C A P. X.

An Act for fupplying the City of *Montreal* and the parts thereunto adjacent with Water.

(8th April, 1801)

Ujufruit,

Preamble.

Proprietors names.

Proprietors to be a body corporate.

The name of the Corporation to have per petual fucceffion and a common Scal, may fue and be fued.

Authority to purchase property.

Rights of the Seignior referved Perfons &c. may give, grant, &c. property to the Company of Proprietors. And to re-purchafe the fame without licence of Alienation.

HEREAS the fupplying of the City of Montreal and the parts thereunto adjacent, with good and wholesome Water, will be effentially advantageous to the inhabitants of the faid City of Montreal and other parts thereunto adjacent; And whereas Joseph Frobisher, John Gray, Daniel Sutherland, Thomas Schuffelin and Stephen Sewell, are willing and defirous, and have undertaken, at their own coffs and expence, to conftruct the works neceffary for supplying the faid City of Montreal, and the parts thereunto adjacent, with water, as aforefaid; And whereas the purpofes aforefaid, cannot be effected without the aid and affiftance of the Legislature. Be it therefore enacted by the King's most Excellent Majesty, by and with the advice and confent of the Legislative Council and Affembly of the Province of Lower Canada, conflituted and affembled by virtue of and under the authority of an Act of the Parliament of Great Britain, intituled, " An AEt to repeal certain parts of an AEt passed in the fourteenth year of His Majesty's Reign, " intituled, "An All 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 faid " Province," And it is hereby enacled by the authority of the fame, that from and after the passing of this Act, the faid Jojeph Frobisher, John Gray, Daniel Sutherland, Thqmas Schuffelin and Stephen Sewell and their feveral and respective Successfors, Heirs, Executors, Curators, Administrators and Affigns, are and shall be united, into a Company for supplying the faid City of Montreal, and the parts thereunto adjacent, with good and wholefome water, and for executing the leveral powers vefted in them by this Act, and fhall for these purposes, be and are hereby declared, to be one Body Politic and Corporate, by the name of the Company of "Proprietors of the Montreal "Water Works, and by that name, shall have perpetual Succession and a common Seal, and fhall and may tue and be fued in all Courts and places, within this Province, or shall and may do, all other matters and things what foever, in as full and ample manner and form to all intents and purpofes, as any Body or Bodies Corporate can or may as fuch lawfully do; And that in every fuit to be commenced against the faid Company of Proprietors, the Process being served upon their Treasurer or Clerk, perfonally, or at the domicile of either of them, shall be deemed sufficient service upon the faid Proprietors; and that the faid Company of Proprietors shall and may have power and authority to purchase and hold any Lands, Tenements, immoveable Estate, U/ufruit, Servitudes and Hereditaments to them and their Successfors and Affigns, which shall be neceffary for confiructing the faid Works, and for no other purposes whatfoever, without Lettres d'amortiffement and without being fubject, by reason of any fuch purchase, to the payment of any Droit d'amortiffement to His Majelty, his Heirs or Succeffors; faving neverthelefs to the Seignor or Seignors, within whole Cenfive, the Lands Tenements, immoveable Estate and Hereditaments fo purchased, may be situate, his and their feveral and respective Droits d'indemnité, and all other Seigniorial rights whatfoever, and also to fell any of the faid Lands, Tenements, immoveable Estate, Ufufruit, Servicudes and Hereditaments purchased for the purpose aforefaid; and any perfon or perfons or Bodies Politic or Corporate may give, grant, bargain, fell or convey to the faid Company of Proprietors any Lands, Tenements, immoveable Effate,

46

48

C. 10 Anno Quadragesimo Primo GLOROILIII. A. D. 1801.

Usu fruit, Servitudes or Hereditaments, for the purposes aforesaid, and the same of the said Company re-purchase, without licence of Alienation or Lettres d'amortissent.

The proprietors authorifed to ereft works &c. for condusting the water.

