LAWS of the Province of NEW-BRUNSWICK,

Such monies to be appropriated by justices in fellions.

Perfons aggrie ved may bring a

And be it further enacted, That all fuch monies to re-II. ceived or recovered by any fuch treasurer, shall be disposed of, and appropriated by the justices of the peace at their general feffions in the respective county, by their order or orders, for the ufes and purposes which fuch privileges, and public lots were declaredly fold for, at the time of fuch fale, and should there be any overplus after fuch purposes are answered, the same is to re- . main in the hands of fuch treasurer and be confidered as part of Provided, That any perfon the public flock of fuch county. ved may oring a write of certificari or perfons conceiving himfelf or themfelves aggrieved by fuch in supreme court order or orders, shall and may within fix months from the date thereof, bring a writ of certiorari, in the fupreme court, to remove the fame order or orders, which court is hereby authorized to hear and finally determine the fame.

Perfons having demands to be paid on certificate of court of feffions.

III. And be it further enacted, That all perfons who have any demands against any town or district, for the discharge of which the fales aforefaid are declaredly made, are hereby required to deliver in a particular account of the fame to the county treafurer, who is hereby directed to receive fuch accounts, and lay the fame before the juffices of the peace at their general feffions in the refpective county, who are hereby authorized to examine and adjust faid accounts and certify the ballance due on each, that the fame may be paid by the treasurer as foon as he is enabled by the recovery of the monies aforefaid, and no certisrari is brought as aforelaid.

CAP.XLIT.

An ACT for affeffing, collecting and levying COUNTY RATES.

I. Be it enacled by the Governor, Council and Allembly,

Juffices in general or special fethons may money for building goals and court-houfes & ícilors.

apportioned by affections.

HAT the justices of the peace in the feveral counties in this province, where no goals or court-houfes are already agree on fums of erected and finish'd in and for faid counties, shall at their general or fpecial feffions of the peace, have full power and authority to court-nouses at conclude and agree upon fuch fum or fums of money as upon on the towns by examination of able and fufficient workmen shall be thought neceffary for the building and finishing a public goal and a public court-houfe, in and for fuch counties respectively, and by warrant under their hands and feals, or under the hands and feals of the greater number of them, to be directed to the affeffors of the feveral and refpective towns by equal proportion to distribute and charge the fum or fums of money to be levied for the uses aforefaid Such fums robe upon the feveral towns or parifhes in fuch counties refpectively; and the affeffors for the faid towns or parifhes respectively, shall .apportion

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apportion the quota of the faid fum or fums of money fo to be levied upon the respective towns or parishes, to be paid by the feveral and respective inhabitants of the faid towns or parishes as they in their diferentian fhall think just and reasonable, and the faid affeffors are hereby authorifed and empowered to direct their pre-red precepts with cepts with a copy of fuch affefsment or apportionment of the dif-ferent fums fo to be paid by the respective inhabitants, to the control preception to the set of the set of the set of the control preception of the set of the set of the set of the control preception of the set of the set of the set of the control preception of the set of the set of the set of the control preception of the set of the set of the set of the control preception of the set of the set of the set of the control preception of the set of the set of the set of the set of the control preception of the set of the set of the set of the set of the control preception of the set of the control preception of the set of t conftables of the respective towns or parishes, for which such af- fame. feffors are appointed, which conftables are hereby authorized to levy and collect the fame accordingly. Provided always, That Inhabitants may it shall and may be lawful for any inhabitant of any town in cafe pay in labor. he shall so chuse, instead of paying the sum so to be affested upon him, to contribute a proportion of labor at and after the rate of two fhillings and fix pence per day, allowing ten hours to each days work under the direction of fuch perfon as the faid juffices shall agree and contract with for the building fuch goal and court house who is hereby authorized to notify to the respective constables where fuch labor will be required, which labor fo contributed, shall be a full discharge of the sums to affested at and after the rate aforefaid.

II. And be it further enacted, That when any goal or court house or any public bridges or other works are to be repaired at Juffices in gethe expence of any county in this province the juffices of the $\frac{\pi_{2y}}{\text{featurent of}}$ peace in the feveral counties, shall at their general fessions of the grand jury, peace upon the presentment of the grand jury at such fessions of for repairing the want of fuch reparation of the gaol, court houfe and bridges goals, &c. or other works, have full power and authority, if they think proper and convenient, from time to time to make rates and affefsments for fuch fum or fums of money as they in their difcretion shall think fufficient to answer all and every the purposes aforefaid in fuch proportions as is herein before directed to be in like manner affefied, levied and collected, and the faid juffices And may agree of the peace at their respective general sessions are hereby autho- building, &c. rized and empowered to covenant, contract and agree with any fuch geals, &c. perfon or perfons for the well and fufficient building, finishing or repairing fuch goals, court houses, bridges or other works as aforefaid.

