CAP. VI.

An Act to amend an Act passed in the fifty-eighth year of the Reign of his late Majesty George the Third, intituled, "An Act to provide "more effectually for the security of the Cities of Quebec and Mon-"treal, by establishing a Watch and Night Lights in the said Cities, and for other purposes," and to encrease the Funds necessary for the purposes of the said Act.

(22d March, 1823.)

Preamble.

THEREAS it is expedient to amend an Act passed in the sifty-eighth year of the Reign of His Majesty George the Third, intituled, " An Act to provide " more effectually for the security of the Cities of Quebec and Montreal, by estab-66 lishinga Watch and Night Lights in the said Cities, and for other purposes," which faid Act was to have expired on the first day of May next, but has been further continued by an Act passed during the present Session, intituled, "An Act further to " continue for a limited time an Act passed in the sisty-eighth year of the Reign of 46 His late Majesty George the Third, intituled, 46 An Ast to provide more effecet sually for the security of the Cities of Quebec and Montreal, by establishing a Watch e and Night Lights in the said Cities, and for other purposes;" 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 46 Act passed in the fourteenth year of His Majesty's Reign, intituled, 46 An Att 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 authority of the same, that the eighth and eleventh Sections of the aforefaid Act passed in the fifty-eighth year of His late Majesty's Reign, intituled, "Au Act to provide more effectually for the security of " the Cities of Quebec and Montreal, by establishing a Watch and Night Lights in the faid Cities, and for other purpoles," shall be and the same are hereby repealed.

Eghth and eleventh sections of the Act of the 55th Geo. 3, cap. 2, repealed.

II. Provided always, and be it further enacted by the authority aforesaid, that watchmen may the Justices of the Peace residing in the said Cities respectively, shall be and they

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he augmented, if necessary, but not to exceed 45.

they are hereby authorized and empowered to augment the number of Watchmen in the faid Cities, if they shall think fit so to do, beyond the number of twenty-four. as by the said Act prescribed, to any greater number, not exceeding forty-eight. which by them may be deemed necessary for the safety and convenience of the Inhabitants of the faid Cities respectively.

A duty on Dogs

III. And be it further enacted by the authority aforesaid, that for the purposes of augmenting the funds necessary for defraying the expenses of the Watch and Night Lights in the Cities of Quebec and Montreal respectively, an annual rate or duty shall be, and the same is hereby imposed upon, and shall in the manner hereinafter-mentioned, be raised, collected and paid by all and every person or per-The duty, and by fons owning, keeping or having more than one dog or bitch, of ten shillings, current money of this Province, for each and every dog or bitch of whatfoever description, such person or persons may own, keep or have in either of the said Cities, exceeding one, which faid duty shall also be payable by, and be levied and collected from the person, owning, keeping or having such dog or bitch, or from the head, chief or principal of the family wherein such second or other dog or bitch may be or be kept as aforesaid, whether the same belong to him or not.

A duty on carriages imposed.

IV. And be it further enacted by the authority aforesaid, that for the purposes above-mentioned, an annual rate or duty shall be, and the same is hereby imposed upon, and fuall be raised, levied, collected and paid by each and every person or persons residing in either of the said Cities of Quebec or Montreal, owning, keeping or having Calêches, Carts, Waggons or other vehicles, (Voitures) for luxury, of that description, mounted upon iprings, at the rate of five shillings, current money aforesaid, for each and every such Calêche, Cart, Waggon or other vehicle (Voiture) upon two wheels, and upon springs, as aforesaid, and that a further annual rate or duty of ten shillings, current money aforesaid, shall be and the same is hereby imposed upon each and every person residing in either of the said Cities of Quebec and Montreal owning, keeping or having any such Carriage or vehicle (Voiture) upon four wheels, and upon springs.

The duty, and by whom to be paid.

An additional duty on Horses.

V. And be it further enacted by the authority aforesaid, that for the purpoles. above-mentioned, an annual rate or duty of five shillings, current money of this The duty, and by Province, in addition to the rate or duty already by law imposed, shall be and the same is hereby imposed upon, and shall be raised, levied, collected and paid by each and every person residing in either of the above-mentioned Cities, owning, keeping

or having a Horle, Mare or Gelding, for luxuy, for each and every such Horle, Mare or Gelding, any such person or persons may own, keep or have in either of the said Cities.