II. And be it further enacted by the authority aforefaid, that it shall be lawful for the faid Company of Proprietors, and they are hereby authorifed and empowered by themfelves, their Agents, Deputies, Officers, Workmen. Servants and Affistants, from time to time, to make, erect, confiruct, repair and maintain all fuch Buildings, Houles, Sheds, Engines, Water Houles, Refervoirs, Refervatories, Water Wheels Fire Engines, Machinery, working Gears, Cifterns, Ponds, Basons of water, Main Pipes, Rider Pipes, Stand Pipes, Service Ripes, Branches of lead and other Metals, Cocks, Chambers, Cocks in Common, Stop Backs, Valves, Fire-plugs, Air-plugs, Fire-cocks, Boxes, Forcing-mains, Ferrils, Feeders, Campins, Drains, Pumps, Sluices and other works, devices and things, in fuch manner and of fuch confiruction as they shall think necessary, proper and expedient for forcing, conveying and conducting into and through out the whole of the faid City of Montreal, and the parts thereunto adjacent, a fufficient quantity of good and wholefome Water, for the ufe and fupply of the faid Inhabitants of the faid City of Montreal, and the parts thereunto adjacent; and for those purposes, it shall be lawful for the faid Company of Proprietors and their Agents, Deputies, Officers, Workmen, Servants and Affiftants, to dig, break up, and remove the foil, posts, fewers, drains, pavements and gravelled ways of any of the Streets, Squares, Market places, Lanes, Hills, open Areas, Alleys, Yards, Courts, Roads, wafte Grounds, Foot ways, Quays, Bridges, Gates, Gate-ways, Town-ditch? City-walls, Clofes, Precincts, and other paffages and places of the faid City of Montreal. and of the parts thereunto adjacent, and to enter into and make use of any private lands: or grouds, within the faid City and the parts thereunto adjacent, and to dig and fink) branches, and lay and drive pipes, and put, fix and establish Stop cocks, Fire plugs, Air-cocks and Branches from fuch Pipes, and to widen common paffages, for the lay-: ing and fixing fuch Pipes and all fuch matters and things as aforefaid, in fuch places and in fuch manner as they shall judge necessary, for conveying the water to the refer pective Houses, Offices and other Tenements of the faid Inhabitants of the faid City of Montreal, and the parts thercunto adjacent, and from time to time as occasion may require, to alter the polition of and to repair, relay, and maintain fuch Pipes, Stopcocks, Plugs, Machinery, Conduct-pipes, Devices, Matters and Works aforefaid, and to do and perform all fuch other Acts, as shall from time to time be necessary or proper for compleating, amending, repairing, împroving and using the works already made or provided, or to be made, done or provided, for the purpoles aforelaid. Provided always, that it fhall not be lawful, for the faid Company of Proprietors, or any Person acting under their authority, to enter into and make use of any private Landst or grounds, within the faid City of Montreal and the parts therewarto adjacent, without the confent of the owner or owners thereof. And Provided allo, that the respective, perfons who fhall open or break up or caule to be opened or broken up any ground for laying, taking, or repairing any pipe or other work as aforelaid, by virtue of this: Act, fhall and are hereby required to caule the trenches to be filled in, and the pavement or ground made good, and the rubbilh occasioned thereby to be carried away, as foon as may be, within the time fixed upon, by a written order from a Juffice of the Peace, and in the mean time, shall caufe the place where the ground shall be opened or broken up as aforelaid, to be fenced or guarded, fo as that the fame may mot มีขึ้นและจะไขสมุรีมีมีส่วนสาวสาวมีขึ้น เหตุก็เหตุการและและเหลือเลก แล้ว (รังห์**be**é

Proprietors net to make use of Private Property without consent of the Owner.

Ground opened or broken up for laying pipes and trenches to be filled in and pavements madegood,

Penalty.

C. 10. Anno Quadragefimo Primo GEORGII III. A. D. 1801.

be dangerous to passengers, upon pain of forfeiting for every neglect, a sum not exceeding Five Pounds Current money of this Province.

