"vision for repairing the Aboideau or Bridge, across the Marsh "Creek in the City and County of Saint John," be, and the same is hereby repealed.

CAP. XXIX.

An ACT to revive and continue fundry Acts of the General Assembly, that have expired. Passed the 14th of March, 1810.

BE it enacted by the President, Council, and Assembly, That an Act made and passed in the forty-first year of His Majesty's Act for preserving Reign, intituled "An Act for preserving the bank of the River the bank of the River in front of Ein"Saint John, in front of the Parish of Lincoln, in the County of coln,
"Simbury." Also, an Act made and passed in the forty-first year of His Majesty's Reign, intituled "An Act to continue an Act
"for preserving the bank of the River Saint John, in front of the gerville. Sheffield, "Parishes of Maugerville, Sheffield and Waterborough," be, and and Waterborough, the same are hereby revived and declared to be in full force for years.

six years and no longer.

An ACT to revive and make perpetual an Act, intituled "An Act for the support and relief of confined debtors," and further to extend the provisions of the same. Passed the 14th of March, 1810.

See The Act par 305 of The 800 Edit.

One also
Stat. 41.90 3.
Cop. 5. in The Book.

WHEREAS an Act made and passed in the forty-first year of His Majesty's Reign, intituled "An Act for the Presimble." support and relief of confined debtors," has lately expired; And whereas the support and relief intended by the said Act, have been found expedient and necessary; And whereas it is deemed expedient further to extend the provisions of the said Act.

I. Be it therefore enacted by the President, Council, and Assembly, That the said Act shall be revived and continued, and the same is hereby declared to be revived, and to be in full force, and made perpetual.

II. And be it further enacted, That each and every debtor Extended to debtors committed to Gaol in execution upon any Judgment recovered in execution upon before any Justice of the Peace, in such Justices Court, shall before a Juffice of be intitled to the benefit of the said Act; and such Justice, or the Peace. any other Justice of the Peace of the County, in the Gaol of which the debtor shall be confined, upon such application, notice, and examination, as are prescribed in the cases mentioned in the said Act, shall make the like orders for the relief of such debtor,

debtor, in every respect as if the execution against such debtor. had issued out of either of the Courts mentioned in the said Act.

III. And be it further enacted, That every person who being Persons swearing sworn, under and by virtue of the provisions of this Act, shall purithment of per-be convicted of making or taking a false oath to any of the facts to which he may be required to swear, shall be deemed guilty of perjury, and shall be liable to the pains and penaltics to which persons are liable for wilful and corrupt Perjury.

CAP. XXXI.

An ACT to provide for the erection of Fences, with gates across Highways, leading through intervale lands in Queen's County, and the County of Sunbury, where the same may be found necessary.---Passed the 14th of March, 1810.

I. BE it enacted by the President, Council, and Assembly, That Upon application of when any proprietor or occupant of any intervale lands in lands in Queen's County, or the County of Sunbury, over which any Queen's or Subbury Highway, or Public Road passes, shall think it necessary or extered freeholders. Freeholders to be appointed who or fences should be erected across such road or highway, with fiall examine and a swinging gate or gates therein, and with a fence or fences exreport on oath to the Selfious. tending into the water, from the place or places where such road of highway may require fencing (if the same shall be at or near the shore of any river or other water,) it shall and may be lawful for such proprietor or occupant, to prefer a petition to any two of His MAJESTY's Justices of the Peace in the said respective Counties, stating particularly the object and grounds -of such application, and praying for permission to erect such fence or fences; upon the presenting whereof, the said Justices are authorised and required forthwith, by order thereon, indorsed to appoint five substantial and disinterested freeholders of the said respective Counties, not resident in the Town or Parish in which such fence or fences, is or are proposed to be erected. to be Commissioners to examine and report upon such petition. which Commissioners shall be sworn to the faithful discharge of their trust, before the said Justices or either of them, a certificate of which shall be indorsed upon the same petition: And the said Commissioners shall thereupon proceed to view the said place or places where the same fence or fences are proposed to be erected, and to report thereon in writing, to the then next Court of General Sessions of the Peace for the said respective If it appear to the Counties: And if it shall appear to the Justices of such Court Seffions necessary or from the report so made by the said Commissioners, or by any expedient, licence three of them, that it is necessary or expedient that the fence or erect the fence with fences prayed for, should be erected, they are hereby authorised

and required to make an order for the erection of such fence or fences, with a good convenient swinging gate or gates in the same where such fence or fences cross the road, and to make

such