seized and detained as herein before directed, touching the feizing, detaining or keeping of the same, such dispute shall and may be determined in a summary manner by any Justice of the Peace for the District in which fuch dispute shall arise, after hearing the Parties and the Evidence by them respectively adduced. Provided always, that if the owner of any Animal as aforefaid, feized and fold as aforesaid, shall appear and prove his property before a Justice of the Peace within twelve calendar months from the time fuch Animal as aforesaid,

Owners proving their property to he repaid the money for which fuch animal was fold.

fhall

shall have been sold, then and in such case, the Grand Voyer or Road Treasurer, as the case may be, shall on the order of such Justice, repay to such owner a sum equal to the Monies by him received for fuch Animal as aforefaid, to be taken out of any Monies in his hands arising by virtue of this Act.

Nothing herein contained to exrend to the parifres of Quebec and Montreal.

XXXVIII. And whereas the aforesaid Regulations are inapplicable to the Cities and Parishes of Quebec and Montreal, and further and other Regulations are necesfary regarding the same, be it therefore surther enacted by the authority aforesaid, that nothing herein before contained relative to the Powers and Duty of the Grand Vover or his deputy, or to the manner of appointment of Surveyors or Overleers, or to the Labour by which Highways and Bridges are to be made and kept in repair, or relative to any matter or thing herein after specially provided for, shall extend or be construed to extend to the said Cities and Parishes or to either of them.

Justices of the prace for the diftricts of Quebec and Montreal anthorifed to lay out and regulate the and parithes.

XXXIX. And be it further enacted by the authority aforesaid, that the Justices of the Peace for the Districts of Quebec and Montreal respectively, shall be and they are hereby appointed and authorifed as herein after directed, to lay out and to regulate the Highways, Streets and Bridges within the Cities and Parishes aforehighways within faid, in which they shall respectively Act.

Justices to appoint a Surveyor of highways &c. in each of the faid Cities and parifhes.

XL. And be it further enacted by the authority aforesaid, that the said Justices at the times hereafter fixed for the appointment of Overleers, shall appoint in each of the Cities and parishes aforesaid, a sit and proper person to be Surveyor of the Highways, Streets, Lanes and Bridges; each of which persons when so appointed by the said Justices shall enter upon Office the first day of January following, and continue to do the duty thereof for one year, and shall be allowed for his services a fum not exceeding forty pounds currency annually, to be paid out of any monies arifing by virtue of this Act in the City and Parith where he shall be Surveyor.

Justices to divide the faid cities and parishes into divilions.

In each of which to appoint an Owerfeer.

XLI. And be it further enacted by the authority aforesaid, that the said Justices or any three of them (one of whom to be of the quorum) at a special sessions to be holden by them annually, on the first Monday in the month of December, not being a Holyday, otherwise the day following, shall divide the faid Cities and Parishes into such number of divisions as they shall judge necessary, not exceeding six; and to each of such divisions shall appoint a fit and proper person, being a house holder of the City or Parish where he is to act, to be Overseer of Highways, streets and Bridges within the division for which he shall be so appointed; which several Overseers shall enter upon Office on the first day of January following and ferve for one year; and every perfon fo nominated and appointed a Surveyor or an Overseer by the said Justices, who shall refuse or neglect to signify, to the Clerk of the Peace of the District, his consent to accept such Office, for the space of eight days after notice of fuch appointment shall have been personally served upon him by a Constable or left at his usual place of abode, shall forfeit and pay the sum of five pounds currency; and as often as there shall be a vacancy of the Office of Surveyor or of Overseer, whether by refusal or neglect to accept the same, or by death or by becoming incapable to serve, it shall and may be lawful to the said Justices or any three of them (one of whom to be ofthe Quorum) at a special sessions to be holden for the purpose, to appoint some other fit and proper person to serve the Office so vacant until the first day of January following; and every person so appointed who shall after notice thereof as aforesaid to him given, for the space of ei ht days thereaster neglect or resuse to accept such Office, shall for fuch neglect or refusal forfeit and pay the sum of five pounds currency; such Pe-

naltics

 $r_{i,j,1}$ 

Perfous having of Surveyor, &c. not obliged to 7 years.

nalties to be levied and applied in fame manner as other penalties incurred tricker this Act not specially provided for; and each of the faid Overfeers for the faid Cities and Parishes shall be allowed for his services a fum not exceeding ten pounds currency annually, to be paid out of any monies arising by virtue of this Act in the City and Parish where he shall ferved the Office be an Overfeer. Provided always, that no person who hath been so appointed and served the aforefaid Office of Surveyor or of Overfeer shall be liable to be appointed Surveyor serve again within Or Overseer of the same City or Parish within seven years of such first appointment and fervice, unless he shall consent thereto.

Ditches heretofore made not being fullicient to ter others may be veyors, &c.

XLII. And be it further enacted by the authority aforefaid, that where the ditches, drains or water courses which have been heretofore made, are not (when repaired; cleanearry off the wa- fed and kept open by the Statute Labour herein after authorifed) fufficient to carry off reade by the Sur the water which shall lie upon and among the Highways or Streets; that then and in every fuch cases it shall and may be lawful for the said Surveyors or Overseers, by the order of any two or more of the faid Justices, to make new ditches and drains in and through the lands and grounds adjoining fuch Highways or freets, or in and through any other lands or grounds (not being a Garden or Orchard) if it shall be necessary, for the more easy and effectually carrying off such water from the said Highways or Streets, and also to keep fuch ditches, drains or water courses scowered and cleansed; and the said Surveyers and Overfeers and their workmen are hereby authorifed to go upon the faid Lands and grounds for the purpoles aforefaid; provided always, that the faid Surveyors or Overfeers make proper bridges over such ditches, drains or water courses, or Cover the fame where it shall be necessary, for the convenient enjoyment of the lands or grounds, through which the same shall be made; and from time to time to keep the same in repair; and do also make satisfaction to the owner or occupier of such Lands or Grounds which are not waste or common, for the damages which he, she or they shall sustain thereby; which damages (if the parties interested and any two or more Justices shall not agree in adjusting the same) shall be estimated by two indifferent persons, the one to be named by the owner of the Land, and the other by the faid two Justices; and if the persons so to be nominated cannot agree therein, they shall chuse some third person to adjudge the same, whose determination shall be final; and the money at which such damages shall be estimated or adjudged, shall be paid out of any monies in the hands of the Road Treasurer of the limits, where such ground shall-lie, arising by virtue of this Act.

Surveyors &c. to make proper bridges over fuch drains &c.

Proprietors of Houses &c. to keep in repair the ditches &c. under their Hou-Ics &c

XLIII. Provided also and it is hereby enacted, that the Proprietor or Proprietors of any House or Houses, Building or Buildings which is or are or hereafter shall be erected, over any such ditch, drain or water course, shall within eight days after being thereunto required by the Surveyor or Overseers, repair, cleanse and keep open the part thereof immediately under his, her or their Houses or Buildings respectively; or if he, the or they shall not within such time as aforesaid, repair, cleanse and keep open fuch part of fuch ditch, drain or water course, at his, her or their expence, then it shall and may be lawful for the Surveyor or Overseer and their Labourers, to enter fuch, his, her or their Houses and Buildings respectively, for the purpose of repairing, cleaning and keeping open such ditch, drain or water course at the public expence.

frices to regu-

XLIV. And be it further enacted by the authority aforesaid, that the said Justices, tate the highways or any three of them, (one of whom to be of the Quorum) be and they are hereby authorised and empowered to regulate the Highways, Bridges, Streets, Market places, Squares and Lanes already laid out, and if any of them shall appear to be too narrow or otherwise inconvenient, and that an alteration be necessary, and the same be certified on oath by twelve principal Householders of the District, to be summoned by the Sheriff by virtue of a warrant to be issued by two Justices of the Peace for that purpose, the said Justices or any three of them may widen or alter the same; and also on compliance with the same formalities, may lay out such other Public Highways, Streets, Market places, Squares and Lanes, and may creek fuch Bridges, as they or any three of them shall think most convenient, as well for the Inhabitants of said Cities and Parishes respectively, and of those adjoining thereto, as for Travellers: and which Highways, Bridges, Streets and Lanes, fo widened, altered or laid out, shall (deferibing the width, direction and other particulars necessary regarding the same) be recorded in the Office of the Clerk of the Peace in a Book to be by him kept for the purpole.

No highways to be less than 30 feet.