III. And be it further enacted by the authority aforefaid, that the faid Company

of Proprietors shall be held and obliged to make, erect, contruct, repair and keep

in good order, at their own charge and expense in fuch parts of the City and Suburbs of *Mentreal*, as may be fixed upon by the Juffices in their General Quarter Seffions of the Peace, fuch number of good and fufficient Fire-plugs, not exceeding fixteen, as may by the Juffices aforefaid be found neceffary, for the purpoles of fupplying fire

Engines, and of giving fuch other affiftance as may be uleful and neceffary for extin-

guishing fires and preventing the communication thereof. Provided always, that the laid Company of Proprietors shall not be compelled to make, erect or construct any

Fire-plugs as aforementioned, in any part of the City or Suburbs of Montreal, where

IV. And he it further enacted by the authority aforefaid, that it shall and may

be lawful for the faid Company of Proprietors and their Succeffors, to raile and con-

they have not made or constructed Pipes for conveying water.

Works to be kept in good repair.

Not neceffary to confiruct Fireplugs if pipes for conducting the water, have not been made.

Proprietors may raile £8000 amongthemfelves, to be divided into fhares.

Shares vefted in

the Proprietors.

tribute, among themselves, and in such proportions, as to them shall seem meet and convenient, for supplying the faid City of Montreal, and parts thereunto adjacent, with good and wholesome water, and for other the purposes aforesaid and none else, any sum not exceeding the sum of eight Thousand Pounds Current money of this Province, and that the same be divided into eighty equal shares, and that no person subscribing or becoming a Proprietor in the said undertaking, do become a Proprietor in any manmer or way whatsoever of more than sixteen shares, nor of less than one share, except the fame come to him or her by Will, or as an Heir, Executor, Curator or Administrator, or in right of his Wife or by some other Act in Law.

V. And be it further enacled by the authority aforefaid, that the faid shares, into which the faid fubicription money thall be devided, thall be and the fame, are here by vefted in the feveral perfons before named as, Proprietors, and their feveral and refpective Heirs, Executors, Culators, Adminustrators and Affigns, proportionally, to the fum they and each of them shall severally and respectively subscribe and pay thereunto. and shall be deemed, moveable Estate, and all and every person and persons, his, her and their feveral and respective Heirs, Executors, Curators, Administrators, and Affigus, who hath or have already fubicribed or who fhall feverally fubicribe and pay in the fum of one Hundred Pounds Current money of this Province, or fuch fum as shall be demanded in part thereof, towards constructing the Works which shall be necessary for fupplying the faid City of Montreal, and parts thereunto adjacent, with good and wholelome water, and completing the fame, shall be intitled to receive after the faid works shall be compleat, the entire and net distribution of one part or share proportionate to the fum to fublcribed, of and in the profits and advantages that shall and may arife and accue from the faid works, and fo in proportion for any greater number of fhares net exceeding fixteen fhares; and that every perfon fhall have votes according to the number of thares, he, the or they are poffetfed of in the faid undertaking and no more, in every public meeting to be held as herein after appointed, for carrying on the faid undertaking : which vote or votes may be given by any Proprietor or Proprietors, either in perion or by his, her or their Pioxy or Proxies appointed by writing or write ings, under his, her or their hand and feal or hands and feals, and fuch vote by fuch Proxy,

Proprietors to have votes, according to the number of Iharcs either in perion or by Proxy.

50

C. ro. Anno Quadragesimo Primo GEORGH III. A. D. 1801.

Proxy, fhall be as effectual, to all intents and purposes, as if the principal or principals had voted in perfon, and what oever queftion, election of Officers or other matter or thing, shall be proposed, discussed or confidered in any public meeting, to be held in purfuance of this ACt, the fame shall be finally determined by the majority of votes and Proxies, then prefent, and the chairman, at every luch meeting, in cale of a divifion of equal numbers, shall have the calling lote, altho' he shall have voted before: Provided that no perfon shall vote as Proxy unless he be a Proprietor.

