C. 14. Anno Quadragesimo septimo Georgii III. A. D. 1807.

C A P. XIV.

AN ACT to make further provision for the nomination and appointment of infpectors and Constables for the Towns and Villages in this Province.

(16th. April, 1807.)

III

Preamble,

Manner of ap-

pointing Infpec. tors of Police in

the Towns and

Villages.]

WHEREAS more special provision than the Law at prefent affords, is necesfary for the appointment of Infpectors of Police and Peace Officers for the Towns and Villages within this Province, to which Regulations of Police are or may be extended: 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, conflituted and affembled by virtue of and under the authority of an Act passed in the Parliament of Great Britain, intituled, " An Act to repeal cer-" tain parts of an Act passed in the fourteenth year of his Majefty'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 fame, that any fifteen of the householders of any Town or Village to which the Regulations of Police do now extend, or of any Town or Village to which fuch Regulations shall hereafter extend, may, by Petition, lay before the Juffices of the Peace of the Diffrict in which fuch Town or Village is fituated, in their respective Quarter Seffions, the names of five perfons householders refident within the Town or Village wherein the Petitioners relide, for the purpole of one of them being appointed Infpector of Police. whofe duty it shall be to attend specially to the execution of the R les and Regulations of Police extended to furh Town or Village; and the Juffices of the Peace in fuch Seffions, are hereby authorited to appoint from among the five perfons, whole names shall have been to laid before them, one of them, to be Inspector of Police for the faid Town or Village.

Fenalty on Inpectors refuting he office.

Provifo.

II. And be it further enacted by the authority aforefaid, that any perfon fo appointed to the office of Infpector of Police, who fhall, within eight days after fuch appointment, refufe to accept the faid office, fhall forfeit and pay the lum of five Pounds, current money of this Province, or if after accepting the faid office thall refule or neglect to execute any of the duties thereof, as herein specified, he shall forfeit and pay a sum not exceeding Twenty Shillings, nor less than Five Shillings like money, for every such result or neglect. Provided always, that no perfor who shall have been to appointed and named Inspector of Police; and who shall have performed the duties of the taid office, shall be again appointed and named Inspector of Police, until the expiration of fix years next after such appointment, unless such performent thereto.

294 C. 14. Anno Quadragesimo septimo Georgii III. A. D. 1807.

Certain perfons axempted. III. Provided alfo, and it is hereby enacted by the authority aforefaid, that the Juftices of the Peace, Civil and Military Officers, Clergymen, Licenced Practitioners of Phyfic and Surgery, Barrifters and Advocates, Licenced School Mafters and Scholars, or any perfon not of full age, and fuch perfons as are upwards of fixty years old, fhall be exempt from being named and appointed Infpectors of Police of the faid Towns or Villages.

Duty of the Inf. pector.

IV. And be it further enacted by the authority aforefaid, that every perfon who fhall be to appointed an Infpector, fhall be held and obliged for and during the term of one year next after fuch appointment, to attend without fee or reward to the execution of the Rules and Régulations of Police extended to the Town or Village, for which he shall have been so appointed Inspector, and he shall profecute all and every offence against the laid Rules and Regulations, and for the difcovery of fuch offences, the faid Infpector of Police is hereby authorifed and required, once in every month, at any time between the hours of eight in the morning and four in the evening, to visit the houles and out houses of the Town or Village where he acts, and, at any time, the faid Infpector shall have authority to vifit the same, provided that fome perfon shall have made oath before a Justice of the Peace, that fome particular offence which he shall specify is committed against the said Regulations of Police, in or about the houle or houles propoled to be vilited at fuch other time than the monthly vifit; and the Juffice of the Peace administering fuch oath, shall thereupon give to the Inspector of Police applying for the same, a licence or warrant to visit any house or out house of any kind specified in such oath, and every perfon refufing to admit the Inspector of Police on such monthly visits or at such other times, when so authorised, into any house or out house, shall forfeit and pay a penalty not exceeding Forty Shillings current money of this Province, nor lefs than Ten Shillings like money for every fuch offence.

Manner of appointing Coaftables and Peace officers in the towns and villages. V. And whereas it may happen that in fome of the Towns or Villages there may be no refident Peace Officers or not a fufficient number thereof: Be it therefore enacted by the authority aforefaid, that it fhall and may be lawful for the juffices of the Peace, in their refpective Quarter Selfions, to appoint one or more good and fufficient perfon or perfons refpectively refiding within the Towns or Villages for which the appointments are to be made to be Conftable or Conftables, and Peace Officer or Peace Officers, and which Conftable or Conftables, and Peace Officer or Peace Officers fhail be felected from the lifts refpectively, which fhall be prefented to the Juffices as aforefaid, and the Conftables and Peace Officers fo appointed out of luch lifts, fhall perform all and every the duties of their office of Conftable and Peace Officer, not only within the Fown or Village for which he or they fhall have been fo appointed, but allo within the whole of the Parifi where he or they fhall refide. Provided always, that nothing herein contained fhall be conftrued to exempt the Captains and other Officers of Militia, within any parifh, from the performance of any duties to which they are now by Law liable as Peace Officers.

VI.

296

Limitation of Aftions.

C. 14-15. AnnoQuadragefimoseptimo Georgii III. A. D. 1807. VI. And be it further enacted by the authority aforefaid, that every action or fuit for any offence against this Act, shall be commenced within the space of one Calendar Month after the offence committed and not afterwards, before any Provincial Judge in Circuit, or any two Juffices of the Peace refiding in the faid Towns or

Villages respectively, or the nearest thereunto, and after judgment rendered upon conviction, upon the oath of one or more credible witnefs or witneffes. other than the profecutor, or confession of the offender, and in default of payment on the part of the offender or offenders within eight days after fuch judgment, the penalties and forfeitures by this Act imposed for any offence against the fame, shall be levied by diftress and fale of the goods and chattels of the offender or offenders, by warrant under the hand and feal of fuch Provincial Judge in Circuit, or fuch Juffices of the Peace refiding in the faid Towns or Villages, or nearest thereunto, who shall have heard the complaint, rendering the surplus of fuch diffress. if any there be, after deducting the necessary charges on making the same, to the party or parties profecuted, which warrant fuch Provincial Judge in Circuit or Juftices of the Peace, is and are hereby empowered and required to grant, as aforelaid: and the penalties and forfeitures when to levied, thall be paid, one half to the informer (in cafe he shall not be the Inspector) and the other half or the whole, if the said Infpector be the informer, to his Majesty's Receiver General for the use of this Province, and be applied to the support of the Civil Government thereof, and shall be accounted for to his Majefty, through the Lords Commissioners of his Majefty's Treasury for the time being, in fuch manner and form as his faid Majefty, his Heirs and Succellors shall direct.

Continuance of this Act.

VII. And be it further enacted by the authority aforesaid, that this A& shall be in force to the first day of January, which will be in the year of our Lord one thous fand eight hundred and eleven, and from thence to the end of the then next Seffion. of the Provincial Parliament, and no longer.

CAP. XV.

AN ACT to grant to Jean Baptifle Bedard the exclusive right and privilege of erecting Bridges in this Province, according to the models therein mentioned.

(16th April, 1807.)

Preamble,

HEREAS Jean Baptiste Bedard of the City of Quebec, Carpenter, hath invented two improved methods for the easy and found construction of wooden Bridges, and hath made a specification of his faid inventions, which faid specification is hereunto annexed, and hath also deposited models of the faid Bridges in the office of