CAP. VIII.

An ACT to levy an ASSESSMENT on the Proprietors of the Township of SACKVILLE, for defraying the EXPENCES of a SURVEY and PLAN of faid Township.

HEREAS, from the loss of boundaries and in-Preamlice accuracies of surveys heretofore made in the Town of Sackville in the county of Westmorland, difficulties have arisen in ascertaining with precision the boundary lines between adjoining proprietors, who have generally agreed to a new furvey of the lands in the faid Town, as nearly as posible conforming to the ancient boundaries in the original plan, whereby expence has been incurred, which ought equally to be borne by the different proprietors in proportion to their interests.

I. BE IT THEREFORE ENACTED, by the Lieutenant Governor, Council and Affembly, That, Charles Commissioners Dixon and Jonathan Burnham, Esquires, and Mr. Hezekiah amine the ac-King be, and they are hereby appointed Commissioners with furvey and plans full power and authority to examine, liquidate and adjust all accounts relative to the survey and plan of the said Town of Sackville, and the amount of the faid fum of the expence of the faid survey and plan being so adjusted, the said Commission and to assess the same upon all owners and proprior the Programs etors of any lands lying within the limits of the faid furvey as equally as may be, in proportion to the actual expences incurred by the furvey and plan, on each lot or right, and the benefits to be received by the different proprietors of each lot or right respectively, according to the best knowledge and discretion of the faid Commissioners: And the said affeliment being so The Affeliment made, and public notice thereof given in writing within the published, Profaid Town of Sackville and at the Court-bouse of the said county of Westmorland, it shall be the duty of each and every proprietor, resident in this province at the time of making and publishing the said affessment as aforesaid, to pay their respective quotas or shares of such assessment within three months after the fame shall be made; and it shall also be the duty of every pro- and absent Pros prietor absent from this province at the time of making and months. publishing the faid affessment as aforesaid, to pay his respective

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And in case of recipial or negliar Commissioners to life their Warrant for collecting the same.

quota of such assessment within nine months from the making and publishing such assessment as aforesaid. And in case any proprietor resident in this province as aforesaid, shall neglect or resuse to pay his quota of such assessment within three months as aforesaid, or any proprietor absent from this province at the time of making and publishing the said assessment as aforesaid shall neglect or resuse to pay his quota of such assessment within nine months as aforesaid, the said Commissioners shall and may issue a warrant under their hands and seals directed to the sheriff of the county or constable of the said town, with their bill of assessment thereto annexed, thereby commanding them to levy and collect the quota of each delinquent proprietor, on the goods and chattels of such delinquent, respectively.

If no effects of Delinquents can be found and no Perion appears to paytheir Quota, the Comminioners may leafe the Lands of fuch Delinquents

II. And be it further enacted, That in case no goods or chattels of such delinquents shall be found and no person shall appear to pay the quota or proportion of such delinquent proprietor in such assessment made as aforesaid, such Commissioners, or any two of them, shall by advertisement during three months in the Royal Gazette and also at the said Court-bouse, cause notice to be given for letting out the lands of such delinquent proprietor in the said town or so much thereof as shall answer such proprietors assessment with the charges, and thereupon may proceed to lease the same for such term as shall be necessary for that purpose.

No Poffession acquired under the Survey or this Act to be deemed an adverte Possession against the own-ler, or to instite the person acquiring the same to the Statute of Limitations.

III. And be it further enacted, That, no possession to be acquired under the said survey or this act shall be taken or deemed to be an adverse possession against the real owner or enable the person or persons acquiring such possession or any person or persons claiming under them, to plead or give the same in evidence to intitle him or them to the benefit of the act of limitation.

The Sum to be afferred not to exceed 12cl.

IV. And be it further enacted, That, the sum to be raised or assessed under this act shall not exceed the sum of one bundred and twenty pounds any thing herein before contained to the contrary thereof in any wise notwithstanding.

The Plan to be completed and deposited with the Town Clerk previous to making the affestment. V. And be it further enacted, That, the before mentioned plan shall be completed and deposited with the Town clerk of the said town or parish of Sackville for the time being, or such person as the majority of the proprietors in the said town of Sackville shall from time to time nominate for that purpose, for the inspection and use at all times gratis, of persons interested in the lands contained in the said plan or any part thereof previous to the making such assessment as aforesaid.

CAP.