same; and the other half shall be applied for the purpose of erecting buoys in such harbours or bays respectively, and paid over accordingly: And it shall be the duty of all Constables resident in the limits or contiguous to such bays and harbours, to prosecute all breaches of this Act.

V. And be it further enacted, That this Act shall continue and Limitation. be in force five years, and to the end of the then next Session of the General Assembly, and no longer.

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## CAP. XVI.

An ACT to provide for the more effectually repair. ing the Streets and Bridges in the City and County of Saint John. Passed the 14th of March, 1810.

HEREAS the Mayor, Aldermen, and Commonalty of the City of Saint John, by the Charter of the said City, ratifi-Preamble, ed by an Act of the General Assembly, are authorised and empowered " to make, lay out, alter, amend, and repair the "Streets, Highways and Bridges in and throughout the said "City, and the vicinity thereof, and also beyond the limits of "the said City, or either side thereof, throughout the County of Saint John:" And by the same Charter "the Citizens of " the said City during the time of their being inhabitants there-" of, are not liable to perform any duty without the limits of " the said City, except for the laying out Roads and Highways " in other parts of the said City and County, and the working, " clearing, amending, and repairing the same." And whereas it is just, equitable, and expedient that the Freemen and inhabitants of the said City, should do, and perform an equal number of days work as the other inhabitants of the Province, for the purpose of completing and amending the public Roads, and Bridges. And whereas it is necessary for the more perfect discharge of the duties imposed upon, and the execution of the powers vested in the said Mayor, Aldermen, and Commonalty, as aforesaid, that they should be enabled to call forth the labour of the inhabitants and residents of the several Towns and Parishes in the said County, as well as of the freemen; inhabitants, and residents of the said City: And whereas doubts have prevailed as to the powers and duties of the said Mayor, Aldermen, and Commonalty, in the making, laying out, clearing, and amending the Highways and Bridges, in and throughout the said County of Saint John.

I. Be it therefore declared and enacted by the President, Council and Assembly, That it was, and is the duty of the said May-Duty of the Mayor, or, Aldermen, and Commonalty, not only to establish, appoint, alter, amend, and order and direct the making and laying out of all other Streets, Highways & Bridges Highways, and Bridges, not made and laid out at the time of throughout the coungranting the said Charter, but also to alter, amend, and repair all such Streets, Highways, and Bridges before that time made, laid out, or used, or since that time made, laid out, or used, or hereafter

hereafter to be made, laid out, or used; not only in and throughout the said City, and the vicinity thereof, but also beyond the limits of the said City, or either side thereof, throughout the said County of Saint John.

II. And be it further enacted, That the inhabitants and residents of the said City and County, shall be, and they are heredents of the City and by made liable, to do and perform an equal number of days late perform an equal bour, in the clearing, maintaining, and repairing of the Roads, number of days la-Highways, Streets, and Bridges, in and throughout the said City ways as the other in- and County, as other inhabitants and residents in the Province, habitants in the Province by Law are liable to in their respective Parishes, and be subto the like fines and ject to the same fines and penalties, and to the payment of like sums of money, for neglect of duty, to be recovered if within the said City, in the City Court thereof, otherwise before any one of His Majesty's Justices of the Peace, of the said City and County, at the suit of the Surveyors of the respective districts by action of debt, with costs of suit as is established by Law, for the recovery of small debts.

All Roads, &c.here- and Highways heretofore laid out, and which are now used as tolore laid out and such, and also all public bridges heretofore built, and now used now used ed public Highways as such, shall be, and the same are hereby deemed and establish-until altered by the ed to be the public Roads, Highways, Streets, and Bridges of Mayor, Aldermen, the said City and County; and shall continue so to be, until the same shall be altered by the Mayor, Aldermen, and Commonalty of the said City.

IV. And be it further enacted, That the said Mayor, Alder-Surveyors of themen, and Commonalty of the said City, in Common Council Highways to be anmulty appointed un-convened, are hereby authorised and required on the third Tuesder the Common day in March (or within the next four successive days) in each der the Common day in March (or within the next four successive days) in each and every year to appoint by Warrants under the Common Seal of said City, a competent number of fit persons, to be Surfigned to them, veyors of the Highways for the said City and County; assigning to each of the said Surveyors in such warrant, the limits of the district within and over which he shall exercise the duties and powers incident to his office, both with respect to the times and places where the work is to be performed, and the persons to be in case of refusal to summoned to perform such work: and in case of the refusal of other vacancy, ano-any such person to accept of such office, or in case of any vather person to be ap-cancy by death, or removal, or other incapacity of any Surveyor, to perform the duties of his office, the said Mayor, Aldermen, and Commonalty, are authorised and required in like manner to appoint another in his place.

V. And be it further enacted, 'That it shall be the duty of the The Common Clerk Common Clerk of the said City, immediately after the making to transmit the war-of any appointment as aforesaid, to deliver or transmit, to the to the feveral Sur-said several Surveyors so appointed, their warrants of appoint-veyors, who shall ment: and that each and every person so appointed, shall withafter receiving the in fourteen days after receiving the same warrant, be duly sworn to the faithful performance of the duties of his Office, before the Mayor, Recorder, or either of the Aldermen of the said City,

or either of HIS MAJESTY'S Justices of the Peace, for the said City and County, which oath they are hereby severally authorised and required to administer; and to indorse a Certificate thereof, upon each of the said warrants of appointment.