XLV. Provided always and it is hereby enacted, that no Highway so to be widened or altered, and no new Highway fo to be laid out, shall be less in width than thirty feet, exclusive of the Ditches which may be necessary to such Highway, and that no street so to be widened or altered, and no new street so to be laid out shall be less. in width than thirty feet; and that where a Highway; Street, Market place; Square or Lane shall hereafter be laid out through improved Lands, or where it shall be neceffary to alter or enlarge any of those already laid out and passing through such lands, it shall and may be lawful for the said Justices, or any three of them, and they are hereby required to view the same, and endeavour to make an agreement with the owner or owners of such improved Lands for the recompence to be made for such ground, and for replacing the Fences thereto in fame state as before, if necessary; and if they cannot agree with the faid owner or owners, or if the owner or owners shall refuse to take fuch recompence as shall be offered by such Justices, then such recompence shall be estimated and adjudged in the manner herein before directed, for the estimation of damages occasioned by the making of ditches and drains: provided also, that where the owner or owners cannot be found, or shall refuse to treat or to name a person as aforesaid, to estimate such recompense; then the Justices of the Peace at any general quarter sessions of the Peace to be holden for the district where such ground shall lie, upon certificate in writing of their proceedings in the premisses, figured by the Justices making such view, and upon proof of fourteen days notice in writing having been given to the owner, occupier or other person interested in such ground, or to his or lier Guardian, Curator, Truffee or Agent, Signifying an intention to apply to fuch Quarter Sessions for the purpose of taking. such ground; shall impanel a Jury of twelve difinterested Men, out of the persons returned to serve as Jury-Men at such Quarter Sessions; and the said Jury shall upon their Oaths assess the damages to be given, and recompence to be made to the owner or owners as they shall think reasonable for such grounds, and for replacing the Fences thereto in lame flate as before if necessary; and upon payment or tender of the money so agreed upon, or so estimated by indifferent persons, or so awarded by the Jury, as the case may be, to the person or persons entifled to receive the same; or leaving it in the hands of the Clerk of the Peace of the District, in case such person or persons cannot be found, or shall refuse to accept ther same, for the use of the owner or others interested in the said ground; the Interest of the faid person or persons in the ground shall be divested out of them, and the same shall be taken to be a public Highway, Street, Market place, Square or Lane as the case may be; and the money necessary for such recompence shall be paid out of any monies in the hands of the Road Treasurer of the Imit where such ground shall lie, Not to extend to arising by virtue of this Act. Provided further, that neither of the powers hereby

granted

Where no O 🐃 ner can be found or shall refule to treat &c. to efimate a recompence, Justices to impanel a Jury who are to aile is dama-**3**€85.

pull down any Licufe &c.

Proprietors &c. increasing on any highway &c. not intitled to any recompense.

granted do extend to pull down any House or Building, in any case whatever, nor to take away the ground of any Court Yard, Garden or Orchard for the purpose of laying out any new Street, Market place, Square or Lane, without the consent of the owner or owners thereof. Provided also, that where it shall be found that any Proprietor or Occupier of any Land or Lot of Ground adjoining a Highway, Street, Market place, Square or Lane; has encroached upon such Highway, Street, Market place, Square or Lane, then and in every such case, no recompence shall be allowed forany Ground so incroached upon, that shall be necessary to be returned for cularging such Highway, Street, Market place, Square or Lane; nor for the sences which may have been crested on such incroachment.

In case the Jury shall affeis more than was offered by the Justices the Costs of the proceedings shall be paid by the Road Treasurer.

But if the Jury shall give no more or less than what was offered, then the Costs to be horne by the perfon refusing to accept the recompence offered.

All highways become ufelefs or unnecessary to belong to such perfon from whom such highway was originally taken. XLVI. And be it further enacted by the authority aforesaid, that in case such Jury shall give in and deliver a Verdick, for more Monies as a recompence for such Lands or grounds, or for replacing such fences as aforesaid, than what shall have been propoled and offered by said Justices before such application made to the Court of Quarter Sessions as aforesaid; that then, and in such case, the costs and expences attending the said several proceedings, shall be borne and paid out of any Monies in the hands of the Road Treasurer, arising by virtue and under the powers of this Act; but if such Jury shall give and deliver a Verdick for no more, or for sels monies, than shall have been so offered and proposed by the said Justices, before such application to the said Court of Quarter Sessions; that then, the said costs and expences, shall be borne and paid by the person or persons who shall have resulted to accept the recompence and satisfastion so offered to him, her or them as aforesaid.

XLVII. And be it further enacted by the authority aforesaid, that in all cases where by the alteration of the direction of a Highway, or by the making of any new Highway as aforesaid, any old Highway should become unnecessary for the Rublic; that then and in such case, such old Highway shall belong to the person or persons, who respectively is or are proprietor or proprietors of the Land; from which such old Highway was originally taken; unless that such person or persons shall be entitled to a recompence for such new Highway or any part thereof as aforesaid; in which case such old Highway shall be valued by the said Justices, or any three of them, and the amount thereof, or the respective part thereof, as the case may be, deducted from the recompence so to be respectively allowed as aforesaid, to any such person or persons; but if such old Highway shall lead to any Land, House or place, which cannot in the opinion of such Justices, be accommodated with a convenient way and passage from such new Highway; then and in such case, the said old Highway shall remain subject to the right of way and passage to such Lands, House or place respectively.

Justices may order the highways to be kept in repair.

XLVIII. And be it further enacted by the authority aforesaid, that the said Justices, or any three of them, may by writing under their hands and seals order and appoint those Highways, Bridges, Streets, Market places, Squares, Lanes and drains, which in their opinion do most want repair within their Jurisdiction to be first amended or paved, and at what time, and in what manner the same shall be amended or paved according to which order, the respective Surveyors and Overseers are hereby required to proceed within their respective limits.

Surveyor or Overfeer to take and carry away any

XLIX. And be it further enacted by the authority aforesaid, that for the better of making and keeping in repair the said Highways, Bridges, Streets and Lanes, and to providing

rubbish, &c. from any Quarry for mending the high-ways, &c.

providing materials for that purpole, it shall and may be lawful to and for every Surveyor and Overfeer as aforesaid, to take and carry away, or cause to be taken and carried away, so much of the Rubbish or Resule stones of any Quarry or Quarries, lying and being within the Parish where he shall be Surveyor or Overseer, or the Parishes immediately adjoining thereto, without the licence of the owner or owners of such Quarries, as they shall judge necessary for the amendment of the said Highways, Bridges, Streets and Laues; but not to dig or get stone in such Quarries, without leave of the owner or owners thereof; and also that it shall and may be lawful for every fuch Surveyor or Overseers for the use aforesaid, in any waste Land or Common, Ground, River, or Brook within the Parish, or within any other Farish or place wherein Gravel, fand or other materials are respectively likely to be found, (in case fufficient cannot conveniently be had within the parish where the same are to be employed, and sufficient shall be left for the use of the Roads in such other place) tofearch for, dig, get and carry away the same, so that the said Surveyor or Overseer doth not divert or interrupt the course of such River or Brook, or prejudice or damage any Building, Wall, Highway or Ford, nor dig or get the fame out of any River or Brook within the distance of one hundred feet of any Building, Wall, Bridge or Dam, and likewife to gather stones lying upon any Lands or Grounds within the Parish where such Highways, Bridges, Streets or Lanes shall be, for such service and purpose, and to take and carry away so much of the same, as the said Surveyor or Overseer shall think necessary to be employed in the amendment of the said Highways Bridges, Streets or Lanes, without making any fasisfaction for the fame; but fatisfaction shall be made for all damages done to the Lands or Grounds of any person or persons, by carrying away the same; to be estimated and paid as herein before directed for the damages arifing by making Ditches and drains; but no fuch Rubbish, Stones, or Refuse stones shall be gathered, taken or carried away without the consent of the Occupier of fuch Lands or Grounds, or a Licence from two Justices of the Peace after having summoned such Occupier to come before them, and heard his reafons, if he shall appear and give any, for refusing his consent; and if any Bridge, Mill Dam, Wall or Building shall be damaged by digging as aforesaid by order of any Surveyor or Overseer, every Offender therein shall forfeit for such Offence, a sum nor exceeding Five pounds, besides being liable to a prosecution by the party injured for fpecial damages.

