fuch felons or other offenders. Which fum to afcertained shall of the Peace for be paid pursuant to the order of the Justices of the General the county of St. Seffions in the county where such offence shall have been committed, by the Treasurer of such county as asoresaid.

IV. And be it further enacted, That this act shall continue and be in force for two, years and to the end of the next Session of the General Assembly thereaster.

CAP.XI.

An ACT in ADDITION to an act, intitled an act for regulating the exportation of FISH and LUMBER, and for alcertaining the quality of the same.

Be it enacted, by the Lieutenant-Governor, Council and Affembly,

HAT from and after the passing this act, it shall and exported with or may be lawful for any person or persons to ship and ex- without rickle, if otherwise merport fish commonly called herrings, either with or without pic- chantable, kle, if such herrings are in other respects merchantable, any thing in the faid before recited act to the contrary notwithstanding.

Herrings may be

II. And be it further enacted, That so much of the said re- Noboards shall be cited act as allows of the exportation of wainey boards or plank exported, but what shall be taw'd or from any port or other place in this province, shall be and the hew'd into a square same is hereby repealed, And that from and after the passing edge. of this act, no boards or plank shall be exported from any port or place in this province, but such as shall be sawed or hewed into a square edge; and that no boards or plank shall be deem- thall be deemed ed merchantable if the same shall be split in both ends, or if the merchantable, if fame shall be split in any part more than one quarter of the or in any part more length of such board or plank, any thing in the said recited act than 4 of the to the contrary notwithstanding.

No boards or plank

And be it further enacted, That it shall and may be Boards and plants lawful to export boards and planks of any length whatever, pro- of any length a-

er and feller, may be exported, if oto law, and furveyfame.

greed upon by buy- provided the same are in all other respects agreeable to law, if fuch length shall be agreed upon both by the buyer and seller therwise agreeable of such boards and plank, and the surveyor may pass the same or may pass the -any thing in the said recited act to the contrary notwithstanding.

No boards, plank or lumber of any ked at the mill or any other place but by a fworn furveyor, and if any other person mark, he every thouland fo covered before amy one Justice of to the informer, the rijh.

And be it further enacted, That no boards, plank or lumber of any kind-shall have the contents marked thereon at kind thall be mar- the mill where the same shall be sawed, or at any other place, unless the same shall be so marked by a surveyor regularly appointed and sworn for that purpose. And if any person other than such sworn surveyor as aforesaid, shall presume to mark thaliforfeir 10/for the contents of any boards, plank or other lumber, he thall upmarked, to be re- on conviction thereof before any one of his Majesty's Justices of the peace, upon the oath of one or more credible witness or the Peace, one half witnesses, forfeit and pay the sum of ten shillings for every thouother to the use of sand seet of lumber of any kind so marked; to be levied by the poor of the pa- warrant of diffress, and sale of the offenders goods, rendering the overplus if any after deducting costs and charges to the offender; one half of the said forfeiture to the use of the poor of the town or parish where such offence shall be committed, the other half to him or them who shall inform and sue for the same.

Purchasers of hoards, plank, &c. may have an account of the contents from the furveyor without having them marked.

V. And be it further enacted, That if the purchasers of any boards, plank or other lumber, shall choose to take an account of the contents thereof from the furveyor, who shall furvey the same as aforesaid, without having such contents marked upon the faid lumber, fuch surveyor shall omit to mark the fame, and shall give such account of the contents thereof if he shall be thereunto required by the purchaser thereof as aforesaid, any thing in the faid recited act to the contrary thereof in any wife notwithstanding.

When boards or plank are marked, the whole contents must be marked & any allowance to be made, deducted from the amount.

VI. And be it further enacted, That when any boards or plank shall be marked by any sworn Surveyor as aforesaid, the whole contents thereof shall be fo marked, and any allowance for splits or any other cause, shall be deducted from the amount of fuch contents fo marked.

Surveyors for furveying boards, plank, scanting, &c, fhall have 8d.

And be it further enacted, That every such surveyor as aforefaid, who shall survey any boards, plank, scantling or ranging timber, not exceeding ten inches square, shall receive therefor

therefor eight pence for every thousand feet so surveyed, to be paid by the purchaser thereof and if such surveyor shall also mark the contents thereon, he shall receive only four pence more for every thousand feet so marked, to be also paid by the purchaser thereof as aforesaid; and for surveying, numbering and marking ton timber, masts and spars, such surveyor shall receive fix pence, and no more for every ton of forty folid feet so surveyed, numbered and marked, to be paid by the purchaser thereof as aforefaid, any thing in the faid recited act to the contrary thereof in any wife notwithstanding,

per m. to be paid by the purchaser, and if they mark, 4d more;

and for furveying, numbering and merking, ton timber, &c. 6d per ton, to he paid by the parchaler.

VIII. And be it further enacted, That the regulation re- The regulations specting shingles in the said recited act, which in the same act respecting thing es is declared should not be in force sooner than the first day of till January 1788. January then next, shall be further suspended, and shall not be further in force till the first day of January, which will be in the year of our Lord one Thousand seven Hundred and Eighty Eight, any thing in the said recited act to the contrary notwithstanding_

shall not be in force

And be it further enacted, That the said herein before Clauses in the rerecited act, and every part and clause thereof not altered or repealed by this act, shall continue and be in force in the same main in sorce. manner as if this act had never been made, any thing herein before contained, to the contrary thereof in any wife notwithstanding.

cited act, not altered by this, to to-

CAP.XII.

An ACT for APPROPRIATING and DIS-POSING of the Public Monies.

Be it enacted, by the Lieutenant-Governor, Council and Assembly,

HAT there be allowed and paid out of the Treasury of Monies to be paid this province, unto the feveral persons hereafter mentions outofthe medius, ed, the fellowing fums.

To Richard Seaman, Esq. for his services as Treasurer from To the Treasurer. the first day of April 1786, to the first day of April 1787. One hundred pounds.