VI. Provided always, and be it further enacted, that in cafe the faid fum of eight Thousand Pounds Current money herein before authorised to be raifed, shall be found insufficient, for supplying the faid City of Montreal and parts thereunto adjacent with water as aforefaid, and for completing the works and purposes hereby authorised to be done, then and in fuch cafe, and not otherwife it, shall be lawful for the faid Company of Proprietors, their Succeffors, Heirs, Executors, Curators, Administrators and Alligns, to raife and contribute among themselves, in such shares in manner and form aforefaid, any further or other fum of money, for completing and perfecting the faid undertaking and other the works and purpofes aforefaid, not exceeding the fum of four Thoufand Pour de Current money of this Province : Provided always, that it shall not be lawful for any individual to subscribe for or hold a greater number, than eight shares of such additional fubscription of four Thouland Pounds as aforefaid.

VII. And be it further enacted by the authority aforcfaid, that all and every perfon or perlons who shall be admitted by the faid Company of Proprietors, or the major part of them, as fubscribers for the laid original sum of eight Thouland Pounds and as fubleribers for the faid further fum of four Thousand Pounds, or any part thereof, shall thereupon fucceed as a conftituent Member or conftituent Members of the Body Politic incorporated by this Act, and as a Proprietor or Proprietors of the faid Montreal water works, in the fame manner, to all intents, constructions and purposes. as if he, the or they had been appointed by this Act, a Proprietor or Proprietors of the faid Montreal Water Work.

VIII. And be it further enacted by the authority aforefaid, that the general meeting of the faid Company of Proprietors, for putting this Act in execution, fhall be held in fuch place in the City of Montreal, as the faid Company of Proprietors or the major part of them, shall at fome public meeting, to be held in pursuance of this Act, ap. point for holding any of the laid meetings; and that the first general meeting of the faid Company of Proprietors shall be held in the Montreal Coffee House, in the City of Montreal aforefaid, on the third Wednefday next after the palling of this AG, and that the fecond general meeting, fhall be held on the laft Wedneiday in the Month of November, then next enfuing, and the like general meetings fhall be held on the laft Wednefday in March and the laft Wednefday in November, in every year afterwards, at or before the hour of eleven of the clock in the forenoon; but if at any time, st thall -appear to any three or more of the faid Company of Proprietors, that for the more effedually putting this Act in execution, a special meeting of Proprietors is necessary to be held, it fhall be lawful for fuch three or more of them to caule notice to be given thereof in the Montreal Gazette, or in fuch other manner as the fuld Company of Proprietors shall at any general meeting direct or appoint, declaring in such Notice, the place where, and the time when, sluch special meeting is to be held, the fame being

not

No perforito vote as Prexy, unlefs he bea proprictor.

Proprietors may raifef 4000 more.

Subfcribers reftricted from holding a greater number thaneight fhares of fuch additional fubfcription.

New Subferi. bers to become Members of the Body Corporate.

Time and place of Truffecs meeting.

54

C. 10 Anno Quadragesimo Primo GEORGII III. A. D. 1801.

not lefs than ten days after fuch Notice given, and likewife specifying in every such Notice, the reason for and the intention of such special meetings respectively, and the faid Company of Proprietors are hereby authorised to meet, pursuant to such Notices, and proceed to the execution of the powers by this Act given them; with respect to the matters so specified only; and all such Acts of the faid Company of Proprietors, at such special meetings affembled, shall be as valid, to all intents and purposes as if the fame were done, at general meetings held in manner herein before appointed.

Committee to be appointed.

And tosappoint • Treafurer and Cierk.

IX. And be it further enacted by the authority aforefaid, that at the first general meeting of the faid Company of Proprietors, herein before directed to be held, the Proprietors there alfembled, together with fuch Proxies, as shall then be produced, or the major part of fuch Proprietors or Proxies, shall chuse not more than five, nor less than three perfons, (for the time being Proprietors of the faid undertaking,) which perfons lo cholen, shall be a Committee to manage, direct and carry on the constructing of the works neceffary for fupplying the faid City of Montreal and parts thereunto adiacent, with water, and the affairs and bufinefs of the faid Company of Proprietors for the year then next following, or until another Committee shall be appointed, and to do all matters and things whatfoever relating thereto, and particularly fuch matters and things as are by this Act directed to be done by fuch Committees, and as shall, from time to time, be ordered by fuch general or fpecial meetings as aforefaid; and at the faid first meeting the faid Proprietors and Proxies or the major part of them, shall alfo chufe and appoint a Treasurer, without any falary, and alfo a Clerk with a fixed falary, who shall attend the leveral meetings of the faid Company of Proprietors and the meetings of the faid Committees, and make entries of the proceedings, in proper Books to be kept, by him, for that purpole, and do whatloever shall be ordered at fuch meetings respectively, for the purpoles of this Act.

