CAP. IV.

An ACT to make more effectual provision for repairing the Aboideau or Bridge across the Marsh Creek in the City and County of Saint John .---Passed the 30th of July, 1808.

Unprotes

THEREAS the Aboideau or Bridge across the Marsh Creek in the City and County of Saint John, upon the Westmorland Road, so called, was originally built in part at the Preamble. public expence of the Province, the residue of the expence of the building thereof being defrayed by the proprietors of the Marsh Lands from which the tide was shut out by the said Bridge: And whereas the said Bridge is of great public utility, and it is expedient that effectual means should be provided for the repairing of the same from time to time so that the same may not go to ruin.

I. Be it enacted by the President, Council and Assembly, That 1. Be it enacted by the President, Council and Assembly, 1 and whenever the said Bridge or Aboideau shall stand in need of be-Proprietor of the ing repaired for the preservation and security thereof, it shall be need for the and may be lawful for the said proprietors of the said Marsh the Judices in section and may be lawful for the said proprietors of the said Marsh the Judices in section and the said se Lands or of the greater part thereof, and they are hereby autho-fions, who are to apprised and required to make a representation to the Justices of to examine and rethe Court of General Sessions of the Peace in the said County Port, of Saint John, setting forth the necessity of such repairs, and the said Justices in the said Court or the greater part of them then and there assembled, are hereby authorised and required upon any such application so to be made to them forthwith to appoint three or more commissioners not being proprietors of such Marsh Lands, as they in their discretion shall think fit, to inspect and examine the state and condition of the said Bridge, and make report thereon without delay to the said Court, and at the same time to report to the said Court the sum which in the opinion of the said commissioners or of the greater part of them, may be necessary for repairing the said Aboideau and Bridge, and if upon such report, the proprietors of the said and upon lectulity Marsh Lands or any of them, shall give security with two good given by the proprietors in a Bond to be entered into to the Treasurer of the said etors of the Marth, and by the proprietor County in a penalty equal to the sum so to be reported by the of any Millian may said commissioners, with condition to pay into the hands of the Bridge, for payment said Treasurer, one equal third part (the whole into three equal of one half or two parts to be divided) of the said sum so to be reported by the said may be, of the examples of the proprietors of proprietors of any Millian penets, the telidue to commissioners, and the proprietor or proprietors of any Mill or pence, the relidue to Mills already erected or hereafter to be erected at and adjoin-mentuponthe Couning or contiguous to the said Bridge, shall give similar security ". for the payment of one other equal third part of such sum to be reported as aforesaid, and if there shall be no Mill or Mills at and adjoining or contiguous to the said Bridge, if then and in such case the said proprietors of the said Marsh Lands or any of them shall give similar security for the payment of one equal moiety or half part of the sum so to be reported as aforesaid, then and in either of the cases before mentioned upon security to be

given as aforesaid for the payment of two third parts or of one

moiety of the said sum so to be reported as aforesaid, as the case may be, into the hands of the said County Treasurer for the purpose of making such repairs as aforesaid, it shall and may be lawful for the said Justices in the said Court or the greater part of them then and there assembled, and they are hereby authorised and required to make an assessment of the other third part or moiety of such sum so to be reported as aforesaid, as the case may be upon the several Towns and Parishes in the said County. to be assessed, levied, collected and paid in such manner and under the same regulations, restrictions, penalties and forfeitures as any other County charges can or may by Law be rated, assessed, levied, collected and paid.

II. Provided always, and be it further enacted. That if the pro-

If the proprietor of prietor or proprietors of any Mill or Mills already erected, or the Mill refuses of hereafter to be erected, at and adjoining or contiguous to the neglects to give fecurity for payment said Bridge, shall upon such report as aforesaid refuse or neglect come necessary;