VI. And be it further enacted, That each and every person so to be appointed, who shall neglect or refuse to accept of the office of Perform neglecting or Surveyor as aforesaid, and to take the oath herein before requi-the office of Surveyred, within the time limited as aforesaid; or shall neglect or re-or, and to be fwom fuse to do and perform any of the duties herein required of him, recovered before a shall for each and every offence, forfeit and pay the sum of Juffice of the Peace, three pounds, to be recovered before any one of His MAJESTY'S Justices of the Peace, as aforesaid, upon the oath of one or more credible witness or witnesses, and levied with costs of prosecution by warrant of distress and sale of the Goods and Chattels of the persons so offending, and when recovered, to be paid and paid to the into the hands of the Chamberlain of the said City, to be laid City to be laid out out on the Highways, Streets, and Bridges, within the said City on the Highways. and County.

VII. And be it further enacted, That it shall be the duty of the several Surveyors of Highways, within the said City and Surveyors by the first County, on or before the first day of May, in each and every to the Chamberlain year to make out and transmit to the Chamberlain of the said ble to work on the City, lists of all persons within their respective districts, who are Highways specifying by Law liable to work upon the Highways, Streets, and Bridges, specifying the number of days each person is bound to work, and to add thereto from time to time, the names of any persons who may afterwards come to reside within the same: and to and to fummon the summon the said persons to work, and to superintend them, persons towork additional to summon their Teams to work when necessary, in any for regulating Highpart of their respective districts, at their discretion in the same ways in other parts manner as is provided in the Laws for regulating and repairing Highways, and Bridges in other parts of the Province, and to receive such sums of Money as shall be paid in lieu of labour, and to receive moat the rate established by such Laws, and to recover and collect labour and collect from all delinquents, the fines incurred by them for neglecting fines, and render an account of the fame or refusing to work when called upon as aforesaid; and by the to the Chamberlain, first day of December in each and every year, or sooner if there-with accounts and unto required by the said Mayor, Aldermon, and Commonalty, nies expended, to render accounts of all sums so received and collected by them respectively, (stating from whom received) to the Chamberlain of the said City, and at the same time render accounts, with vouchers of all monies which they may respectively have expended by order of the said Mayor, Aldermen, and Commonalty, upon the said Highways, Streets, and Bridges: and at the and pay over monies same time, or before if required, pay to the said Chamberlain remaining in hand. any monies remaining in their hands.

VIII. Provided always, and be it further enacted, That when-surveyors, when divere the said Mayor, Aldermen, and Commonalty, shall direct reflect by the Mayor, any Surveyor to work in a particular part of, or any particular place in place or bridge within his district, or to take any number of per-take persons belonging to his district, out of such district, into the nexting to their district into the next adjance to the said Survey-cent. adjacent district, it shall be the further duty of the said Survey-cent.

or to attend to the same, and to perform such duty so required of him.

IX. And be it further enacted, That the said Chamberlain of Chamberlain to keep the said City, shall keep an account of the monies, received by feparate accounts of him by virtue of this Act, separate and distinct from the acmonies received by him by virtue of this Act, separate and distinct from the acounte first of March counts of other funds in his hands, and obey all orders of the on the first of March Common Council of the said City, for the expenditure of the account with vouch monies, which he may so receive, and on or before the first day ers, with the Clerk of the Peace, toge of March, in each and every year, shall make out an account, ther with the lists with vouchers of all monies received and paid by him as afored from the Survey-said, and lodge the same with the Clerk of the Peace of the said ors, to be laid be City and County, together with the lists, and accounts, which he may have received from the Surveyors of Highways as aforesaid, to be laid before the General Quarter Sessions of the Peace, for the said City and County.

X. Provided always, and be it further enacted, That nothing Not to abridge the herein contained, shall be construed to abridge the powers of powers of the May-the said Mayor, Aldermen, and Commonalty, to make any or, &c. to make Laws or Ordinances Laws or Ordinances, for the regulation of any of the Streets, (not repugnant to Highways, Roads, Lanes, Alleys, Bridges, Slips, Piers, and laingthe Streets &c. Wharves, within the limits of the said City, in manner as herewithin the City.

Tofore accustomed, so as the same Laws and Ordinances shall not be repugnant to this Act, any thing herein contained to the contrary thereof notwithstanding.

Limitation.

XI. And be it further enacted, That this Act shall be, and continue in force for the term of four years, and no longer.

## CAP. XVII.

An ACT for the more easy and speedy recovery of small debts. Passed the 14th of March, 1810.

I. Be it enacted by the President, Council and Assembly, That all and every person and persons who now have, or hereafter Debts not exceeding shall have any debt or debts owing unto him, her, or them, not five pounds may be recovered before a exceeding five pounds, shall or may cause the debtor or debtors, Juffice of the Peace, to be proceeded against for the recovery of such debt or debts, before any one of His MAJESTY'S Justices of the Peace, in the several and respective Counties in this Province, in which such debtor or debtors respectively shall reside, or may be found, Ordinary Process to and that the ordinary Process against such debtor or debtors, be by fummons direflect to a Conflable shall be by Summons under the hand and seal of such Justice. of the Parish where directed to a Constable of the Town or Parish where such debtor or debtors shall reside, or may be found, which process shall to express time and express the time and place of appearance, and cause of action, tor or leaving a copy shall be due, owing or demanded from any two or more persons jointly.