Subsequent Committees.

No Committee man to have more than one vote. except the Chairman. Committee to be fubjeft to general meetings.

X. And be it further enacted by the authority aforefaid, that the faid Committee of Proprietors shall be afterwards annually chosen, at a general meeting of Proprietors, and thall meet in the faid City of Montreal constantly every Month, (or oftener if the faid Committee fiall find it neceffary) at a day, hour and place, to be appointed, until the faid works for supplying the faid City of Montreal and parts thereunto adjacent with water, shall be completed; and as often afterwards, at fuch place in the faid City of Montreal, to be by them appointed, after leven days Notice given thereof by the Clerk of the faid Company of Proprietors, as occasion may require, and in order to defray the expence of the meetings of the faid Committee, it shall be lawful for the faid Committee, and they are hereby allowed to expend or detain to themfelves, fuch fums of money out of the capital flock or profits of the faid Company of Proprietors, for their expences in attending fuch meetings as at fome previous general meeting of the faid Company of Proprietors shall be settled and allowed. Provided always, that no Member of the faid Committee shall have more than one vote in the faid Committee except the Chairman, who shall be chosen by themselves, and who in case of a divifion of equal numbers, shall have the casting vote, altho' he has given one vote before. Provided alfo, that such Committee shall from time to time, make report of their proceedings to, and be fubject to the examination and controul of the faid general meetings of the faid Company of Proprietors, and shall pay due obedience to all fuch orders and directions, in and about the premilles as shall from time to time be made by the.

C. 10. Anno Quadragesimo Primo Georgii III. A. D. 1018.

the faid Company of Proprietors, at any general meeting, fuch orders and directions not being contrary to any express directions or provisions of this Act.

General meetings may remove Committee men and officers.

Bye-laws,

Provilo.

Shares may be feld.

XI. And be it further enacted by the authority aforefaid, that the faid Company of Proprietors, fhall always have power and authority at any general meeting, to remove or displace any Person or Persons chosen to be of the Committee as aforefaid, or other Officer or Officers under them, and to appoint fome other Person or Persons in the room of the Perfon or Perfons fo removed or difplaced; and shall have power to make And may make fuch Rules, By 3-laws and Orders for the good Government of the faid Company, and the good and orderly managing of the faid works to be as aforefaid confiructed, by the laid Company of Proprietors for the purpoles aforefaid, and from time to time to alter and repeal the faid Bye laws, Orders and Regulations, and to impose and inflict fuch reasonable fines and forfeitures to the use of the faid Company of Proprietors, upon all Perfons, being Members of the faid Company of Proprietors, and offending against the fame, not exceeding the fum of five Pounds Current money of this Province, for any one offence, as to the major part of luch general meeting fhall feem meet, fuch fines and forfeitures to be lovied and recovered by fuch ways or means, as fines or forfeitures are by this Act directed to be levied and recovered, which faid Rules. Bye-laws and Orders being put into writing under the common Seal of the faid. Company of Proprietors, shall be binding, and be observed by all parties, and shall be sufficient in any Court of Law or Equity, to juffify all perfons who fhall act under the fame. Provided, that they be not repugnant to Law, nor to any of the claufes and provisions in this Act contained.