Surveyors fearelling for Gravel, &c. who shall make any pits whereby accidents may happen are to cause the fame to be floped down or filled up

Penalty on Sur-

In And be it further enacted by the authority aforesaid, that if any Surveyor or Overseer or person employed by him, shall by reason of the searching, digging or getting any Gravel, Sand, Stone or other Materials, for repairing any Highways, Bridges, Streets or Lanes, make or cause to be made any Pit or Hole in any such Lands or Grounds, Rivers or Brooks, whereby Accidents may happen to Persons or Cattle; such Surveyor or Overseer shall cause the same to be either sloped down, silled up, or sufficiently senced off, and such sence kept in repair: and in case any such Surveyor or Overseer, shall neglect to slope down, still up, or sence off such Hole or Pit, for the space of ten days after he or they shall have received notice for either of those purposes, from any Justices of the Feace, or from the Owner or Occupier of such Ground, River or Brook, or any person having right of Common within such Gommon or waste Lands as aforesaid, and such neglect and notice shall be proved upon Oath before one or more Justices of the Peace; such Surveyor or Overseer shall forseit and pay a sum not exceeding Two pounds currency for every such neglect; to be determined and adjudged by such Justice or Justices to be said out and applied to the

floping, filling up or fencing such Pit'or Hole, and towards the repair of the Highways of the Parish, in such manner as the said Justices shall direct and appoint; which forfeiture in case the saine be not forthwith paid, shall be levied by Distress and sale of the Offenders Goods and Chattels: in such manner as Distresses and sales for other forfeitures, are directed to be levied by this A&.

Juilices to de-termine and fix on a fum of Money necessary for the paving the firects,

LI. And whereas a sufficiency of materials for the making and repairing of the Highways and Bridges in the faid Parishes of Quebec and Montreal, may not conveniently be found by the means aforefaid, and there may be a necessity for buying fuch materials, as well as materials for paving and repairing Streets, Market places, Squares and Lanes, and also Tools and Instruments for the same purposes, be it therefore further enacted by the authority aforesaid, that in any such case the said Justices, or any three of them, at any General Quarter Seifions of the Peace, or at any Special Sessions to be holden for the purpole, may and are hereby authorised to determine and fix upon a fum of Money to be applied for all or any of the purposes aforesaid, and also for performing the work for which such materials may be intended, or any other work necessary to be performed upon any of the Highways; Streets or Bridges aforesaid, to be taken out of any Monies arising by virtue of this Act; and it then shall and may be lawful for the Surveyors in their limits respectively, under the direction and with the approbation of two or more Justices, to contract for the getting and carrying of such materials, for procuring such Tools; and Instruments for the cleaning any street or streets and performing such work; with fuch person or persons as shall be inclined to undertake the same, on the most reafonable terms; after ten days previous notice shall be given in writing, by fixing the same upon the Doors of the Churches in the Parish where such contract shall be necessary; which notice shall specify the different materials to be furnished and the work to be done, with the time and place for determination upon the propofals that may be made: and the faid Surveyor under the direction aforesaid, may if it shall be thought necessary, require securities for the performance of the contract that may in consequence be entired into; and if any Justice of the Peace, or Surveyor or Overseer, shall have any part, share or interest, directly or indirectly in any such contract, or in any other contract or bargain for work or materials to be done, made or provided, upon, for, or on Account of any of the Highways, Bridges, Streets or other works whatfoever, under his care or management by virtue of this: Act; or shall upon his own Account directly or indirectly let to hire any Waggon; Cart or Carriage, or fell or dispose of any Timber, stone or other materials, to be used or employed in making or repairing such Highways, Bridges, Streets or other works as aforesaid; (unless a Licence in writing for such contract, or for the sale of fuch materials, or to let to hire any fuch Waggon, Cart or Carriage, be first obtained from the Justices or any two of them) he shall forfeit for every such offence the fum of Five Pounds currency.

Inhabitants of Quebec and Mon-Highways, &c.

LII. And be it further enacted by the authority aforesaid, that the Highways, treal to repair the Bridges, Streets, Market places, Squares and Lanes in the Cities and Parishes of Quebec and Montreal, shall be made, repaired, paved and maintained by the Inhabitants of faid Cities and Parishes respectively, in manner following; that is to say, every Man of the Age of eighteen Years and under the Age of fixty Years, not being bona fide an Apprentice or a Menial Servant, and not keeping a Horse or Horses, shall either in person or by a sufficient substitute work on the Highways, Brid-

ges, Streets, Market places, Squares and Lanes on every day and at every place to be appointed by the Surveyor of the City and Parish where he shall reside, for any space. of time not exceeding fix days in every Year; and every person keeping a Horse or Horfes shall either in person or by a sufficient substitute work as asorcsaid, on every day and at every place to be appointed by faid Surveyor for any space of time not exceeding fix. days in every Year, and further for any space of time not exceeding four days in every Year, for each and every Horse (Colts excepted) that any such person shall keep; and it, shall and may be lawful for the faid Surveyor if he shall find it necessary, upon due notice. thereof given to any perfon keeping a Horle, to require any fuch perfon to fend a Cart or Tilt Cart with one Horse and one able Man to drive the same; or if keeping two or more. Horses, to require any such person to send a Cart or Tilt Cart with two Horses and one able man to drive the same; in which cases a Driver with one Horse and a Cart or Tilt-Gart shall be held and taken as equivalent to two days personal labour of one Man; and a Driver with two Horses and a Cart or Tilt Cart, shall be held and taken as equivalent. to three days personal labour of one Man; and all such persons as aforesaid, whether with or without Horses and Carriages, shall respectively bring with them, either a Shovel, Spade or Pickaxe; or if any of them shall be so directed, an axe; and shall diligently perform the work and labour to which they shall be respectively appointed by the Overseer, from five of the Clock in the morning to feven of the Clock in the evening, if between the first day of May and the first day of August, allowing three hours out of such time for refreshment, or from Sun rise to Sun set, if between the first day of August and the first day of May; allowing two hours out of fuch time for refreshment, on every of the days on which they shall respectively work: and if any person sending a Cart or Tilt Cart as aforesaid, shall not send a sufficient Driver, or if any such Driver or any Labourer shall. refuse to work and labour during the time above mentioned, according to the directions. of the Overseer; or if any Driver shall refuse to carry proper and sufficient Loads, it shall and may be lawful for fuch Overfeer to discharge every such Driver, Cart or Tilt Cart or fuch Labourer, and to recover from the owner of every fuch Cart or Tilt Cart or from fuch Labourer the forfeiture which every fuch person or persons would have incurred by this Act, in case no such Driver or Cart or Tilt Cart had been sent, or such Labourer had not attended. Provided always, that if the whole statute Labour by this Act directed, shall in any Year be considered by the said Justices as unnecessary to be performed, in fuch case a proportionable abatement or deduction thereof shall be made to every person subject thereto as aforesaid.

Overfeers within the faid Cities and Parishes to leave at the place of abode of persons liable to the per-formance of the duty imposed, no-

LIII. And be it further enacted by the authority aforefaid, that each Overfeer within the Cities and Parishes ascressed, shall from time to time in conformity to the directions. which he may receive from the Surveyor of his City and Parish, give to every person, or leave or cause to be lest at the House or usual place of abode of every person within his division, liable to perform the duty and labour by this Act directed, three days notice tice of the time at the least, of the day, hour and place upon which each of the faid days duty shall be and place on performed; and every perfon possessed of two or more Horses having been duly sumto be performed. moned as aforefaid, and not having paid such composition as herein after is mentioned, who shall make default in sending a Cart or Tilt Cart and two Horses with an able Man to drive the same, and with such tool or instrument as aforesaid, or in performing the faid duty at the time and place notified to him or her as aforefaid, shall for every day default, forfeit and pay the fum of fix shillings currency; or if notified to fend a Cart or Tilt Cart and one Horse with a Driver, and making default therein, shall for every such. default forseit and pay the sum of four shillings currency: and that every person having been duly fummoned to perform perfonal labour and not having paid fuch composition as

herein after is mentioned, who shall not appear or send a sufficient substitute with such tool or instrument as aforesaid, at such time and place as by the said notice shall be directed, shall forfeit and pay for every day's default, the sum of two shillings currency: and the said Surveyors and Overseers shall demand and require such duty and labour from every person liable to perform the same according to the directions of this Ast, without savor or partiality; and every Overseer shall and may and is hereby required, with all convenient speed after default made by any person or persons as aforesaid, to demand and to prosecute for the recovery of the penalties and sorfeitures hereby institled, in manner directed by this Ast. Provided always, that in order to prevent as much as possible inconvenience to the persons liable to persons flatute duty in the Parishes aforesaid, no Occupier of a Farm or of Land in Gultivation within the said Parishes shall be subject to be called forth to labour as aforesaid during Seed time, Hay time or Harvest, but shall persons the duty under this Ast at such other times as shall be required, under the penalties aforesaid.—

Perfors may compound for fach duty. LIV. Provided also, and it is hereby enacted, that any person or persons liable to personn statute labour in any respect as aforesaid, shall and may compound for the same, if he, she or they shall think sit, by paying to the Surveyor or Overseer at the time and in the manner herein after mentioned, the sum of one shilling and three pence currency, for and in lieu of every day's personal duty or labour to which they are respectively liable.

