## C. 7-8. Anno quadragefimo fecundo GEORGII III. A. D. 1802.

1.7

Be it therefore 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 assembled by virtue of and under the authority of An Act passed in the Parliament of Great Britain intituled, "An Act to repeal certain parts of an Act passed in the fourteenth year of His Majesty's reign, intituled, "An Act for making more effectual provision for Government of the Province of Quebec in North America;" and to the second provision for the Covernment of the faid Province." And it is hereby

Charles Bastifie Bouc, difqualified and readered incapable of being elected or of fitting or voting as a Member of Affembly, until pardoned by His Majefty. " make further provision for the Government of the faid Province," And it is hereby enacted by the authority of the fame, that the faid *Charles Baptifle Bouc*, from and after the paffing of this Act, fhall be and he is hereby difqualified and rendered incapable of being elected, or of fitting or voting, as a Member of the faid House cf Affembly, until His Majesty shall be most graciously pleased to pardon, remit and release, the faid *Charles Baptiste Bouc*, of and from the faid conviction, and the legal confequences and effects thereof.

### C A P. VIII.

An Act to provide for the more effectual regulation of the Police, within the Cities of Quebec and Montreal and Town of Three Rivers; allo for extending Regulations of Police to other Towns and Villages, in certain Cafes, and for repealing the Acts or Ordinances therein mentioned.

#### (5th April, 1802.)

Preamble.

Juftices in General QuarterSeffions impowered to make Rules and Orders for the Regulation of the Police of the Cities of Quebec and Montreal and Town of Three Rivers.

Before having effect, to be fubrutten to the juffices of the Court of King's Bench,

THEREAS the Rules and Orders, heretofore made, touching the Police, have not been productive of the benefits thereby intended, and Whereas it is expedient that more ample provision be made, for obtaining such benefits in future, and for fecuring a speedy decision upon complaints relative to breaches thereof. Be it therefore enacted by the King's Moft Excellent Majefty, by and with the advice and confent of the Legislative Council and Affembly of the Province of Lower Canada, conftituted and affembled by virtue of and under the authority of an Act of the Parliament of Great Britain, intituled, " An Act to repeal certain parts of an Act paffed in the " fourteenth year of His Majesty's Reign, intituled, " 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 faid Province," and it is hereby enacted by the authority of the lame, that the Justices in their General Quarter Seffions of the Peace, for the Districts of Quebec, Montreal and Three Rivers, respectively, shall be and they hereby are authorized and empowered, from time to time, to frame fuch Rules and Orders, and with fuch Fines and Penalties for the breach thereof, as shall be judged requisite and proper, for the Regulation of the Police of the respective Ci. ties of Quebec and Montreal and Town of Three Rivers ; and allo, from time to time, to alter and amend the fame, and all fuch Rules and Orders, when fo framed or lo altered or amended, shall before having effect, be submitted to the inspection and revital of the Juffices of the Court of King's Bench, in the faid Diffricts, respectively, who are hereby authorifed and required in Term and during the fitting of the faid Courts, to confirm or reject the fame, and when fo framed and confirmed, and duly published

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In Term time, to be confirmed or rejected.

Not to have effect until publickly proclaimed. No fine exceeding

L5. to be impofed except in certain cafes. No Orders to

be repugnant to any Law of the Province or to the Duties of any of its officers.

Orders of Police in force at the commencement of any year, and that have not before beenprinted to be published annually in the News Papers.

Juffices of the Peace empowered to make Rules and Orders for other Towns and Villages to be approved or rejected by the Juftices of the Court of King's Bench. publifhed as herein after provided, fhall be binding and obligatory upon all and every perfon or perfons, within the City or Town, where they are intended to have operation. Provided always, that every fuch Rule and Order before it fhall have effect, fhall be publickly proclaimed in the City or Town, to which the fame fhall have reference, by the common Cryer or Bellman and alfo be possed up; and that no fine or penalty thereby imposed, shall exceed the sum of Five Pounds current money of this Province, except in the case where an addition thereto, may arise by reason of the expence of performing any fervice or work, as herein after is mentioned. And Provided also, that no such Rule or Order, shall be repugnant to any Law of this Province, nor to the Duties of any of the public Officers thereof.