Certain classes of persons, having Horses, exempt from duty. VI. Provided always and be it further enacted by the authority aforelaid, that Carters, Bakers and Brewers of Beer, possessing or keeping one or more horses employed in carting and distributing bread or beer, and persons cultivating one or more lands, and keeping or employing one horse or more for the purpose of agriculture, shall be exempt from the payment of the rate or duty hereby imposed on persons possessing, keeping or having such horse or horses.

Annual rates and duties imposed in what manner to be levied. VII. And be it further enacted by the authority aforesaid, that the annual rates or duties herein-above-mentioned and imposed, shall be ascertained, raised, levied, collected and paid, as the Duty or Tax on horses, in the said Cities of Quebec and Montreal respectively, are ascertained, raised, levied, collected and paid, in virtue of the Act imposing the same, passed in the thirty-ninth year of the Reign of His late Majesty George the Third, Chapter sisth, and under the like penalties; and the said annual rates or duties shall be payable and levied for the present year, at the usual and ordinary time when the duties on horses are paid and levied.

An annual duty imposed on persons vending or retailing Rum or other Spirituous liquors, in addition to the duty imposed by Act 58 Geo. 3, cap. 2.

VIII. And be it further enacted by the authority aforelaid, that for the purpoles aforelaid, an annual rate or duty of two pounds, corrent money of this Province, shall be and the same is hereby imposed upon, and shall be raised, levied, collected and paid by each and every person or persons vending or retailing Rum or any other Spirituous Liquors in either of the faid Cities of Quebec or Montreal, in quantities under twenty gallons, not to be drunk in the houte, which duty or tax shall be over and above and without prejudice to the rate or duty already imposed upon perfons retailing Wine, Brandy, Rum or other Spirituous Liquors in the faid Cities, in a lefs quantity than three gallons at one time, which rate or duty hereby impoled, shall, in addition to the rate or duty already by Law imposed upon the persons retailing in a lels quantity than three gallons, be in like manner imposed upon, and paid by such persons so retailing as last aforesaid, and shall by the Road Treasurers in the faid Cities respectively, be exacted, raised, levied, collected, and if need be, fued for, as prescribed and authorized in the aforesaid Act of the fifty-eighth year of the Reign of His late Majesty George the Third, chapter second. IX. Penalty on per-sons vending or retailing Rum or other Spirituous Liquore, less than twenty galls, not paying the duty in a given time.

IX. And be it further enacted by the authority aforesaid, that every person or persons, vending or retailing Rum or other Spirituous Liquors in either of the said Cities, in quantities less than twenty gallons, without having previously paid into the hands of the Road Treasurer, the rate or duty by this Act impoled, for the current year, shall, on being thereof convicted, as by this Act provided, incur and pay a forfeiture and penalty, not exceeding Ten pounds, currency.

Rates and duties imposed on perthan three gallons extended to persons vending less than twenty gallons; such persons to take out a ty than three galject to, by Law.

X. Provided always and be it further enacted by the authority aforesaid, that the rates or duties already imposed by Laws in force in this Province upon persons retailing in quantities less than three gallons, shall be, and the same are hereby extended to persons vending, or retailing in quantities less than twenty gailons under this Act in the aforesaid Cities of Quebec and Montreal, and shall also be paid in the Licence, and to the this Act in the aforelaid Cities of Quebec and Montreal, and shall also be paid in the subject to the same penalties as per fame manner and under the like penalties: and the persons who shall hereafter vend sons selling Rum, or other Spirituous Liquors in quantities less than twenty gallons in ty than three gal. either of the said Cities, shall be held previously to take and obtain a licence to that effect, in the same manner and under the like penalties as persons retailing in quantities less than three gallons are bound to do, and which duties and penalties shall be recoverable, sued for, and applied, as provided in the several Acts imposing the fame, and by this Act.

An annual rate or duty imposed on persons vending Ale or Cider, or other fermented vender or retailer.

XI: And be it further enacted by the authority aforesaid, that for the purposes aforesaid, a further annual rate or duty of two pounds, current money of this Province, shall be and the same is hereby imposed upon, and shall be raised, levied, Liquors, drank in the house of the collected and paid by all and very person or persons, vending or retailing Ale or Cider, or other fermented intoxicating Liquor, to be drunk in the house of the vender or retailer, which rate or duty shall, by the Road Treasurers in the said Cities respectively be also exacted, raised, levied, collected, and if need be, sued for, as prescribed and authorised in the aforesaid Act of the fisty-eighth year of the Reign of His late Majesty George the Third, chapter second.