Surveyors 12 give notice to perfors inclined to sorapound.

LV. Provided further and it is hereby enacted, that the Surveyors of the aforefaid Cities and parishes respectively, shall annually on or before the third Sunday in the month of March, give or cause to be given public written notice at the Churches of faid Cities of the time and place when and where persons inclined tocompound for the faid duty, may fignify fuch their intention to the faid Surveyor, and all and every person signifying the same who shall then pay to the Surveyor, or within the space of one Calender month after the date of such Public notice, pay tothe Overfeer of his division, the composition money authorised and allowed by this Act, shall be discharged from the performance of such duty; and the said composition money shall be employed by direction of the Justices, for the use of the Highways. Streets and Bridges and for hiring labourers and others to work thereon; but in case the said composition money be not paid within one month as aforesaid, the parties neglecting to pay the same, shall be considered defaulters, and shall be liable to the fame forfeitures as they who shall make wilful default: and all monies so paidto the Surveyors or Overleers shall be by them immediately paid over to the Road. Treaturers for faid Cities and Parishes respectively. Provided also, that the statute Labour herein before mentioned, or the Composition money authority for the same, shall not be required of or from any Officer, non Commissioned Officer or Soldier of any Regiment, or part of a Regiment or Corps, in Garrison in the Cities of Quebec or Montreal for the time being, unless that any such Officer be upon the staff of the Army serving in the Province, or upon the staff of the Garrison.

Officers &c. exempted from fixtute labour.

Except fuch officers be on the fluff of the army or Garrifon.

Overfeers in the month of January annually to take an account of the number of horses kept in the said LVI. And in order to obtain a just account of the number of Horses kept within the aforesaid Cities and parishes, be it further enacted by the authority aforesaid, that in the month of January annually, the Overseer of every division therein, shall under the direction of the Surveyor, go to the dwelling House of every person liable.

Cities and Paris to statute Labour under this Act, by reason of keeping a Horse or Horses, and demand? to be informed of the greatest number of Horses by him or her kept for two months in the Course of the Year preceding, and every such person shall give a true anfwer to every fuch question, or if he or she shall then be absent from his or her dwelling house, the Overseer shall leave notice that such person must within ten days from that time give to him the faid Overseer information of the number of Horses by him or her kept as aforesaid; and it shall be incumbent upon every such perfon to give such information within such time accordingly: and if any such person shall refuse to answer any such question, or shall neglect within such time to give the faid information; then the Surveyor or Overseer shall from information estimate the number of Horses by him or her kept as aforesaid; and such estimate so made, shall be conclusive upon every such person, unless such person shall prove before one or more Justices, upon his or her Oath (which he or they are hereby authorised to administer) any Overcharge in such estimate, in which case such Overcharge shall be deducted therefrom: but the Surveyor or Overseer shall not be bound by the information received from any person relative to the number of Horses by such person kept, if upon examination it is found that the same is not just and true; but may add thereto any number omitted or concealed that shall be discovered and proved before a Justice; and then make a true Statement of the number of Horses by any fuch perion kept as aforesaid; and when any omission or concealment of the number of Horses so kept, shall be discovered and so proved, the addition shall be made after the rate of double the duty for every Horse omitted or concealed by any such person, who shall be liable to the same in labour or composition for the same in money in conformity to this Act; and the Surveyor or Overseer discovering such omission or concealment; and prosecuting the same to conviction, shall receive for. his own use, one moiety of the monies arising thereby, or that would arise thereby were such additional duty compounded for: and it is hereby also declared and enacted, that the keeping a Horse or Horses for the space of two months in the Course. of the Year preceding the first day of January, shall be considered keeping a Horse or Horses within the meaning of this Act, and shall subject the owner or owners thereof to statute duty and labour accordingly.

Justices to fix on the rate of ailessment to be anade annually on occupiers of Lands, &c.

LVII. And whereas the part of the Statute duty and labour aforefaid, or of the composition money authorised to be taken for and in lieu of the same, which the Justices may in their discretion judge expedient to be applied towards the making, amending and keeping in repair the Streets, Cauleways, Pavements, Bridges, Drains, water Courses, Sewers, Market places, Squares and Lanes within the said Cities of Quebec and Montreal, will be infufficient for these purposes; and for that end it will be expedient to raise a further sum of Money; therefore, be it further enacted by the authority aforesaid, that the Justices, at any General Quarter Sessions of the Peace, to be holden at fuch Cities respectively, shall and may, and are hereby empowered and required to fix and determine upon the Rate of an affessment, to be made once in every year, upon all and every the Occupier or Occupiers of Lands, Lots, Houses and Buildings, in proportion to the annual value thereof, within the Cities aforesaid, as respectively bounded by the Proclamation, iffued on the seventh day of May one thousand seven hundred and ninety two, for dividing this Province into Counties, Cities and Towns; which affessment shall be applied, towards the making, amending and keeping in repair the Streets, Caufeways, Pavements, Bridges, Drains, Water Courses, Sewers, Market places, Squares and Lanes, within the limits of the said Ci-

ties, bounded as aforesaid, wherein such assessment shall be made respectively. And the faid Justices at the General quarter Sessions to be held in the month of October, shall annually appoint five good and sufficient. Householders, to be affestors, who shall be taken from a list of fifteen, "to be annually nominated by the Grand Jury of the Diffrict returned to ferve at the faid Quarter Sessions, and in case that the said Grand Jury shall not make such list and nomination, then the faid Justices shall appoint fuch persons as they shall think sit and proper to be affessors; which Householders to appointed affestors, shall enter upon office the first day of January following. and shall each of them accept the office and serve for one year under the penalty of Ten pounds currency, for refufal or neglect to fignify their acceptance thereof, respectively, to the Clerk of the Peace within Ten days after notice of such appointment; to them severally fignified or left at their usual places of abode: and each of them, before they enter upon the execution of their trust, shall be duly sworn before the Justices in their weekly fittings (who are hereby authorifed and required to administer such Oath) to make an affeffment on all Lands, Lots, Houses and Buildings to be affested by virtue of this Act, within the City bounded 'as aforefaid, where they shall respectively ferve, according to the best of their skill and Judgement, without favor, affection, partiality or prejudice to any person or persons: and the said assessor any three of them, shall make an estimate of the annual value of all Lands, Lots, Houses and Buildings to be affeffed by value and shall specify the sum to be paid by each and every Person or Persons occupying property so estimated, according to the rate of assessment for the Year, as fixed and determined upon by the faid Justices; and the laid Estimate and fum to be paid by each and every Person or Persons when so made out by the faid Assessor any three of them, shall be certified under their hands and seals, and delivered to the Clerk of the Feace of the District within two months after the faid Affestors shall have been required by the said suffices or any three of them to make out and certify the same, under the penalty of ten pounds on each Asselfor who shall refuse or neglect the same: and the said Estimate and Assessment being so made, certified and delivered, shall be made public within each respective division, in such manner as to the said Justices shall be deemed most convenient, and in case any person shall be aggrieved by such Assessment, it shall and may be lawful for fuch person to appeal therefrom to the next General Quarter Sessions to be holden after fuch publication, and the adjudication given in the faid Quarter Sessions shall be final and conclusive touching the matters in question: and the faid Assessment shall be collected by the Overseers under the direction of the Surveyors, in such manner as the faid Justices by their order at any General Quarter Sessions shall direct and appoint in that behalf: and the money thereby raised, shall be paid by the Perfon or Persons collecting the same, into the hands of the Road Treasurer, and shall be employed and accounted for according to the orders and directions of the faid Justices, for and towards all or any of the purpoles above mentioned, from time time as need shall require, within such city and Parish where the same shall be so affeffed and collected. Provided nevertheless, that the affeffment herein before authorised shall not in any one Year exceed the rate of four pence in the Pound of the yearly value of the Lands, Lots, Houses and Buildings so affessed. -----

No Affeliment to exceed four pence in the pound.

Affelfors who refufe to ferve &c.

Justices to appoint others.

LVIII. Provided also and it is hereby enacted, that it shall and may be lawful for the said Justices or any three of them, (one of whom to be of the Quorum) to appoint Assessor time to time in the place of those who shall refuse to serve, or who shall die or become incapable of serving out of such List and nomination as

aforefaid.