III. And be it further enacted, That if any perfon or perfons Perfons not have who shall not have worked as aforefaid, shall refuse or neglect to aforefaid, and pay his or their affeisment, by the space of ten days after demand retention or ne-teding to pay of fuch affeisment by the constable appointed to collect the fame their differen-liable to effect or fhall convey away his or their goods or effate whereby the fum and fale of their or fums of money to affeffed cannot be levied, then it shall and goods. may be lawful to and for the faid conftables by warrant from any one of the juffices of the peace in the county to levy the fum fo affeffed by diffrefs and fale of the goods and chattels of fuch perfons fo neglecting or refufing to pay, who thall not have work'd as aforefaid,

LAWS of the Province of NEW-BRUNSWICK.

Conflables to pay their coilections to county treafurers.

County treafurers to be appointed by justifeffions, and to give fecurity.

Treafurers to

Treafurers to keep books of receiv'd and paid and to render an account under oath if required.

aforefaid, and the goods and chattels then and there found and the diffrefs fo taken to keep for the space of ten days, at the cost and _charges of the owner thereof, and if the faid owner do not pay the fum or fums of money fo rated or affeffed, within the space of the faid ten days, then the faid diffress to be appraised by two or more of the inhabitants where the fame shall be taken, or other fufficient perfons, and to be fold by the faid conftable for payment of the faid money, and the overplus of fuch fale (if any be) over and above the fum to affeffed and charges of taking and keeping the diffrefs, to be immediately returned to the owner thereof, and the respective constables are hereby required upon demand to pay fuch fum or fums of money as they shall have fo received or collected into the hands of fuch perfon (being refident in fuch county where fuch rates shall be respectively made) whom the faid justices at their general feffions, or the greater part of them then and there affembled, appoint to be the treasurer of the county (which treafurer they are hereby authorized and empowered to nominate and appoint) fuch treasurer first giving security in ces in general fuch fum as shall be approved of by the faid justices at fuch general feffions, or the greater part of them then and there affembled to be accountable for the feveral and 'refpective fums of money which shall be respectively paid to them, in pursuance of this or any other act or law of this province, and to pay fuch fum or fums of money as shall be ordered to be paid by the justices at their general feffions, and for the due and faithful execution of the trust reposed in him, and all and every such sum or sums of money as shall be paid into his hands by virtue of this or any other act or law of this province, shall be deemed and taken to be the public flock, and the faid treasurer shall and is hereby re-^{pay monies as} be the public ftools, and the faid the money in his hands to fuch perfon directed by juf- quired to pay fo much of the money in his hands to fuch perfon tites in femons, and perfons as the faid juffices at their general feffions or the and perfons as the faid juffices at their general feffions or the greater part of them then and there affembled, shall by their orders from time to time direct and appoint for the use and pur--ofes of this act, and for any other uses and purposes to which he public flock of any county is or shall be applicable by law.

IV. And be it further enacted, That the faid respective treaentries of monies furers in the feveral counties shall and are hereby required to keep books of entries of the feveral fums refpectively received and paid by them, and are also hereby required to deliver in true and exact accounts upon oath if required (which oath the faid juffices at their respective general feffions are hereby empowered to administer) of all and every the fum and fums of money respectively received and paid by them, diftinguishing the particular uses to which fuch fum or fums of money have been applied, to the justices at every general feffions respectively to be holden by them in the feveral counties, and shall lay before the justices at fuch feffions the proper vouchers for the fame.

V.

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V. And be it further enabled, That the respective constables Constables to de-mand and levy of the feveral towns or parishes, shall and they are hereby re-fuck rates, &c. quired to demand and levy fuch rates and affefsments and to no- for the fametify the inhabitants to work as aforefaid, in manner before directed, and shall account for the same before the faid justices at their respective general sessions in the several counties if thereunto required, in like manner as the faid treasurers are hereby directed to account; and in cafe fuch conftables or any of them Conftables nefhall neglect or refufe to to demand, levy or account, then it fing may be fhall and may be lawful to and for the faid juffices at their re- goal. fpective general feffions or the greater part of them, then and there affembled, to commit fuch conftable or conftables to the common goal of the county, there to remain without bail or mainprize, until he or they shall have caufed such rates or affersments upon the perfons who fhall not have fo work'd as aforefaid, to be demanded or levied, and shall have rendered a true account or accounts in the manner hereby directed, and in cafe it shall appear by such account or accounts that any sum or sums of money is or are remaining in his or their hands which he or they shall have received of the feveral perfons in the town or parish for which he or they shall be respectively appointed, which ought to have been paid to the respective treasurer in order to be -applied to the purposes aforefaid, and if he or they shall neglect or refuse to pay the same over into the hands of the respective treasurers or otherwise if thereunto required by order of the faid juffices at their respective general feffions or the greater part of them, then and there affembled, then it shall and may be lawful for the faid juffices at fuch their general feffions, or the greater part of them, then and there allembled, to commit fuch constable or conftables to the common goal of the county, there to remain without bail or mainprize, until he or they shall have made full payment of the fum or fums of money that shall appear to be due on fuch account or accounts. And all the accounts and vouchers Accounts, &c. of the faid treasurers and constables shall, after having been passed with the electric by the faid juffices at their respective general festions be deposited of the peace. with the clerk of the peace for the time being, of each county refpectively, who is hereby required to keep them among the records of fuch county to be infpected from time to time by any of the faid justices for such county as occasion shall require, without fee or reward.