Penalty on per-sons selling Ale or Cider, &c. without a Licence.

XII. And be it further enacted by the authority aforelaid, that no person or persons in either of the said Cities of Quebec or Montreal, shall hereafter yend or retail any Ale or Cider or other fermented intoxicating Liquors, unless a Licence for that purpose shall have previously been obtained, in the manner and under the like bonds and at the time specified and required by the second, third and fixth Sections of an Act passed in the thirty-sisth year of the Reign of His late. Majetty George the Third, chapter eighth, nor until the rate or duty by this Act imposed, shall have been.

been paid into the hands of the Road Treasurers of the said Cities respectively, as provided in the above-mentioned Act, passed in the sisty-eighth year of His late Majesty's Reign, chapter second.

Penalty on persons selling Ale or Cider, &c. without a Licence. XIII. And be it further enacted by the authority aforefaid, that any person who shall sell or retail Ale or Cider, or any other fermented intoxicating Liquois to be drunk in the house of the Vendor or Retailer, without having previously obtained a Licence, or without having paid the aforesaid Rate or Duty, shall on being thereof convicted, incur and pay for every offence, a forseiture and penalty not exceeding Five pounds currency.

Auctioneers, Hable to an annual rate or duty of £30. XIV. And whereas the annual rate or duty, imposed in virtue of the aforesaid Act, passed in the sifty-eighth year of the reign of his late Majesty George the Third, upon persons in the said Cities of Quebec and Montreal, exercising the profession or business of Auctioneers, may be evaded, contrary to the true intent and meaning of the said Act: Be it therefore declared and further enacted by the authority aforesaid, that all and every person or persons, who may exercise the business or profession of an Auctioneer, or act as such, in either of the said Cities of Quebec or Montreal, shall, by so doing, incur and be liable for the said annual Rate or Duty of thirty pounds, current money of this Province, as by the aforesaid Act ordained and imposed, whether such person or persons may continue or remain in the exercise and practice of such, the profession or business of an Auctioneer as aforesaid, for a whole year, or for any shorter period.

Road Treasurers entitled to a remuneration for their troubie.

Quantum of such

XV. And be it further enacted by the authority aforesaid, that the Road Treasurers of the said Cities respectively, shall be entitled to have, receive and retain, for their trouble in levying, collecting and paying the monies to be by them levied, collected and paid in virtue of this Act, at the rate of two and a half per cent upon the gross amount of all monies which may at any time hereafter, come into their hands respectively, under and in virtue of this Act.

Fines, &c.in what manner to he recovered and how applied. XVI. And be it further enacted by the authority aforesaid, that all fines, penalties and forfeitures that are imposed by this Act, and that may be recovered under and in virtue of the same, shall be sued for in the like manner as the sines, penalties and forfeitures are sued for by virtue of the aforesaid Act, passed in the sity-eighth year of the reign of his late Majesty George the Third, Chapter second, are sued for, and shall be applied to the purposes thereof, and that their due application shall be accounted for to His Majesty, his Heirs and Successors, through the Lords Commissioners

miffioners of His Majesty's Treasury for the time being, in such manner and form as His Majesty, his Heirs and Successors shall be pleased to direct.

Limitation of Ac-

XVII. And be it further enacted by the authority aforelaid, that if any action or actions, fuit or fuits, thall at any time be brought against any person or persons for any thing in contravention or disobedience to this Act, the same shall be commenced within three months next after the commission of the offence, and not afterwards.

Continuance of this Act.

XVIII. And be it further enacted by the authority aforefald, that this Act shall be and remain in force until the first day of May, one thousand eight hundred and twenty-five, and no longer.

CAP. VII.

An Act to appropriate a certain Sum of Money therein-mentioned, for the Relief of Indigent Sick Emigrants from the United Kingdom.

(22d March, 1823.)

Most Gracious Sovereign,

Preamble.

HEREAS it is expedient to appropriate a Sum of Money for the Relief of Indigent Sick Emigrants from the United Kingdom, until permanent Establishments for the Relief of the Indigent Sick of all denominations can be made in addition to those which already exist. May it therefore please Your Majesty that it may be enacted, and 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 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 sourteenth 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 same, that from and after the palfing of this Act, it shall be lawful for the Governor, Lieutenant-Governor, or Person administering the Government of the Province for the time being, by a Warrant or Warrants under his hand, to advance from and out of any unappropriated funds in the hands of the Receiver-General of the Province, during the present year, one thousand