ding to the Gaol of the faid City and County. Passed the 14th of March, 1810.

Preamble.

THEREAS the Gaol for the City and County of Saint John has become very much out of repair, and is insufficient for the security of the persons which may be therein confined, and has lately been so represented in a presentment made by the Grand Jury, to the Court of General Quarter Sessions of the Peace for the said City and County: And whereas the said Gaol has been found to be not sufficiently large, for the proper accommodation of the Prisoners therein confined: And whereas the said Court of General Quarter Sessions of the Peace have procured an estimate to be made of the expences which must be incurred in making the necessary repairs to the said Gaol. agreeably to the said presentment of the said Grand Jury, and also of raising an additional story to the said Gaol, for the better accommodation of the prisoners therein to be confined; the amount of which estimate exceeds the sum which, by the Laws now in force, the said Justices are authorised to assess and levy: And whereas in addition to the sum of three hundred pounds already assessed by the said Justices, it is found necessary for the purposes aforesaid, to raise by assessment the further sum of five hundred pounds.

Be it therefore enacted by the President, Council and Assembly, Juffices in General That the said Justices of the Peace, for the said City and Counselfons may make an affelfment not exty, at any General Quarter Sessions of the Peace hereafter to ceeding five hundred be holden, are hereby authorised and empowered to make a further rate or assessment of any sum, not exceeding the sum of five hundred pounds, as they in their discretion may think necessary for the purpose of repairing and adding to as aforesaid, and

finishing the said Gaol so to be repaired and added to as aforeto be affelfed, levied said; to be assessed, levied, collected, and paid, in such proporcounty rates may be tion and in such manner, as any other County rates can or may
by the Aft of 26 be assessed, levied, collected, and paid, by virtue of an Act made
and passed in the twenty-sixth year of His Majesty's Reign,
intituled "An Act for assessing, collecting and levying County Rates."

CAP XII.

An ACT in amendment of the Acts now in force for regulating Seamen. Passed the 14th of March, 1810.

Preamble.

و برائم عور الم THEREAS in and by an Act made and passed in the thirty-eighth year of His Majesty's Reign, intituled "An Act in addition to, and in amendment of an Act for the "regulation of Seamen: The penalty of twenty pounds is liable to be incurred for the offence mentioned in the second Section of the said Act, but no person is authorised to prosecute for the same.

Be it therefore enacted by the President, Council and Assembly,

That it shall be the duty of the Chamberlain of the City of Saint Chamberlain of the City of Saint John, if the offence shall be therein committed, or the Treasurer and the Treasurer of any County where such offence may be committed, to sue for the respective and prosecute for the recovery of the said penalty by action of the Counties to professed, in the Supreme Court or the Mayor's Court of the City of Saint John, or either of the Inferior Courts of Common Pleas of the several Counties where such offence may be committed, and such Chamberlain or Treasurer is hereby authorised to prosecute for such penalty, and when recovered, to apply the same in manner as in and by the said Act is directed.

CAP. XIII.

An ACT to continue and amend an Act, intituled an Act for regulating Pilots. Passed the 14th of March, 1810.

WHEREAS it has been found that several Pilots appointed by virtue of an Act, made and passed in the twenty-sixth Preamble. year of His Majesty's Reign, intituled "An Act for regulating Pilots," have refused or neglected to perform the duties required of them by said Act. And whereas no power is given by said Act, to remove or displace such Pilots as may refuse or neglect to perform the duties required of them in and by said Act.

I. Be it therefore enacted by the President, Council and Assembly, That it shall and may be lawful for the Justices of the The Justices of the Common Pleas, in such Counties where Pilots are, or may be compliant and proof appointed, on complaint and proof before them, that any Pilot has neglected or refused to perform the duties required of him to perform his daty as a Branch Pilot, by virtue of said Act, to displace and remove prohibit him from any Pilot so convicted of neglect or refusal, and to declare him aling as a Pilot. Prohibited and restrained from exercising the duties of a Pilot. For the Port or place to which he was appointed a Pilot.

II. And be it further enacted, That the said Act, and every Former Adcontinupart thereof, not hereby altered and amended, be and remained in force, except in full force and virtue, any thing herein contained to the con-altered. trary notwithstanding.

CAP. XIV.

An ACT to continue and amend an Act, intituled "An Act for raising a Revenue in this Province." Passed the 14th of March, 1810.

I. Be it enacted by the President, Council and Assembly, That an Act made and passed in the forty-seventh year of His Ma-Continued to the JESTY'S Reign, intituled "An Act for raising a Revenue in this Province," and since continued to the first day of April 1812.

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