A. D. 1796.

aforesaid, or if no such List or nomination shall have been made, then to appoint fuch persons as they shall think fit and proper to be assessors; and that every person fo appointed shall serve until the first day of January next following, under the penalties herein before imposed upon persons refusing to serve as assessors; and that no person so appointed and having served the Office of affessor, shall be liable to be again appointed within leven Years after such appointment and service unless he shall consent thereto.

Affeffors to eftimate the value of pavements already made.

LIX: Provided further, and it is hereby enacted, that where any Street, Market place, Square or Lane adjoining to any Lot, House or Building is already paved. the faid affessors shall make a valuation of the Pavement so adjoining to every such Lot, House or Building according to the state and condition thereof at the time of fuch valuation; and the said affessors shall accordingly make, certify and deliver a list of such valuations to the Clerk of the Peace as herein before directed; and accounts shall be kept by the Surveyors of every pavement so valued, and of the amount of the assessments made from time to time on the Lot, House or Building respectively adjoining thereto; which assessments shall be set off against such valuations of Pavements respectively, until that such assessment or assessments shall amount: to the faid valuations respectively; after which time the affeilments shall be collected as herein before directed.

Amount of affessiment to he delee where no previous arrangement has

LX. Provided further, and it is hereby enacted, that the amount of any fuch afducted by the less of any Lands, Lots; Houses or Buildings out of the Rent thereof, except where an agreement shall have been been made relative to such assessment; in which case such agreement shall be obferved.

Lots of Ground of a certain value, and certain houfcs, &c. exemp-ted from affeil-

LXI. Provided also and be it further enacted by the authority aforesaid, that no Locof Ground which (together with the Houles and Buildings thereon erected) does not exceed the annual value of five pounds currency, and no Lots, Houses or Buildings occupied by any of the Religious Communities of Women, and no Grounds without the fortification walls of faid Cities respectively, used for Pasture, Hay Land or for raising Grain, shall be affested under this Act.

Churches, &c. may be affelfed.

LXII. And whereas it is expedient that Public Buildings, dead walls and void Ipaces of Ground belonging to Government or Societies, should be affessed towards the paving and repairing the Streets, Market places, Squares and Lanes. within the aforelaid Cities, by some Rule more proper in respect to such Buildings, dead walls and void spaces of ground, than that of the annual value thereof, be it therefore further enacted by the authority aforefaid, that it shall and may be lawful to and for the faid affectors or any three of them, and they are hereby required, when and at fuch time and times as the affeliments hereby authorised shall be made, to affels all Churches, Church Yards, Chapels, Meeting Houses, Schools, Convents, Barracks, Jails, Dead walls and void spaces of Ground belonging to Government, or to any joint or incorporated body, or to any public fociety or private Persons, and all other public Buildings whatsoever sexcepting as herein before excepted) adjoining to any Market place, Street, or Square or Lane, fituate, lying and being within the Citics aforesaid, at a rate to be settled by the said affessors to

an di a a qui gi sagi piopi dasi pad dasina dasagi at liger

the best of their Judgment in a reasonable proportion to the length of pavement adjoining to any fuch Church, Church yard, Chapel, Meeting house, School, Convent, Barrack, Jail, Dead wall, void space of Ground or any other Public Building whatfoever, of which affellment a List shall be certified and delivered to the Glerk. of the Peace as herein before directed from which affestment it shall and may be lawful for any person or persons thinking themselves aggrieved thereby to appeal to the next General Quarter Seffions to be holden after such certifying and delivery as aforclaid, and the adjudication of the faid Court of Quarter Sessions shall be final and conclusive in the premisses. And if any of the Buildings, Dead walls or void spaces of Ground as aforesaid, belong to His Majesty or be occupied for his use, then the fums fo affested shall be paid out of any un-appropriated monies in the hands of the Receiver General of this Province, upon Warrant of the Governor, Lieutenant Governor or person administering the Government for the time being, to him directed for that purpose: and if any of the Buildings, Dead walls or void spaces of Ground as aforesaid, belong to any joint or incorporated Lody, or to any public fociety, then the sums so affelled thereon; shall be respectively paid by the Church wardens, Truffees or other person or persons respectively having the mapagement or direction thereof, or of any funds belonging to the same.

Perfons affeffed refuling to pay the Sums for which they are affeffed the time to be levied by differs and falc.

LXIII. And be it further enacted by the authority aforesaid, that if any person shall refuse or neglect to pay the sum or sums affested upon him or her, by any affested ment so to be made in pursuance of this Act, within thirty days after demand there-of made; the same shall and may be levied by the Surveyor or Overseer, or any other person or persons authorised by warrant under the hands and seals of any two Justices of the Peace having Jurisdiction therein, by distress and sale of the Goods and Chattels of the person so refusing or neglecting, rendering the Overplus to the owner or owners thereof, the necessary charges of making such distress and sale being first deducted.

Affeliment made on houses occupied by several Persons, the same to be paid by the Owner of any part of such houses.

Programme and the contract of the programme of the progra -LXIV. And whereas Houses or other Buildings, may be let to divers Tenants or Lessees, whereby it will be difficult to collect their respective proportions of an affestiment upon the whole House or Building by them occupied; for remedy whereof, be it further enacted by the authority aforefaid, that when an afferfinent as aforefaid; flight be made upon any Houle or Building owned for occupied by leveral persons, fuch affeffment fliall be paid by any owner or owners, occupier or occupiers of any part of Rich House or Building; and in case any owner or owners, occupier or occupiers of any such House or Building shall refuse to pay the same, then the said affessment shall be levied by diftress and fale of the Goods and Chattels of him, her or them so refusing to pay the same; which diffress and sales are by this Act directed to be made: and such owner or owners so paying more than his, her or their proportions of fuch affestment, is and are hereby authorifed to recover of the other owner or owners, what he, the or they ought to have paid of fuch affellment, with all costs and charges attending the recovery of the fame; and fuch occupier or occupiers to paying the whole fum affeffed upon any fuch House. or Building on a greater part thereof than his, her or their proportion, is and are hereby authorised to deduct the same out of the Rent due, or to grow due by him lier or them; referving to the owner or owners, any claim that they may respectively have to reimbursement thereof from any fuch occupier or occupiers, by virtue of any Agreement regarding the same.

Perfons affeffed who quit the premiles without paying fuch affeffment, the fame may be levied by diffress and fale.

LXV. And whereas it may happen that fome persons liable to, and that may be charged and affessed as aforesaid, may before the sums which shall be so affessed on them respectively shall be paid, quit and leave the premises so affessed, and thereby endeavour to evade the payment of such assessment; be it therefore further enacted, that where any person or persons who hath or have been so affelled, shall guit and leave the premiles for which he, she or they hath or have been so affessed, before he the or they shall have paid such assessment, and shall afterwards refuse or neglect to pay the same when due and demanded, by the person or persons authorised to collect and receive the same; that then, and in every such case, it shall and may be lawful; to raife the amount of fuch affeilment by diffress and sale of the Goods and Chattels of the person or persons so refusing or neglecting to pay, in same manner, as affessments are herein before directed to be recovered.

Surveyors to execute the Or-ders of the Julitheir skill.

And fuperintend the Overfcers .

Overfects to tions they receive to the best of their fkill.

Ŀá

I.XVI. And be it further enacted by the authority aforesaid, that the Surveyors of the Cities and Parishes of Quebec and Montreal, shall and are hereby required to the ession the best of best of their skill and Judgement, to execute the orders they may from time to time receive from the Justices of faid Cities and Parishes, respectively for making, amending and repairing the Highways, Streets, Bridges and other works in virtue of this Act; and shall direct and superintend the Overseers within their limits in the personmance of their duty, and shall profecute such of them as by refusal or wilful neglect make default therein, as well as every person who shall make or commit any nuisance. incroachment, obstruction or annoyance, in, upon, or to the prejudice of any Highway. Bridge, Street or Pavement, contrary to the directions of this Act; and the Obey the direct faid Overleers shall and are hereby required to the best of their skill and Judgment, to obey the directions they may from time to time receive from the said Justices or from the faid Surveyors, in virtue of this Act; and more especially in calling in and attending the performance of the Statute duty; in overleing Workmen and Labourers employed; in collecting Affellments and Compositions; in serving the notices authorised by this Act; in prosecuting for lines, penalties and forfeitures thereby incurred; and fuch other matters and things as shall be reasonably required of them by the Surveyors in the execution of their Offices pursuant to this Act; and the faid Surveyors and Overseers shall pay to the Road Treasurer of their City and Parish, all the Money which from time to time shall come to their hands respectively as Surveyors or Overfeers by the means of this Act, for which they shall take his receipt: And the faid Overfeers shall severally under the direction of the Surveyor of the Parish where they Act, make out and keep, or cause to be made out and kept, a List of every person within their Division, who are liable under this Act to work upon the Highways, Streets and Bridges, with the number of Horses by him or her kept; which Lists shall be examined by the said Surveyor and by him corrected if found not just and true before a Justice of Peace in manner herein after set forth, and the said Surveyor shall then therefrom make out a general list, and deliver a copy thereof by him figned to the Clerk of the Peace, for the information of the Justices, within thirty days after such Overseers shall have been appointed as aforesaid: and the Overseers shall severally under the direction aforesaid, keep or cause to be kept, one or more Book or Books, containing an account of Duty or Labour done, compounded for, or unperformed by every person liable to discharge the same; and also a just and true account to be verified on oath if required (which Oath the suffices are hereby authorifed to adminifter) of all such money as shall have come to their hands respectively, in their division by virtue of and for the purposes of this Act, and of all such money paid to the Road:

លក់ការសំព្រះ សំឡាមូខរ

Treasurer, and also of the sums of money that shall then remain due and owing from any person or persons in respect of compositions or assessments under this Act; which; Book or Books shall be examined by the laid Surveyor, and such Remarks thereon by him made as he shall judge proper; whereupon the same shall be delivered to the Juli tices at some of their special sellions to be holden for that purpose in the month of December in every Year, who are hereby required to examine such account of monies received and paid, and to allow the same if found right, or to disallow such part or parts thereof as shall not be explained and proved to the satisfaction of the said suffices: and every person making default in accounting for or paying as herein directed, any monies which the faid Justices shall adjudge to be in his Hands, shall forfeit and pay double the value of the money fo adjudged to be in his hands. And a Copy of fuch Lift as aforesaid, and of accounts of Duty unperformed, and of compositions and affeliments unpaid, shall be delivered by each Surveyor or Overfeer as the case may be, to his successor in Office: and if any fuch Surveyor or Overfeer shall refuse or wilfully neglect to comply with any of the requirements aforefaid, or make default in the performance of any of the duties required from him by this Act, he thall forfeit for every fuch offence any fum not exceeding Five pounds nor less than twenty shillings currency, at the discretion of any two or more Julices before when he inall be thereof convicted.

Judices to appoint Road Treafurers for the fuld Cities and Parifhes.

LXVII. And be it further enacted by the authority aforefaid, that the fuffices of the Peace in their General Quarter Sessions in the month of October annually, shall appoint fit and proper persons to be Road Treasurers of the asoresiad Cities and Parishes respectively, for the receival and payment of all monies to be collected, levied and raised by virtue of this Act, either by alleffments compositions or Fines, Forfeitures or otherwife respectively within the limits of faid Cities and Parishes, and the persons so appointed Road Treasurers shall respectively give such security for the faithful discharge of their Trust as to the said Justices shall seem reasonable; and the Monies so received by the faid Road Treasurers shall be paid by them for the purposes authorifed by this Act only, upon the order of a Justice of the Peace or a Surveyor, or of an Overseer certified or allowed by a Justice of the Peace or a Surveyor, specifying the purpose for which any money is to be paid; which orders with Receipts thereon from the person or persons receiving such money, shall be Vouchers to the said Treasurers for such payments: and the accounts of faid Road Treasurers shall at all times be open to the Inspection of the Justices, and the same shall be by them respectively delivered in for the purpose of examination by the faid Justices and of being by them allowed or disallowed at the same period, and in the same manner, and under the same penalties for default in not accounting for fuch monies, as are herein before provided and directed in the case of delivery and examination of the Accounts of Overseers: and the said Road Treasurers shall and may, and are hereby authorised to retain twelve pence in the Pound of all such monics as shall come into their hands respectively in virtue of this Act, as a recompence for their trouble in receiving and paying the fame.

Surveyors, &c. to view the High-ways and Bridges and remove nui-funces.

LXVIII. And for preventing obstructions in the Highways and Bridges within said Cities and Parishes, and incroachments thereon, be it enacted by the authority aforesaid, that the Surveyor and Overseers of the Highways shall at all such time and seasons as they shall judge proper, view all the Highways and Bridges within the city and Parish for which they shall be Surveyors or Overseers, and in case they shall observe any Nuisances, incroachments, obstructions or Annoyances made or Committed in, upon or to the prejudice of them or any of them contrary to the directions of this Ast, they shall from time to time, as soon as conveniently may be, give or cause to be given to any person or persons.

persons doing or committing the same, personal notice, or notice in writing to be left at his, her or their usual place or places of abode, specifying the particulars wherein such nuisances, increachments, obfiructions or annoyances consist; and if such nuisances; incroachments, obstructions or annoyances shall not be removed within a reasonable time, after such notice of the same respectively given as aforesaid, then the said Surveyors or Overseers shall be, and they are hereby fully authorised and impowered, forthwith to remove fuch nuisances, incroachments, obstructions or annoyances to the best of their skill and Judgment, according to the true intent and meaning of. this Act; and the person or persons so neglecting to remove the same after such notice given, shall forfeit and pay a sum not exceeding twenty shillings currency; and the Taid Surveyors or Overfeers shall be reimburled what charges and expences they shall be at in removing such nuisances, incroachments, obstructions or annoyances, by the person or persons who ought to have done the same, over and above the said forfeiture; and in case such person or persons shall upon demand, refuse or neglect to pay to the faid Surveyor or Overseer his charges and expences occasioned thereby respectively, and also the said forseiture, then the said Surveyor or Overseer shall. apply to any Justices of the Peace; and upon making Oath before him of notice-being given to the Defaulter in manner aforesaid, and of the said work being done by fuch Surveyor or Overseer, and of the expences attending the same, the said Surveyor or Overseer shall be repaid by such person or persons all such his said charges as Thall be allowed to be reasonable by the said Justice, or in default of payment thereof on demand, the fame shall be devied in such manner as the penalties and forfeitures inflicted by this Act are directed to be levied. Provided always, that nothing herein above mentioned, shall extend or be construed to extend, to prohibit any person or persons from laying on any Public. Highway, Causeway or Pavement materials for the purpose of Building or repairing any. House, Building or Walladjoining to fuch Highway, Caufeway on Pavement; fol as that a fufficient way or paflage for the public shall be left during, the time of fuch building or repairing, and that such materials be immediately removed after the same shall be similarly

Not to prevent the laying ou Highways materials for Building, &c.

Surveyors, &c. 40 lay out two puelic Winter Roads.

LXIX. And be it further enacted by the authority aforefaid, that it shall and may be lawful for the Surveyors and Overleers of the Cities and Parishes aforesaid, and they are hereby required immediately after the first Fall of Snow in every Year, to lawout two Public Winter Roads in cach Highway leading to and from either of the faid Cities, where such Highway will admit thereof; and to erect and set up Beacons for dividing the same, and to cause the Cahots and Hopes or declivities in the Snow and ice, in the faid Roads and streets, to be levelled; and every Cariole, Train or Winter Carriage coming to or going from either of the laid Cities, thall take the right hand Road: and the faid Surveyors and Overleers are also hereby authorised and required to apply fuch part of the statute labour herein before mentioned, or of the composition money arising therefrom, as the Julices in any Court of General Quarter Sessions shall think proper and necessary to be referved, for the laying out, making and keeping in repair the winter Roads aforefaid, and those Public Roads that may be necessary upon any River within the limits of faid Cities and Parishes, and along that patrof the River Saint' Lawrence adjoining to the faid Cities and Parithes respectively, and Alfo any Public Winter Road or Roads necessary to cross said River, to jor from either of the laid Cities, whether for the convenience of the Inhabitants, thereof or of the neighbouring Parishes, for three Acres in length upon each and every Road to crossing

est obligach chairs in come of the mour of a long company of the residence of the charge of the charge later in the company of the company of

a. 14

faid River St. Lawrence, to be reckoned from high water mark, adjoining faid Cities respectively, and to erect and set up Beacons at convenient distances on each side of such Roads or any other winter Roads where the faid Surveyors or Overscers shall deem the same necessary and proper to direct Travellers: and the said Surveyors and Overseers are hereby also impowered and authorised, (but under the same formalities, restrictions and exceptions in every respect, as are herein before mentioned in the case of winter Roads) to make the same openings in Fences, where the same shall be necessary for diverting any Winter Road, so as to be more castly kept in repair for the convenience of the Inhabitants and Travellers. And the faid Surveyors respectively are also impowered and authorised, under the direction and with the approbation of two or more Justices, to contract and agree with any person or persons for the making and beating any winter Road or any part of a winter Road after falls of Snow, and for levelling Cahots and slopes, and for other necessary repairs thereon.

