intituled "An Act to empower the Justices in the Sessions of "the several Counties in this Province, to make such regulati-"one respecting Markets and Ferries, within such Counties as " may be found necessary." And to enable the said Justices in like manner to make regulations respecting causeys; promenades, or walks, made and provided for the accommodation of foot passengers in the public Streets or squares in the several Towns and Parishes, where the same may be found necessary. Julices in Sellions Be it enacted by the President, Council, and Assembly, That in

may make regular such of the Towns and Parishes in the several and respective hay inake legicals. Counties wherein, any causey, promenade, walk, pavement, or feys, Promenades, welk, pavement, or Walks, &c. provi-other structure shall be made and provided for the accommodaded for the accommodaded for the accommodation of feet tion of foot passengers in the public streets, squares, or other public places in any such Town or Parish, except the Parish of lic fleets, squares or saint John, in the County of Saint Jöhn, it shall and may be in any Town or Pallawful for the Justices of the General Sessions of the Peace, in riflerent St. John. iffexcept St. John. the several and respective Counties to make such orders, rules,

And for preventing and regulations, respecting the same, and to prevent any injury injuries to the same being done to the same by riding with horses, earts, or carriages under the like penal-ties as are provided over the same, or by wilfully cutting down, injuring or destroyby the recited Aa. ling any posts, railings, trees or other defences placed and erected for the ornament or protection of the same, or otherwise howsoever, as such Justices in their discretion, shall from time to time think expedient and necessary under such and the like. penalties, to be recovered, levied, and applied in like manner as is provided in and by the said herein before recited Act, for cartying into execution the powers given and granted to such Justices, in and by the same Act, any Law, usage or custom to the contrary thereof, in any wise notwithstanding.

CAP. XIX.

An ACT, to make perpetual an Act, for the further and better support of the Poor in the City of Saint John. Passed the 14th of March, 1810.

Made perpetual.

Be it enacted by the President, Council, and Assembly, That an Act made and passed in the forty-first year of His MAJESTY'S Reign, intituled "An Act for the further and better support of "the Poor in the City of Saint John," be, and the same is hereby made perpetual.

********************** CAP. XX.

An ACT, for the further regulation of Fisheries, and for preventing their decay. Passed the 14th of March, 1810.

Preamble.

[] HEREAS by an Act, made and passed in the thirty-third year of His MAJESTY's Reign, intituled "An Act for re-"gulating the Fisheries in the different rivers, coves and creeks

" of this Province;" it is enacted that no net shall be set in the river Saint John, below the Boars Head, or in the harbour of Saint John, more than twenty fathoms in length: And whereas doubts have arisen as to the outward limits of the said harbour.

I. Be it enacted by the President, Council, and Assembly, That no net more than twenty fathoms in length, shall be set, in any part twenty fathoms in of the said harbour, on the northerly side of Partridge Island, nor length to be fer or within, or to the northward of straight lines to be drawn, the one Partidge Island or from a point commonly called Black Point, on the western side within lines drawn of the said harbour, to the inost westerly point on the said Island; to black Point and and the other from the most easterly point on the same Island, nor outfide of the to a Point called Lower-Battery Point, on the eastern side of faid limits more than the said harbour; under the penalty of ten pounds for each and the penalty of ten every offence. And no net more than thirty fathoms in length, pounds. shall be set any where on the outer or southerly side of the above described limits, under the like penalty of ten pounds. And Nets fet contrary to every net that shall be set in violation of this regulation, shall the regulations to be liable to seizure and sale, in the manner and under the conditions and regulations prescribed in the third Section of the said Act for regulating the Fisheries in the different rivers, coves, and creeks of this Province.

II. And be it further enacted, That no net shall be set at or upon the rocks commonly called Shag Rocks, lying between Par-the Shag-Rocks, nor tridge and Manawagonish Islands; nor shall any two nets tied any two nets tied superior or fastened together be set, nor any drift net be used, for the any drift net used be purpose of catching fish, in the River Saint John, below the Boar's head, purpose of catching fish, in the River Saint John, below the Boar's head, nor in the harbour of Saint John, as above limited, of St. John, nor in any part of the river Saint Croix, within the limits of this under the penalty of Province; under the like penalty respectively of ten pounds for ten pounds, and see each and every offence, and the seizure and sale of the nets ness.

III. And be it further enacted, That no drift net, whether sin-No drift net to be gle, or composed of two or more nets tied or fastened together, used in the River and of a length in the whole exceeding thirty fathoms, shall be St. John, or Kenne used for taking fish above the Boars Head, in the river Saint thirty fathoms long, John, or in the river Kennebeckacis, under the penalty of five branches of the side pounds, for each and every offence; nor shall there be used, in river more than one any branch of either of the said rivers, any such net of a length of such fourh of the width exceeding in the whole one fourth part of the width of such der the penalty of branch respectively, under the like penalty of five pounds; nor shall any drift nets be any where made use of as aforesaid, with-Drift nets not to be in a less distance than thirty fathoms from each other, under than 30 sathoms unthe penalty of ten pounds; nor shall any net whatever remain in der the penalty of the water in any part of this Province, at any time between sun-No net to remain in set on Saturday, and sun-rise on the next ensuing Monday, un-the water between fun-fit on Saturday, der the penalty of five pounds. And all the several penalties im-and sun-rise on posed in this and the two preceding Sections (excepting the sei-day, under the penalty of several pounds and sale of nets,) shall be recovered, paid and applied in like manner as is directed in and by the first Section of the herein before recited Act.

