act, each one so guilty, shall forfeit the sum of three pounds, to be recovered in the manner, and to the uses aforesaid.

Limitation of the

VI. And be it further enacted, That this act shall continue and be in force until the first day of May, which will be in the year of our Lord One Thousand Seven Hundred and Eighty-Nine, and no longer,

CAP.VI

An ACT to impower the JUSTICES of the GENERAL SESSIONS of the PEACE, in the feveral counties in this Province, to grant Licences to Tavern-keepers, and Retailers of spirituous Liquors.

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

Justices of Peace at Sessions authorised to grant licences to Tavern-keepers & retailers of strong liquors.

HAT the Justices of the General Sessions of the Peace, in the several counties in this province, shall at their General Seffions, or at any special Session, to be for that purpose holden, have full power and authority, and they are hereby authorifed and empowered to give and grant Licences to fuch persons as they in their discretion shall think fit, being of good fame and character, to licence them, and each and every of them to keep a tavern, or to fell wine, brandy, rum, beer, ale, or any strong liquors whatloever within their respective counties, by retail or the small measure, under the quantity of five gallons, and that it shall and may be lawful for the said Justices, or the major part of them, then and there affembled, to ask, demand, and receive for every such licence, by them to be given and granted as aforefaid, such sum as they in their discretion shall think fit, not exceeding four pounds, nor less than ten shillings for each licence for one year, which sums so to be received shall be paid by the Clerks of the respective counties into the hands of the respective county Treasurers, to defray such necessary contingent expences of the county, as fuch Juffices, or the major part of them shall from time to time by their orders in their General Selfions, direct such Clerks retaining for their trouble two shillings

And to demand for the same a sum not exceeding £4, nor less than 10s.

Money fo arising, to be paid into the county treasury) for defraying coun ity charges.

Fee to clerk of the prace,

and.

and fix-pence for each licence so to be granted and no more.

And be it further enacted, That every person so licenced as aforefaid, shall at the time of taking such licence, enter into recognizance with two good and fufficient furcties to his Majesty in such sum as the said Justices or the major part of them then and there affembled shall direct, to keep an orderly house, and obey such rules and regulations as the said Justices in their General Sessions, or the major part of them, then and there affembled, shall from time to time make and ordain to be observed by Tavern-keepers and retailers," respectively in such county, which rules and regulations the faid Justices in their General Seffions as aforefaid, are hereby authorifed and impowered to make and ordain.

Perious licenied, to enter into res cognizance with foreties, for kcup. ing an orderly hovie, and to obey rules and orders of the fessions.

And be it further enacted, That if any perion or perfons shall sell any wine, brandy, rum, beer, ale, or any strong liquors whatfoever, by retail or the fmall measure under the quantity of five gallens without licence, first had and obtained for that purpose as aforesaid, and entering into recognizance as aforesaid, he, she or they, so offending shall for every offence forseit and pay the fum of five pounds to be recovered upon complaint made to any one of his Majesty's Justices of the peace, in the county where such offence thall be committed, upon the oath of one or more credible witness or witnesses, and levied by warrant of distress and sale of the offenders goods, under the hand and feal of such Justice, directed to any constable of the town or parish where such offence shall be committed, rendering the overplus if any, aftering deducting the costs and charges of such diffress and sale to the offender, and if no goods shall be found. whereon to levy such distress, it shall and may be lawful for If no goods found, fuch Justice by warrant under his hand and feal, to commit such committed. offender to the common goal of the county where such offence shall be committed without bail or main-prize for such time not exceeding three months, nor less than one month, as such Justice shall in his discretion think sit, unless such penalty and forfeiture together with the costs and charges shall be sooner paid, one half of all which penalties and forfeitures shall be paid into the hands of the overfeers of the poor of the town or parish where such offence shall be committed, for the use of the poor of fuch town or parish, the other half to him or them who shall make complaint and fue for the fame.