VI. And be it further enabled, That the receipts of fuch ref- Receiptsoftreapective treasurer shall be sufficient discharges to all constables, and furers, good dis-the discharges of the faid justices of the peace or the greater part fables and dis-the discharges of the faid justices of the peace or the greater part fables and disof them by their orders made at their refrective general feffions to cere good to trea-fuch treasfurer, shall be deemed and allowed as good and fufficient releafes, acquittances or difcharges in any court of law or equity, to all intents and purpoles whatfoever.

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Juffices in fellione may contitreafurers and alexceeding £15. a year.

VII. And be it further enacted, That it shall and may be nue and remove lawful to and for the faid juffices of the peace, at their respec-In the pay not tive general feffions, or the greater part of them then and there affembled, to continue from time to time fuch treasurer in his office, fo long as they shall fee convenient, and to remove him at their pleafure, and appoint any other perfon in his place, and to allow him infifting on the fame fuch reafonable fum or fums of money for his care and pains in the execution of fuch truft not exceeding fifteen pounds, by the year, as they in their difcretion fhall think fit, which they are hereby empowered to direct the payment of, out of the monies arising by the respective rates from time to time appointed to be made.

Affeffors believing their towns overrated, may appeal to courts of feilions.

VIII. And be it further enacted, That in cafe the affeffors of any town or parish shall at any time have reason to believe the faid town or parish is overrated such affestors may appeal to the respective justices of the peace at their next general feffions against fuch part of the rate only as may affect the town or parish in which they ferve fuch office, which justices or the greater part of them, then and there affembled are hereby authorized and empowered to hear and finally determine on the fame. Provided neverthelefs, That upon fuch appeal fuch rate shall not be quashed or deftroyed in regard to any other towns or parishes affeffed thereby.

No new rate to be made until 3 4ths of the former rate are expended.

IX. And be it further enacted, That no new rate shall be made until it shall appear to the faid justices at their respective general feffions or the greater part of them, then and there affembled by the accounts of their respective treasurer or otherwise, that three fourths of the money collected by virtue of the preceding rate have been expended for the uses and purposes aforefaid.

Actions thall not be commenced against perfons collecting money on rates quathed on write of certisrari.

Perfons paying more than they oaght, to be repaid or allowed

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X. And be it further enacted, That no action or fuit shall be commenced or profecuted against any perfon or perfons who shall be employed in collecting or receiving any money in purfuance of this act on any rate or rates which shall be quashed or difcharged on any certiorari to be brought in the supreme court for any money to be collected or received on any fuch rate or rates before fuch writ of certiorari shall be brought and allowed, and in the next rate, that justice may be done to fuch perions who shall pay towards any rate which shall be quashed or discharged the several sums of money which shall appear to have been paid by them on fuch rate either in the whole or in part more than they ought to have paid, shall be repaid or allowed to them in the next rate or rates which shall be made in purfuance of this act as if the fame had been paid on fuch new rate or rates.

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NI 1 1 1. 12 1 XI. And be it further enaded, That no writ of certisrari to Nowitsofcaniremove any rates made in purfuance of this act or to remove any orders &c. orders or other proceeding taken or made by the faid refpective that betaken general feffions, touching fuch rates, shall be taken out or on interm next granted, but upon motion to be made fome time in the term next after time of apafter the time for appealing from fuch rates or orders is expired, and upon making it appear to the court by affidavit or otherwife, that the merits of the question upon fuch appeal or orders will by fuch removal come properly in the judgment of the faid court, and that no fuch writ of certiorari shall be allowed, until fufficient fecurity be given to the refpective treasurers appointed by virtue of this act in the fum of one hundred pounds to profecute fuch writ of certiorari with effect, and to pay the cofts to be afcertained by the court to which fuch rates, orders or proceedings, shall be removed, in case such rates or orders shall be confirmed, nor shall any fuch rates, orders or proceedings be quashed or va- Rates not to be cated for want of form only, and all charges attending fuch re- grafted for want moval shall be defrayed out of that or any subsequent rate.

XII. And be it further enacted, That if any action or fuit shall Assist within be commenced against any perfon or perfons for any thing that 3 months. shall be done in pursuance or by the authority of this present act, in every fuch cafe the action or fuit shall be commenced within three months next after the fact committed, and not afterwards. and shall be laid and brought in the respective county in which the caufe of action or fuit shall arife and not elsewhere. And the de- Defendants may fendant or defendants in such action or suit to be brought shall sive forcial matand may plead the general iffue and give this act and the fpecial under general 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 shall appear to to be done, or that such action or actions shall be brought after the time before limited for bringing the fame as aforefaid, or shall be brought in any other county or place that then the jury shall find for the defendant or defendants, and upon fuch verdict, or if the plaintiff or plaintiffs shall be non-fuited or discontinued, his, her or their action or fuit after the defendant or defendants hath or have appeared or if upon demurrer judge-ment shall be given against the plaintiff or plaintiffs, the defen-sing plaintiff, the defen-defendant field dant or defendants shall and may recover treble costs and have the detendant into like remedy for the fame as any defendant or defendants hath or coits. have in other cafes by law.

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