IV. And be it further enacted, That no Salmon shall in any manner

No Salmon to be ta-manner whatever be taken or killed, any where within this Proken or purchased in manner whatever be taken or killed, any where within this Proany part of the Pro- vince, at any time between the first day of October, and the vince, between first first day of April, in each and every year, under the penalty of of October, and first day of April, under the five shillings for every Salmon, so unseasonably taken or killed; penalty of 55. for nor shall any person purchase the same or make use thereof, uneach fish.

der the like penalty of five shillings for every Salmon so unseasonably taken or killed, that shall be found in his, or her possession; which respective penalties by this Section imposed, shall be recovered before any Justice of the Peace of the County, upon the oath of one or more credible witness or witnesses, and be levied by warrant of distress and sale of the offenders goods. rendering the overplus if any, after deducting the costs and charges of prosecution to the offender or offenders, and paid. one half to the informer, and the other half to the Overseers of the Poor, for the use of the poor of the Parish where the offence shall be committed. Provided always that the powers given to the Justices of the Peace in the County of Northumberland, in their General Sessions, in and by the ninth Section of an Act passed in the thirty-ninth year of His Majesty's Reign, intituled "An Act for regulating the Fisheries in the County of Nor-"thumberland," shall remain unaltered, any thing in this present Act to the contrary notwithstanding.

Overfeers of Fisheries for any Place eries, for any City or Parish bordering upon the Bay of Fundy, bordering on the Bay of Fundy, or or upon any other arm of the sea, shall at all times have power other arm of the fea, and authority to seize and sell any nets set or used unlawfully, to have the fame power to feize nets in any arm of the sea adjacent to such City or Parish, in like fet therein as if fet manner as by Law they would have if the waters thereof, were within the limits of within the limits of such City or Parish; and that the Overseers of the Fisheries for the City of Saint John, shall have power to seize and sell as aforesaid, any nets set or used unlawfully, or that may be found drifting any were within the harbour of Saint John, or within the distance of two miles around Partridge Island.

Will Dams on rivers

WI. And be it further enacted, That in all Mill Dams or other

ufually reforted to fabrics, which have been or hereafter shall be erected or placed

by fifth to have a fifth on, or across any river, situate either wholly or in part within

way fufficient for the
way fufficient for the pass at proper this Province, and which has been usually resorted to by Fish

from the sea in considerable quantities at their seasons for

spawning, there shall be a waste gate or fish way, sufficient for

such Fish, in the proper seasons, to pass up and return without

any such hindrance or obstruction as may in future tend to di-

If any Mill Dam vert them from such their usual resort. And if any Mill Dam shall be found after or other fabric erected or placed as aforesaid, shall at any time ber next without after the first day of November next ensuing, be found without such fish way, and complaint on oath such waste gate or fish way, as is hereby required, and complaint be made to the Justices of the County thereof be duly made on oath, to the Justices of the Peace, of in Sessions (of which the County where such Mill Dam, or other fabric, shall be so complaint the owner found in their General Sessions of the Peace (of which complaint to be notified) a Justices of owner or owners of such Mill Dam, or other fabric, shall to viewthe premises. have timely notice in writing,) it shall be lawful for the said Justices in such Sessions, and they are hereby directed forthwith to issue their Precept to the Sheriff in due form of Law, com-

manding him to empannel and swear a Jury of twelve good and lawful

lawful men of the said County, (but not of the Parish in which such Mill Dam, or other fabric shall be so found) and with such Jury, to view the Premises complained of. And the said She-Sheriff after due Inriff, after due inquest made by the said Jury, touching all mat-quest made to make ters and things set forth in such complaint, upon due examina-return to the Section of witnesses on oath, to be by him administered, shall make plaint is found to be return of such inquest, to the said Justices in their Sessions, who order in writing, dithereupon, in case the Jury do find the said complaint to be redling a fill way to just and true, shall make an order in writing, to be endorsed upon the inquest so returned, thereby directing the owner or owners, occupier or occupiers of such Mill Dam, or other fabric, to make or cause to be made therein such sufficient waste gate or fish way, as is hereby required within a reasonable time, to be in such order specified; and also requiring the offender or and requiring the ofoffenders so convicted to pay a fine not exceeding twenty poinds fender to pay a fine nor less than ten poinds immediately into the hands of the nor less than too. County Treasurer, for the use of the said County. And if any which, if he refuse such offender or offenders shall refuse or neglect to pay such first levied by warrant of differs. fine, together with reasonable charges of prosecution, to be tax-warrant of difficely, ed and allowed by the Court, it shall be lawful for the said Justices in their Sessions, and they are hereby directed to issue a warrant for levving such fine and charges by distress and sale of the goods and chattels of the said offender or offenders; and if it no fufficient difno sufficient distress can be found, then, on due return thereof trefs can be found, made by the Sheriff, the said Justices in their Sessions shall, by imprisoned three a further warrant to be by them issued in due form of Law, months, or until the commit such offender or offenders to the public gaol of the paid. County, wherein the offence shall have been committed, there to remain for the space of three months, or until the said fine and charges be paid:

VII. And be it further enacted, That whenever the owner or owners, occupier or occupiers, of any such Mill Dam, or other continuance of any fabric erected or placed as aforesaid, shall after such order and Mill Dam without conviction as aforesaid, continue for the space of twenty days, der and conviction to such Mill Dam, or other fabric, without such sufficient waste be deemed a new offence, and the offender or offenders shall be considered as der shall be liable to a new offence, and the offender or offenders shall incur the like the fame penalty. The Peace to be holden in and for the same County, and applied as aforesaid. And every twenty days continuance shall be deemed a new offence, and may be prosecuted as such, and the penalty aforesaid recovered so often as the same may happen.

An ACT to regulate the proceedings in actions of Replevin, and to enable the fale of goods distrained for Rent, in case the Rent be not paid in a reasonable time, and for the more effectual securing the payment of Rents, and preventing fraud by Tenants. Passed the 14th of March, 1810.