of one third of the expence of repairing within the space of ten days next after such report as aforesaid Gates to be removed and Clappers fixed ment of one equal third part as herein before mentioned of such in their place, and sum to be reported as aforesaid, then and in such case it shall the Mill not to be used until another and may be lawful for the said commissioners and the said pro-Affeliment shall be prietors of the said Marsh Lands or any of them, and they and each of them are hereby authorised and required forthwith to take down and remove or cause to be taken down or removed any sluce-gate or gates or other work or works erected for the purpose of admitting or stopping in the water for the convenience, use and accommodation of such Mill or Mills and instead thereof to make or cause to be made and put and permanently fixed in the said Aboideau or Bridge, there to remain until another assessment shall become necessary for the repairing of the said Aboideau or Bridge such Clappers as are usual in such cases to prevent the influx of the tide within or above the said Bridge or Aboideau, and it shall not be lawful again to make use of or employ such Mill or Mills until another assessment shall become necessary as aforesaid, and so as often as such case shall happen, and the proprietor and thereupon and in such case the said proprietors of the said

of the Marth Lands Marsh Lands or any of them, shall give similar security as aforepayment of one moi-said for the payment of one equal moiety or half part of the County.

the other moiety to said sum so to be reported as aforesaid, and upon such security be raifed by an Af being given for the payment of such moiety it shall and may be defined; upon the being given for the payment of such moiety it shall and may be defined; upon the meater lawful for the said Justices in the said Court or the greater part of them, as aforesaid, to make an assessment of the other moiety of such sum so to be reported as aforesaid, upon the several Towns and Parishes in the said County in the same manner as is herein before in that behalf mentioned and provided in case there shall be no Mill or Mills at or adjoining or contigu-The expence of tak ous to the said Bridge: Provided always, that the expence of

&c. to be added to taking down and removing such sluce-gates or other works, and like manner.

repairs and raifed in of making, putting in and fixing such Clappers as aforesaid, shall be added to the said sum so to be reported as aforesaid, and be paid and assessed in the same manner and in the same proportions as such sum so to be reported as aforesaid, is hereproprietor of by directed to be paid and assessed. Provided also, that any

Marsh Lands giving proprietor or proprietors of the said Marsh Lands who shall in

any of the cases before mentioned give the security required by recover this Act shall be entitled to have and receive from any other expect from any proprietor of proprietors of such Marsh Lands; not joining in other proprietor not such security a rateable proportion of the sum to be paid in pur-city. suance and by virtue of such security and of this Act, according to the number of acres of such Marsh Lands owned by each proprietor respectively, and shall and may receiver such proportion in an action upon the case for money laid out and expended to be brought for that purpose against any such other proprietor or proprietors not joining in such security.

III. And be it further enacted, That the said Justices in the said Court or the greater part of them, then and there assembled, shall appoint one or more fit person or persons as Trustees Trustees to be appointed for repaining to be joined with an equal number of fit persons to be appoint—the Bridge and About ed as Trustees by the said proprietors, so giving security as deau. aforesaid for the payment of one moiety or two third parts of the said expence as aforesaid, as the case may be, which persons so to be appointed Trustees by the said Justices and the said proprietors or the greater part of them, are hereby authorised and empowered to covenant, contract and agree for the well and sufficient repairing of the said Aboideau and Bridge in such manner as they the said Trustees or the greater part of them shall think most effectual for the security and preservation of the said Bridge.

IV. Provided always, and be it further enacted, That the said Aboideau and Bridge, and the passage across the same shall not Aboideau and Bridge be at any time obstructed or incumbered by any logs, timber; to be proceeded applank, boards, or other materials, but that the same shall re-on Highways, in the main free and open as a common public highway, and that any fame manner as in such incumbrances shall be considered and may be proceeded or nuisances against as nuisances in any streets, highways or roads in this Province.

V. And be it further enacted, That the said Justices as soon juffices may hold as conveniently may be after the passing of this Act, or at any the purpose for time hereafter when by any extraordinary casualty immediate before-menioced. repairs of the said Aboideau and Bridge shall be necessary for the preservation and security thereof, shall and may upon due application in that behalf made assemble in a Special Session for that purpose to be held and proceed in the manner herein before directed, to provide for such repairs of the said Aboideau and Bridge as may be now or at any such time hereafter respectively necessary for the security and preservation thereof, and that such proceedings shall be good, valid and effectual to all intents and purposes as if such proceedings were had or to be had at their general Sessions in the manner herein before mentioned.