II. And be it further enacted by the authority aforefaid, that fuch Rules and Orders for the regulation of the Police, within the Cities of Quebec and Montreal, as shall be in force at the commencement of any year, during the continuance of this A&, and shall not before have been printed, shall, annually, within the Month of January, be published in the News Papers printed in the faid Cities respectively.

III. And be it further enacted by the authority aforefaid, that whenever a majority of the Houfeholders in any Town or Village, within this Province, confifting of not lefs than thirty inhabited houfes, within the fpace of fifteen Acres fquare, fhall apply to the Court of General Quarter Seffions of the Peace, for the Diftrict wherein it may be fituated, for the eftablifhment of Regulations of Police for fuch Town or Village, it fhall and may be lawful for the Juftices in their faid Seffions, and they are hereby authorifed and required, to frame Rules and Orders, with proper Fines and Penalties for that purpofe, and afterwards to alter and amend the fame, from time to time, as may be neceffary and fit. And for the Juftices of the Courts of King's Bench of the Diftrict or any two of them, to confirm or reject the fame, in the manner herein before preferibed, for the Cities of Quebec and Montreal, and Town of Three Rivers, and fuch Rules and Orders, when fo framed and fo approved or amended, fhall be publickly proclaimed and pofted up in the Town or Village to which they, refpectively, fhall have reference, and afterwards, fhall be binding and obligatory upon all and every perfon or perfons within the fame.

Renalty on perfons refusing or neglecting to perform the fervice or work required of them regarding the Police. IV. And be it further enacted by the authority aforefaid, that in every cafe where any perfon, after twenty four hours notice, in writing left at the dwelling houfe of fuch perfon, shall refuse or neglect to do or cause to be done, any fervice or work regarding the Police, which by any Rule or Order made and approved as aforefaid, he or the may be required to do, it shall and may be lawful, for any of the Justices before whom the complaint shall have been brought, to direct the Surveyor of Roads or a Constable, to employ fome other perfon, for a reasonable consideration, to perform such fervice or work to refused or neglected to be done; and the perfon who shall have difobeyed fuch Rule or Order, shall, over and above the penalty annexed to the breach of the fame, pay such seasonable sum as shall have been allowed to the perfon who performed the fervice or work, in his or her stead, which additional sum shall further the survey of the stead of the ste

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fhall be levied in like manner, as herein after is provided, in respect to the penaltics for offences against this Act

Juffices empowered toapply 1.500. to fuch objects of Police within the Cities of Quebec and Montreal as fhall be agreed on, at any general Quarter Seffion, of the Prace. V. And Whereas it would have a beneficial effect, if a fund of greater extent than hitherto has been applicable to fuch purpofes, were effablished for the furtherance of objects of Police and improvement, within the Cities of Quebec and Montreal. Be it therefore further enacted by the authority aforefaid, that out of the monies raifed by affesment, within each of the faid Cities, it shall and may be lawful for the Juftices within the fame, respectively, to apply annually, (inflead of the thirty Pounds heretofore applicable for such objects of Police and improvement within the fame, as from time to time, shall be agreed upon and authorised by the faid Justices at any General Quarter Sessions of the Peace, or at any Special Sessions, convened for the purpofe within the faid Cities, respectively; which monies shall be payable by the Road Treasurer, in the fame manner and form as is directed, in regard to the other monies in his hands, arising from affelsment.