> XII. And he it further enacted by the authority aforefaid, that it shall be lawful for the faid feveral Proprietors to fell and dispose of any share or shares, he, she or they fhall and may be intitled to in the faid undertaking; and any purchaser or purchasers shall, for his, her or their fecurity, as well as that of fuch Proprietor or Proprietors. have a Duplicate or Duplicates of the Deed or Conveyance made unto him, her or them and executed by both parties; one part whereof, fo executed, shall be delivered to the laid Company of Proprietors, for the time being, or their Clerk, to be filed or kept for the use of the faid Company of 'Proprietors: And an entry thereof, shall be forthwith made in a book or books, to be kept by the faid Clerk for that purpole, for which no more than five fhillings shall be paid; and until fuch Duplicate of such Deed shall be fo delivered, unto the laid Company of Proprietors, or their Clerk, and filed and entered as above directed, fuch purchaser or purchasers shall not be held to be a Proprietor or Proprietors, and thall have no part or thare of the profits of the laid undertaking paid unto him, her or them, nor any vote as a Proprietor or Proprietors.

Form of tiansfors of fhares.

XIII: And be it further enacted by the authority aforefaid, that the Conveyance or Transfer of the faid shares shall be in the following form, to wit,

-in confideration of the fum of -do hereby bar-" I A. B. of-" gain, fell and transfer to C. D. (his, her or their) Heirs, Executors, Curators; Administra-- share or shares (as the case shall require) of the undertaking " tors and Alligns -" for fupplying the City of Montreal and parts thereunto adjacent in the Province of Lower " Canada, with water, to hold unto the faid--his, her or their Heirs, Executors, " Curators, Administrators and Affigne, subject to the same Rules and Orders and on the fame

C. 10. Anno Quadragesimo Primo GEORGII. III. A. D. 1801.

³er fame conditions that I new hold the fame; and I the faid C. D. do accept of the faid fhare " (or fhares) of the faid undertoking, fubject to the faid Rules," Orders and conditions. Witnefs " our bands or marks (as the cafe may be) the ______ day of ______ n the

" year of Our Lord Executed in the prefence of the underfigned Witnesses

Proceedings of the Proprietors, &c. to be entered into a book.

Fenalty on an-

noy ing the water.

XIV. And be it further enacted by the authority aforefaid, that all the Orders and Proceedings of the faid Company of Proprietors, or their Committees at any of their meetings, fhall be entered in a book, to be kept for that purpofe, by the Clerk of the faid Company of Proprietors, and fhall be figned by the faid Clerk and by the faid Proprietors, or Members of the Committees prefent at fuch meetings, or the major part of them, and that fuch entries for made and fubfcribed, fhall be admitted to be read in evidence in any Court whatfoever.

XV. And in order to preferve the water to be conveyed into the faid City of Montreal, and the parts thereunto adjacent, clean and wholelome. Be it further enacted, that no perfon thall bathe in any of the faid Refervoirs or Ponds, or wath any dogs or other animals therein, or thall caft, throw or put any dog or cat or any fifth, duit or other noifome or offentive thing, or wath or cleanle any cloth, or any wool, leather or any noifome or offentive thing, in any of the faid Refervoirs, or Ponds, or caute, permit or fuffer the water of any fink, fewer or drain, to run or be conveyed into any of the faid Refervoirs or Ponds or caufe any other annoyance to be done to the water, within any of the faid Refervoirs or Ponds, or wath or cleanle the fkins of any theep, lambs or other animals, in any part of the faid Sources or Fountains from which the water is, fo as aforefaid, to be conveyed, upon pain of forfeiting, for every luch offence, any fum not exceeding the fum of Forty thillings Current money of this Province for the first offence, and Five Pounds like money, for every fubfequent offence, one half to the vie of the faid Company of Proprietors, and one half to him or her who fhall fue for the fame.

And on enterrapting or damaging the works. XVI. And be it further enacted by the authority aforefaid, that if any perfon or petions thall wilfully and malicioully hinder or interrupt the faid Company of Proprietors, their Agent or Agents, Officers, Workmen, Servants or Afliftants or any of them, in making, erecting, repairing or doing or performing any of the works aforefaid, or in the exercise of any of the powers and authorities, by this Act granted, or thall take away, defiroy, damage or injure any Engine, Water houle, Pipe, Plug or other works or any matter or thing already made or provided, or which thall be made or provided, for the purposes aforetaid, or any of the materials used or provided for the fame, or in any wife, cause or procure the fame to be done, every perion or persons to offending, thall for every such offence, forfeit and pay to the taid Company of Proprietors, the amount of the damages suffained by means of such offence or injury, to be recovered by the faid Company of Proprietors, with double costs of fuit, by Action of debt, in any of the Courts of King's Bench in this Province.

