nage of Ships and other veffels within the limits of this Province," have been found too small for the encouragement of erecting Wharves and keeping them in repair; for remedy whereof,

I. Be it therefore enacted by the President, Council and Affembly, That hereafter for all decked veffels not exceeding fifty tons whilst hereafter to be for careening, loading, unloading or lying fast to any wharf, shall be ceeding 50 tons, 1s. paid One Shilling as heretofore accustomed. For every vessel above per diem fifty tons and not exceeding one hundred, Two Shillings instead of Above fifty and not one shilling and fix nence. For exceeding one hundred one shilling and six pence. For every vessel of one hundred and tons, is:

not exceeding one hundred and sisty tons, the sum of Three Shil. Of one hundred and not exceeding one hundred and sisty tons, the sum of Three Shil. Of one hundred and lings. For every vessel of one hundred and sisty and not exceeding dred and sisty tons, as, two hundred tons the sum of Four Shillings. For every Ship or of one hundred and vessel of two hundred and not exceeding three hundred tons the sum two hundred tons, as, and of two hundred tons, and not exceeding three hundred and of two hundred tons, and not exceeding three hundred and of two hundred tons, and not exceeding three hundred and of two hundred tons, and not exceeding three hundred and of two and not exceeding three hundred. of Five Shillings. For every ship or vessel of three hundred and Of two, and not exnot exceeding four hundred tons the fum of Six Shillings. And for ceeding three hundred every ship or vessel of four hundred tons and upwards the sum of of three, and not exceed shillings, for each and every day such ships or vessels respectively shall so use or occupy any wharf; to be recovered in the man- Of sour hundred tons ner prescribed in the aforesaid in part recited Act.

Rates for wharfage

and upwards, 7s. per

II And be it further enacted, That the aforefaid Act and every Former Act to remain clause thereof, except such part thereof as is hereby altered and a- inforce. mended, shall be and remain in full force.

## CAP. V.

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An ACT to confirm the Proceedings of the Juftices of the Peace in King's County, and to authorize the faid Justices to build and finish a Gaol and Court-House in the said County. Pasfed the 5th of March, 1807.

A THEREAS the Building formerly purchased by the Justices of Presmble: the Peace in and for King's County, and used and occupied asa Gaol and Court-House in the faid County, has been destroyed by fire, and the Justices of the Peace in and for the said County actuated by a regard for the public welfare and interest, and conceiving themselves to be thereunto authorized by the Laws now in force, have in their General Sessions upon the presentment of the Grand Jury of the faid County of the want of a Gaol and Court-House in the said County, proceeded to direct a warrant of Affestment to be issued for the levying of the fum of Three Hundred Pounds upon the feveral Towns and Parishes in the said County, for the purpose of building a Gaol and Court-House upon the Public Ground in the town or parish of Kingston, in the said County, originally referved for the purpose of erecting the public buildings of the said County thereon; and a part of the said sum has been paid in pursuance of the said warrant by the Inhabitants of the feveral towns and parishes in the Taid County.

AND WHEREAS it is just and expedient that the said proceedings of the faid Justices be ratified and confirmed,

B.

&c. confirmed.

I. Be it therefore enacted by the President, Council and Assembly, Proceedings of the That the said proceedings of the said Justices of the Peace in and for Justices for building King's County aforesaid, at their General Sessions or at any Special and finishing a Gaol, King's County aforesaid, at their General Sessions or at any Special Sessions for that purpose holden for the purpose of building and finishing a Court-House and Gaol upon the said Public Ground in the faid parish of Kingston, and the said warrant of Assessment so issued as aforesaid for the levying of the said sum of Three Hundred Pounds upon the feveral towns and parishes in the said County for the purpose of building a Gaol and Court-House upon the said Public Ground be, and the same are ratisfied and consirmed and rendered sirm and valid in the Law, in the same manner and to all intents and purpofes as if there had heretofore been no Gaol or Court-House in the faid County, and no Affessment had been made in the said County for the purpose of building or finishing, or paying for or purchafing any building for a Gaol and Court-House in the said County.

Such parts of the furn

ty rates.

H. And he it further enacted, that such parts of the sum of Three of 3001 before affelfed Hundred Pounds so affeffed as aforesaid, as have not been already as are not already paid collected and paid, shall and may be levied, collected and paid in like manner and under the same restrictions, regulations, penalties and forfeitures in every respect as any sum or sums of money can to be levied, collected be levied, collected and paid by virtue of the Laws now in force for and paid as other Coun- affesting, collecting and levying County rates, any thing in the faid Laws or either of them, or in any Law, ulage or custom to the contrary thereof in any wife notwithstanding.

fale of the Lot herein

exceeding gool.

and Court-House.

III. And be it further enacted, That if the said sum of Three Hun-The faid sum of 3001. 111. And on in juriner enactes, and the hands of the Treatogether with the mo- dred Pounds together with the money now in the hands of the Treatogether with the money and unapproney to arife from the furer of the faid County belonging to the faid County and unapproafter mentioned, not priated to any other use or purpose, and the money to arise from being sufficient for the sale of the Lot herein after mentioned, mentioned, building and finishing build and finish the said Gaol and Court-House upon the said Public the Gaol. &c. faid Justices of the Peace in and for King's County aforesaid, at Justices may order a their General Sessions upon the presentment of the Grand Jury of further affessment not such deficiencies, to make a further Rate or Assessment of a further fum not exceeding Three Hundred Pounds for the purpose of building and finishing the said Gaol and Court-House; to be in such proportion and in fuch manner affessed, levied, collected and paid, as any other County Rates can or may be affested, levied, collected and paid; and the faid Justices of the Peace in and for King's County aforesaid, at their General Sessions, are hereby authorized And may contract and and empowered to covenant, contract and agree with able and fufand finithing the Gaol ficient workmen for the well and sufficient building and finishing of the faid Goal and Court-House in the said County.

formerly purchased,

and for the faid County for the time being, or the major part of them be, and they are hereby authorized and empowered to fell and Justices may sell and dispose to the best advantage of the Lot of Land purchased with the Building so destroyed by fire as aforesaid, for the use of the said County, by the faid Justices as aforesaid, to such purchasen or purchasers as may incline to purchase the same, and to give a good and give a good title and authentic Deed or Deeds to the purchaser or purchasers thereof; for the same, which sale to be made thall be good and valid and the manier which fale fo to be made shall be good and valid, and the monies arifing from such sale or sales shall by such Justices be applied towards the building of the Goal and Court-House aforefaid.

IV. And be it further enacted, That the Justices of the Peace in,