Justices to hold fpecial Sellions for executing the purpoles of this Act.

LXX. And be it further enacted by the authority aforesaid, that it shall and may be lawful for any three or more Justices (one whereof to be of the Quorum) within the aforesaid Cities and Parishes respectively, and they are hereby impowered from time to time, whenever they shall judge proper, to hold any special sessions, besides those which are herein before directed for executing the purpoles of this Act; and to adjourn the same from time to time as they shall think sit, causing notice to be given of the time and place of holding such special sessions and of the adjournments thereof, to the several Justices acting and residing within such limits, by a Constable or other Peace officer within the same.

Justices empowcird to hold special Sessions as foon as may be after the pailing of this Act.

the nd to divide to d'Cities, &c. inand Overfeers.

Persons so arpointed to ferve until 1st of January next.

forth before ift January next two aute Labour.

LXXI. And whereas it is necessary to make provision for the time that will elapse between the date of passing this Act and the first day of January next, being the period fixed for the Commencement of the different Offices of Surveyors and Overfeers, be it therefore further cnacted by the authority aforesaid, that it shall and may be lawful for the faid Justices, or any three of them, (one of whom to be of the Quorum) in the Cities and parishes of Quebec and Montreal respectively, to hold one or more special sessions of the Peace in each of the said Cities, as soon as conveniently may be, after the passing of this Act; and at such sessions to divide the said Cities and Parishes into such divisions as they shall think sit; not exceeding however the applyishons and to an arrives into fuch divinous as they man think ht; not exceeding nowever the and oint Surveyors number thereof herein before authorised; and to appoint sit and proper persons to be Surveyors and Overseers, and to fix the time of their entering on the service of said Offices; and all and every of the persons so appointed, shall under the penalties respectively imposed by this Act, serve until the day of January next, and shall receive for their services the falaries respectively herein before allowed, in proportion to the Surveyors to call time fuch persons respectively shall serve such Offices; and the said Surveyors and Overseers are hereby authorised and required, to call forth before the first day of Jathirds of the Sta- nuary next, from every person liable thereto, Two thirds of the statute Labour herein before directed for a whole Year, each of whom may compound for the same in money, if he, she or they shall think fit, by paying therefor at the rates herein before mentioned; and the faid Surveyors as soon after their appointments as may be, shall give or cause to be given, public written notice at the Churches of said Cities, and by an advertisement, inserted in one of the News Papers published in each of the said Cities, of the time and place when and where persons may fignify their intention to compound; and upon payment of such Composition money at such time and place, or within ten days afterwards, every person so paying shall be discharged from the performance of any such duty or labour till the first day of January next; otherwise to be liable thereto under the penalties herein before imposed for like defaults: and all matters and things whatfoever done for the due execution of this Act, before the faid first day of January next, thall have the same force, effect and validity; and be executed under the same penalties and forfeitures respectively, for refusal or neglect of performance, as if the same had been done at the times and; in the manner herein before directed by this Act. Provided always, that no affestment shall be made under this Act until the Year one thousand seven hundred and ninety seven.

Provided that no alleitment it ke place until 1797.

Stops projecting in the flrects, out-Fide Staris, &c. 10 be removed by the first of Janua-1: :80o.

LXXII. And whereas several of the Streets, Lanes and other places comprehended within the Cities aforefaid, are obstructed and made dangerous, to Foot Pattengers, by fleps brought out from feveral Houses into the Streets, Squares and Lanes, by outlide stairs and other projections exected, and by sleps, and doors, going down into Cellars, Vaults and other places, be it therefore further enacted by the authority aforefaid, that on or before the first day of January which will be in the Year one thousand eight hundred, all such steps brought out into the Footways, all such outfide stairs and all other projections crected, all such steps and doors going down out of the Footways into any Cellars, Vaults or other places, and all and every other matter or thing which extends or extend more than twenty Inches French measure, into any Street, Square or Lane of the Cities aforefaid, bounded as herein before mentioned, shall be removed: and all such Cellar or Vault doors, although extending only twenty Inches like measure or less, shall be laid even with the Footways: and it shall and may be lawful for the faid. Justices or any three of them; and they are hereby required from and after the faid first day of January one thousand eight hundred, to cause every incroachment and obstruction whatsoever as aforesaid; to be removed by the Surveyors and Overfeers; and also to cause every fuch Cellar or Vault door, although extending only twenty Inches like measure or less to be by them laid even with the Footways: and from and after the palling of this Act no House or Building shall be crucked within the Cities aforesaid, with any steps projecting into the Footways, or any outfide stairs or other projections, or any steps or doors going down out of the Footways, into any Cellar, Vault or other place, or any other matter or thing extending in any degree into any Street, Square or Lane of the Cities aforesaid: and from and after the passing of this Act, no increachment or obstruction whatsoever, shall be made or credted on any Street, Square or Lane adjoining to any House or Building already built in the faid Cities, excepting steps to extend not more than twenty Inches like measure therefrom, under the penalty of every perion or persons so offending, forfeiting and paying for every such Offence, two pounds currency, befides five shillings currency for every day, that any incroachment or obstruction what soever shall remain, after any such person or persons shall have had notice to him, her or them given by a Surveyor to remove the fame.

Nothing herein contained to extend to Dorchel. ter Bridge.

LXXIII. And be it further enacted by the authority aforesaid, that nothing herein contained, shall extend or be construed to extend to the Bridge over the River St. Charles in the Parish of Quebec, commonly called Dorchester Bridge, nor in any way affect any Private Bridge or Private Road in either of the Cities and Parishes aforesaid; but that the same shall be kept up at the expence of the person or persons who respectively own the same, in same manner as if this Act had not been made.

. Perions offending against this of which no penal ty is herein before imposed shall forfeit a fum not execcding 10%

as do parenti fili fili LXXIV. And be it further enacted by the authority, that every person or persons Actfor the breach who shall offend against this Act, in any matter or thing for the breach of which a penalty is not herein before specially imposed, shall forfeit and pay for every such offence a sum not exceeding ten shillings, nor less than five shillings currency; and that all Penalties and Forfeitures by this Act imposed for any Offence against the same the month and the seculard Penaltics, &c. diftrefe and fale.

and all expences laid out, and all costs and charges to be allowed under the authority thereof, (where not hereby otherwise particularly directed) shall be levied by Distress and sale of the Goods and Chattels of the Offender or Person liable or ordered to pay the fame respectively by warrant under the Hand, and Seal of any Justice of the Court of King's Bench or Provincial Judge in Circuit: or of some Justice of the Peace for the District or limit where such offence, neglect or default or expence laid out, shall happen, or such order for payment of such expences laid out or costs or charges shall be made, rendering the overplus of such diffress (if any there be) to the party or parties after deducting the charges of making the same, which warrant such Justice of the Court of King's Bench or Provincial Judge in Circuit or Justice of the Peace, is hereby impowered and required to grant after complaint or information to him made or given, upon conviction of the offender, by confellion, or upon the Oath of one or more credible witness or witnesses; (other than the informer) and the penalties and forfeitures when so levied, as well as all other penalties and forfeitures by this Act imposed, when levied, shall be paid the one half to the Informer ne paid to the and the other half to the Road Treasurer, if such Offence, neglect or default shall other to the Road have happened within the Cities and Parishes of Quebec or Montreal, to be therein respectively applied to the same purposes as other monies arising in said cities and or to the Grand Parishes by virtue of this Act; or to the Grand Voyer of the District or his Deputy; if the same shall have happened in a Parish or place, other than the said cities and parishes, to be by him applied thwards the repair of the Highways and Bridges of the District, where the Offence, neglect or default shall have happened; and of the application and expenditure of all which monies to paid to any Grand Voyer or his Deputy up to the first day of January annually, such Grand Voyer shall render an account to the Justices at their General Quarter Sessions in the month of April following to be by them allowed if found just and true; but if any charges therein made shall be objected to by them, and the same shall not be supported by sufficient: evidence or proof, they shall disallow such charges, and direct the Balance of monies they shall find remaining in the hands of the Grand Voyer or his Deputy. to be applied to the purposes intended by this Act: but in case any Grand Voyer or his Deputy or any Surveyor or Overfeer shall be the Informer (except in the case of then the whole to omission or concealment of Horses as herein before mentioned) then the whole shall be paid and employed towards the repair of fuch Highways and Bridges: and all monies arising by virtue of this Act, are hereby granted to His Majesty for the purposes herein before mentioned; and the due application thereof accordingly shall be accounted for to His Majesty through the Commissioners of His Majesty's Treasury for the time being, in such manner and form as His Majesty, his Heirs and Succesfors shall direct.