Persons selling by retail, without lie cence, ferfeit Z 5, to be recovered before a fullice of the Peace, and levied by warrant of dif-

the offender to be

Perions keeping a tavern without liceace, or entertaining perions, & felling strong liquors in their houfes, liable to the same penalty, to be recovered and applied in same manner. IV. And be it further enacted, That if any person or persons shall keep a Tavern without having a licence given and granted as aforesaid, to him, her or them for that purpose, and entering into recognizance as aforesaid, or without such licence to keep a tavern, and entering into recognizance as aforesaid, shall entertain any person or persons in his, her or their house, and shall sell to such person or persons so entertained, any rum, brandy, wine, beer, ale, or any strong liquors, or mixed liquors, to be drank and consumed in his, her or their house, or any part of such house, such person or persons so offending shall be subject and liable to the same penalty for each and every offence, as persons selling by retail, without licence, and without entering into recognizance as aforesaid, are herein before made subject and liable to be sued for, recovered, and applied in the same manner, and to the same uses and purposes.

Persons licensed to keep tavern;—to be licensed also to retail.

Provided always, That any person or persons to whom a licence shall be granted as aforesaid to keep a tavern, shall have included in such licence, a licence also to sell any strong siquors whatsoever by retail, without taking out a separate licence so to sell by retail.

This act to be read at the opening of the general fessions, and lists of persons licenced delivered to the grand jury.

And charge to be given to present

offenders.

Juffices of general fessions to proceed on presentment, to recover penalties, in the manner herein before preferibed.

Penalties and forfeitures to be paid into the county treasury.

V. And be it further enacted, That this act shall be publickly read by the Clerk at the opening of every Court of General Sessions of the Peace in the several counties in this province. and the Justices of such courts shall at the same time cause a list of all the tavern-keepers and retailers respectively in their respective counties, to whom licence has been granted as aforefaid, to be delivered to the Grand Jurors at fuch courts refrectively, and it shall be particularly given in charge to such Grand Jurors, to make diligent enquiry and presentment of all and every fuch person and persons as shall be guilty of any breach of, or offence against this act, contrary to the true intent and meaning thereof, and upon such presentment, it shall and may be lawful for the Justices of such court to proceed against such offenders; in the manner herein before directed, to one Justice to proceed for the recovery of the penalties herein before inflicted, and upon conviction of fuch offender or offenders, before the Justices of fuch court, fuch penalty and penalties shall upon the recovery thereof be paid into the hands of the respective county Treafurers for the fame uses and purposes, and subject to the same orders and directions as the fums to be paid for licences, are herein before directed to be applied and subject unto.

VI. And be it further enacted, That nothing in this act contained shall extend or be construed to extend to the City of Saint John, but the licences to be granted therein, shall be granted as heretofore agreeable to the directions in the Charter of This all not to exthe faid City, and the laws of the Common Council of the faid tend to the city of City regulating the fame.

St. Jebu.

CAP. VII.

An ACT in ADDITION to an Act for the better ascertaining and confirming the BOUNDARIES of the several COUNTIES within this PROVINCE, and for SUBDI-VIDING them into TOWNS or PARISHES.

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

HAT all that Tract of Land in the county of Westmar- town and ravish of land, begining fifteen chains east of a creck about two Daritager, with miles fouth of Memranecek river, thence northerly on the western line of the town of Sachville to Chediac harbour, including the Island, thence west on the north line of said county, as far as the east line of the Town of Monkton, thence down said line and the other river Petcudiach, to the first mentioned bounds, be one district, town and parish, distinguished by the name of the town and parish of Dorchester. That all that track of land to the west of the town of Hillsborough and Monkton, Town and parish of Subjective, with extending the width of the same county, as far as the Portage, the bounds. between Petcudiach and Salmon brook, be one town and parish, diffinguished and known by the town and parish of Salisbury.

II. And be it further enacted, That a line due fouth from Dividing line bethe north end of the said Portage to the northern boundary of tween the county of St. John, and from the said north end of the said King rand Decer to Portage due north to the fouthern boundary of the county of Northumberland, be the dividing line between the county of Westmorland, and the counties of King's and Queen's, any law or ordinance to the contrary notwithstanding.