How the Penalties or Forfeiture to be levied and recovered. XVII. And be it further enacted by the authority aforefaid, that all Penaltics or Forfeitures by this Act impoled, shall be levied and recovered by diffress and sale of the Goods and Chattles of the perion liable to pay the same, by Warrant, under the

hand

C. 10. Anno Quadragelimo Primo Georgii HI. A. D. 1801.

hand and feal of any two Juffices of the Peace, in the weekly Sittings for the City or Diffrict, where fuch perfon shall be or reside; which Warrant every such Juffice is hereby empowered to grant, upon the information or tellimony of any credible withels, upon oath and the overplus (if any) of the money arising by such distress and fale, shall be rendered upon demand to the owner of fuch Goods and Chattles, after deducting the charges of fuch difficies and fale.

Limitation of Actions.

General iffue, Special matter.

Exclusive right for 50 years graned.

The Main-pipes the expiration of leven years.

Rights of His : Majelly, &c. re-

ferved.

Public Aft.

N Sector

XVIII: And be it further enacted by the authority aforefaid, that if any Action or Suit shall be brought against any perforior perfors, for any thing done in pursuance of this Act, the fame shall be brought, within fix Calendar. Months next after the fact committed, or in cale their thall be a continuation of damages; then within fix Calendar Months next after the doing or committing fuch damages, shall cease, and the Defendant or Defendants shall and may plead the general iffue, and give this Act and the fpecial matter in evidence at any trial to be had thereupon, and that the fame was done in purfuance and by the authority of this Act, and if it thall appear to have been to done, on it any such Action or Suit shall be brought after the time before limited for bringing the fame, then judgment shall be entered for the Defendant or Defendants; or if the Plaintiff or Plaintiff's shall become nonfuit, or suffer, discontinuance of his or their Action or Suit, after the Defendants or D fendants shall have appeared, or if a Judgment shall be entered against the Plaintiff or Plaintiffs, or if upon exception or otherwise, Judgment shall be given against the Plaintiff or Plaintiffs the Defendant or Defendants shall have treble costs, and shall have such remedy for the same, as any Defendant hath for colls of Suit in other cales of Law.

XIX. And be it further enacted by the authority aforefaid, that for the space of ' Fifty years, from and after the paffing of this Act, the laid Company of Proprietors of the Montreal water works and their Successfors and Affigns, shall have an exclusive right of fupplying the faid City of Montreal, and the parts thereunto adjacent, with water; and that during that period, no other Company nor Corporation shall supply the faid City of Montreal, and the parts thereunto adjacent, nor either of them with water." Provided always, that the faid Company of Proprietors fhall continue with . all convenient speed, to make and construct the different works necessary for supplyto be laid before ing the City of Montreal and the parts thereunto adjacent with water, and that the principal Pipes be laid in fuch parts of the faid City of Montreal and parts thereunto adjacents as they the faid Company of Proprietors (hall, or may intend to supply with water, within the space of leven years from the day of passing this Act.

> and the second 2012 1 2 2 2 2 2 XX. And be it further enacted by the authority aforefaid, that nothing herein contained shall affect, or be construed to effect in any manner or way whatloever, the right of His Majeftyl his Heirs or Subcefforstor of any Perfon or Perfons or of any Bodies Politic or Corporate, fuch only excepted as are herein mentioned.

> entrol of a long to the stand same XXI And be it further enzeled by the authority aforelaid, that this Act fhall be deemed and taken to be a Public Act: and shall be judicially taken notice of as luch, by all Judges, Jullices and other Perfons, without specially pleading the same. The strand on growth in this way of the start start should be the start way

e V is other of common entres. . mer to that we want of the rest of the rest with and the

CAP.

60