Period defined for the continuance of the Rules and orders of Poluce made in purfuance of this Acta VI. And be it further enacted by the authority aforefaid, that the Rules and Orders of Police to be made in purfuance of this Act, shall have force and continuance, for twelve Months, from and after the date when the fame respectively shall have been confirmed, by the Justices of the Court of King's Bench, and from thence until the end of the then next Superior Term of the faid Court, for the District, unless, fooner altered<sup>t</sup>or amended, in conformity to this Act.

Penalties how recoverable for offences against the regulations of Police.

VII. And be it further enacted by the authority aforefaid, that Penalties incurred for offences against any of the Rules, Orders and Regulations of Police, touching the Cities of Quebec and Montreal and Town of Three Rivers, which shall be established by authority of this Act, shall be profecuted for and recovered, together with the reasonable costs of fuch profecution, before any two of His Majesty's Justices of the Peace of the District, wherein the offence shall have been committed, in the Weekly Sittings of fuch Juffices, as directed by law to be held at the faid Cities of Quebec and Montreal and Town of Three Rivers, or in Special Sittings thereof, which may be called for the purpole, where the matter may require a more prompt decision, or if regarding any other Town or Village within this Province, confifting of not lefs than thirty inhabited houses, within the space of fifteen Acres square where Regulations of Police shall be established, before any two Justices of Peace of the District, and all and every the aforefaid Juffices are hereby authorifed and empowered, to hear and determine all causes and complaint, touching and respecting the Regulations of Police to be made as aforefaid, in a fummary manner, on proof of the offence, either by voluntary confession of the party or parties accused, or by the oath of one or more credible Witnefs or Witneffes, other than the informer, which oaths all and every of the faid Juffices, are hereby empowered to administer, and one moiety of every such penalty, shall belong to the informer, and the other moiety to be paid to the Road Treasurer to be applied to the purposes of this Act, and in all cases of non-payment of any Judgment to be awarded, by any of the Justices as aforefaid, the fame shall be levied 106

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levied by diftrefs and fale of the offender's goods and chattels, by Warrant under the hands and feals of the Juffices, before whom the offence fhall have been profecuted, directed to a Conftable or Peace Officer; and the overplus of the money raifed, after deducting the Penalty and Cofts, fhall be returned to fuch offender.

Who shall be deemed a competent Witnels,

VIII. And be it further enacted, that in all Actions, Profecutions, Caufes and Proceedings, relating to or concerning the execution of this prefent Act or of any Order or Regulation to be made in virtue of the fame, any inhabitant refiding within any City, Town, Place or Diffrict in this Act mentioned or defcribed, fhall be a competent Witnefs, and be admitted to give evidence upon any Action or Profecution as aforefaid, notwithftanding fuch inhabitant is charged with or liable to pay any rate or perform any duty or fervice, by virtue or under the authority of this Act.

An appcal allowed, IX. And be it further enacted, that on all and every Judgment to be made by any Juffices, at their Weekly or Special Seffions, it fhall and may be lawful to appeal thencefrom, to the Juffices in the Court of Quarter Seffions of the Peace of the Diffrict, where fuch Judgment may be made, upon which appeal the full merits of the original complaint may be heard and adjudged. Provided always, that the appellant, fhall before the allowance of any appeal, as aforefaid, give good and fufficient fecurity, to pay the amount of the Judgment appealed from and Cofts, as well on the original complaint, as upon the appeal.

Limitation of Actions.

Duty of the Surveyors of the highways &c. and Conflables in the Cities of Quebec, Montreal, and Town of Three Rivers and the Surveyors and Overfeers of roads in any Town or Village of certain extent. X. And be it further enacted, that no perfon shall be liable to any profecution or Judgment, for the breach of any Order of Police, to be made in virtue of this Act, after one Month from the aforelaid breach, nor shall any appeal be granted, after one Month from the date of the Judgment made.