One haif of the Penalties, &c. to be paid to the fu-Treasurer.

Voyer.

Grand Voyer to render an account to the Juffices.

In case the Grand Vover is. the Informer, be employed towards the repair of the highways,

Monics arising by this Act granted to His Majefty-and the faine to be accounted for to His Majeliy.

No fuit to be less within three months after the offence is commit-

Grand Voyer blest withers in to their Act.

Actions, &c. to be commenced within three months and within brought she diffrict where the fact was committed.

LXXV. Provided always and it is hereby enacted, that no fuit or action shall be commenced un- commenced or brought against any person offending against this Act, unless the fame shall be commenced or brought within three months next after the offence committed, and not afterwards, and Provided also, that any Grand Voyer or his Deputy or any Surveyor or Overseer, shall be deemed in all cases a competent witness in all matters relative to the execution of this Act, notwithstanding he may be the promatters relative tecutor or Informer for any Offence, neglect or default against the same. In 1961 197

> LXXVI. And be it further enacted by the authority aforesaid, that if any action or fuit shall be commenced, against any person or persons for any thing done or acted in pursuance of this Act; then and in every fuch case, such Action to see fuit shall be commenced or prosecuted within three Calendar months, after the fact committed, and not afterwards; and the same and every such action or suit, shall be brought.

brought within the District where the fact was committed and not elsewhere; and the Defendant or Defendants, in every such Action or suit, shall and may plead the General Issue, 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 present Act: and if the same shall appear to have been so done, or if any fuch Action or fuit shall be brought after the time limited for bringing the same, then Judgment shall be given for the Defendant or Defendants; or if the Plaintiff or Plaintiffs Ihall become nonsuit, or discontinue his her or their action, after the Defendant or Defendants shall have appeared, or if Judgment shall be given against the Plaintiff or Plaintiffs, the Defendant or Defendants, shall and may recover treble costs, and have the like remedy for recovery thereof, as any Defendant or Defendants hath or have in other cales by Law.

Trable cofts.

Attorney Geneabliract relative to the Cities of Que-Three Rivers.

printed. And diffributed Legislative Counof the Peace and Grand Voyers.

Clerks, &c. 10 deliver copies of fuch abitracts to the Surveyors and Overfeers.

the fame public-ly at the Church

Deputies of Grand Voyers, Surveyors and Overleers exempted from trasporting Government et-

And from fer-ving in the Mili-

Governor empowered to illue £ 400 for making

LXXVII. And in order to have the contents of the Regulations herein contained rol to make an more general communicated and known, be it further enacted by the authority aforesaid, that His Majesty's Attorney General of this Province, shall make out an abstract bec, Montresland in the English and French Languages, of the most material parts of this Asi, relative to the Cities and Parishes of Quebec and Montreal, and another abstract in the English and French Languages, of the most material parts of this Act relative to the Abstract to be Districts of Quebec, Montreal and Three Rivers: And each of such abstracts shall be printed; and when so printed a sussicient number of Copies of the same respectiveby the Clerk of the ly applicable, shall be distributed by the Clerk of the Legislative Council to the Clerks cil to the Clerks Of the Peace in Quebec and Montreal, and to the Grand Voyers of the Districts of Quebec, Montreal and Three Rivers, for the ule of the Surveyors and Overseers within their respective Limits: and the said Clerks of the Peace, and the said Grand Voyers shall respectively deliver or cause to be delivered, a Copy of the abstract by them respectively received, to each and every Surveyor and Overseer at the time when he is appointed: and each and every Surveyor is hereby ordered to read or cause to be read, such abstract publickly at the Door of the Church, Chapel or Place of divine worship within the City, Parish, Seigniory or Township; or where there shall be no place of Divine Worship in any Parish, Seigniory or Township; then, at the Door of the most public place in such Parish, Seigniory or Township, on the next Sunday af-Surveyorstored ter they shall respectively receive the same; and every Surveyor shall also read or cause to be read, publickly, such abstract at the Door or place aforesaid on the first Sunday in door of every pa- the month of June in every Year; and when it shall be necessary for the purposes aforefaid to reprint such abstracts, the Road Treasurers for the aforesaid Cities and Parishes respectively. and the Grand Voyers for their respective Districts, shall cause a sufficient number of Copies of such abstracts respectively applicable to their limits, to be from time to time reprinted; and they are hereby authorifed to retain the expence of reprinting the same, out of any Monies in their hands arising by virtue of this Act.

> LXXVIII. And be it further enacted by the authority aforesaid, that the Deputy of each Grand Voyer, the Surveyors and the Overseers of the Highways for the time being, shall be and hereby are exempted from transporting effects belonging to Government, and from being called out to serve in the Militia, excepting in the case of Invalion of the Province, or of Insurrection in the County where they are respectively ferving the faid Offices.

> LXXIX. And whereas a Road of Communication with Upper Canada would be of great benefit to both Provinces, but the Lands adjoining to the Boundary Line be-

a road of Communication with Upper Canada.

ing for a great diffance unfettled, and in many places low and marshy; it is expedient and necessary to make a special provision for the purpose; be it therefore further enacted by the authority aforesaid, that it shall and may be lawful for the Governor, Lieutenant Governor or Person administering the Government of this Province, to issue a sum not exceeding Two hundred pounds currency, out of any un-appropriated monies which shall be in the Hands of the Receiver General of this Province; to be applied under the direction of such person or persons, as the Governor, Lieutenant Governor or Person administering the Government, shall judge proper to appoint, for the purpole of making a Public Highway, to communicate between the most convenient Highway in this Province; and the Boundary Line of the Province of Upper Canada: and it shall be the duty of the Grand Voyer of the District of Montreal or his Deputy, to fix fuch Line of direction for the faid Highway, as shall admit of making the fame most convenient and useful to Travellers, particularly in wet, seaions; and of joining the same with the Highway that extends or shall extend from Upper Canada to the Boundary Line of this Province; of which he shall draw up his Proces Verbal, to be ratified as the Law requires.

Grand Voyer of Memtresie's fix the line of direction for the Road.

And to draw no his proces Verbal.

Juffices emp-wored to apply £ 30 annually for carrying into effect any regulations of Police. LXXX. And be it further enacted by the authority aforesaid, that until a Provision shall be made for the general purposes of Police within the said Cities of Quebec, and Montreal, it shall and may be lawful for the Justices in any of their General Quarter Sessions in said Cities respectively, to apply (if they shall at any time or times think the same necessary) a sum not exceeding thirty pounds currency annually in each of the Cities and Parishes aforesaid, out of the Monies arising by virtue of this Act, for the purposes of Carrying into execution any Regulations or objects of Police, within the said Cities and Parishes.

Ordinance of the 17th Geo: HI repealed.

Alfo an Ordidance of 27th Geo. III repeaied. LXXXI. And be it further enacted by the authority aforefaid, that an Ordinance passed by the Governor and the Legislative Council of the late Province of Quebec, the twenty ninth day of March in the teventeenth Year of His Majesty's Reign, initialed, "An "Ordinance for repairing and amending the Public Highways and Bridges in the Province of Quebec," and also An Ordinance passed by the Governor and Legislative Council of the late Province of Quebec, the thirtieth day of April in the twenty seventh Year of His Majesty's Reign, initialed, "An Ordinance to explain and amend an Ordinance intituled, "An Ordinance for repairing and amending the Public Highways and Bridges in the Province of Quebec," be, and the said Ordinances and every part thereof are hereby repealed.

Such part of an Act 23th Geo. III. which has not been already repealed, is hereby repealed.

LXXXII: And be it further enacted by the authority aforesaid, that such part of an Act or Ordinance passed by the Governor and Legislative Council of the late Province of Quebec, the thirtieth day of April in the twenty eighth Year of His Majesty's Reign, intituled, "An Act or Ordinance to alter the present method of drawing sleds and carrioles in order to remedy the inconveniencies arising from Cahots or Banks of snow, formed on the winter Roads, and to amend the same," which has not been already repealed by an Act passed by the Governor and Legislative Council of the said Province of Quebec intituled. "An Act to repeal certain parts of an Act therein mentioned relating to Winter Carriages," is hereby repealed.

Act of 33 Gco. III. Cap 5 repealed.

LXXXIII. And be it further enacted by the authority aforelaid, that an Act passed by the Legislature of this Province in the thirty third year of His Majesty's Reign, intituled, "An Act to give effect to the regulations relating to Highways and Bridges," be, and the said Act and every part thereof is hereby repealed.

CAR.