X. And be it further enacted, by the authority aforefaid, that it fhall be the duty of the Surveyor of Highways, Streets and Bridges, within the Cities and Parifhes of Quebec and Montreal, refpectively, and of the Conftables within the faid Cities and Town of Three Rivers, refpectively, and of the Surveyor and Overfeers, refpectively, of Roads in any Town or Village within this Province, confifting of not lefs than thirty inhabited Houfes, within the fpace of fifteen Acres fquare, to obey fuch Orders as they may receive, from the Juffices of their Diffricts, or of any two of them, touching the carrying into execution, the Rules and Orders of Police eftablished by authority of this Act, and more particularly the profecution for offences against the fame.

Ordinance Geo. 111. Cap. XV. and Ordinance Geo. 111. Cap. BLI, repealed. XII. And be it further enacted, by the authority aforefaid, that an Act or Ordinance passed in the feventeenth year of His present Majesty's Reign, initialed; "An "Ordinance to empower the Commissioners of the Peace to regulate the Police of the Towns of "Quebec and Montreal for a limited time," And also an Act or Ordinance passed in the thirty first year of His present Majesty's Reign, initialed, "An Act to continue and a-"mend an Act passed in the feventeenth of His Majesty's Reign, initialed, "An Ordinance to empower the Commissioners of the Peace to regulate the Police in the Towns of Quebec and Montreal for a limited time," be, and the same and each of them, is and are 801

Rules and Orders of Police now inforce under thole or either of thole Acts to have the fame force and effect as if this Act had mot beca made.

Continuance of this Act.

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are hereby repealed. Provided always, that the Rules and Orders of Police, now in force, under those or either of those Acts or Ordinances, shall have the fame force and effect, as if this Act had not been made, from and after the passing of the same, until the end of the next General Quarter Sessions of the Peace for the District, where such Rules and Orders, respectively, have effect, and from thence, to the end of the then next Superior Term of the Court of King's Bench, for the faid District, and nolonger, any thing herein contained to the contrary notwithstanding.

XIII. And be it further enacted by the authority aforefaid, that this Act shall have continuance and be in force, until the first day of January, which will be in the year one thousand eight hundred and seven, and from thence to the end of the then next Session of the Provincial Parliament and no longer.

### C A P. IX.

AN ACT to continue for a limited time and amend an Act passed in the thirty ninth year of His Majesty's Reign, intituled, "An Act for granting "further encouragement, and a more ample allowance to the Maitres and Aides de Poste, in this Province."

### (5th April, 1802.)

Preambles Act 39. Geo. III. Cap. VIII. recited.

THEREAS an Act was paffed by the Legislature of this Province, in the thirty ninth year of His Majefty's Reign, intituled, "An Act for granting further en-" couragement and a more ample allowance to the Maitres and Aides de Poste in this Pro-" vince," which Act is to have continuance until the end of the prefent Seffion of the Provincial Legiflature, and whereas it is expedient that it be continued and amended as herein after mentioned, Be it therefore enacted by the King's most Excellent Majefty, by and with the advice and confent of the Legiflative Council and Affembly of the Province of Lower Canada, constituted and affembled by virtue of and under the authority of an Act passed in the Parliament of Great Britain, intituled, 4 An Act to " repeal certain parts of an Act paffed in the fourteenth year of His Majefly's Reign. intituled, " 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 laid Province," And it is hereby enacted by the authority of the fame, that the faid Act, intituled, An Att for granting further encouragement and a more ample allowance " for the Maitres and Aides de Poste in this Province," and all matters and things therein contained, shall continue to be in force, until the first day of January one thousand eight hundred and three, and from thence to the end of the then next Seffion of the Provincial Parliament and no longer.

Maitres or Aides de Poste not entitled to any. Fare unless they have fufficient Reins to their Horfes,

And continued.

II. And whereas great inconvenience hath arifen from the Maitres de Poste and their Aides, driving horses without sufficient harness, and more particularly, (when two horses are required) by driving the faid horses with reins only to one of the same. It is therefore enacted by the authority aforesaid, that no Maitre de Poste or Aide de Poste, shall be entitled to demand or receive any fare or hire, for any carriage or horses when