Inmitation:

VIII. And be it further enacted, That this Act shall continue and be in force for two years.

## CAP. IX.

An ACT for erecting a Court House and Gaol in the County of Northumberland. Passed the 7th of March, 1812.

Preamble

ITHEREAS the buildings lately occupied as a Court House and Gaol in the town of Newcastle, in the County of Northumberland, are gone to decay, and it is necessary to erect new buildings for the same purpose, and the Justices of the General Sessions of the Peace in said County, have already assessed the inhabitants of said County to the amount of three hundred pounds, and granted Warrants of Assessment for collecting the same, and such further sum will be required for completing the said proposed buildings, as cannot be assessed agreeably to the laws now in force.

building a Court House and Gaol:

I. Be it enasted by the President, Council, and Assembly; Justices of the Peace 1. De u causeur of the Peace, in and for the County of may contract for That the Justices of the Peace, in and for the County of Northumberland, in their General Sessions, or the major part of them be, and they are hereby authorised and empowered to contract and agree with able and sufficient workmen for building and finishing a public Court House and Gaol in the said town of Newcastle, in the County aforesaid, on or near

or appoint Contract the site of the former buildings, or to appoint contractors for tors for that purpose, that purpose, and to agree for such sum or sums of money as

to them shall seem meet, and such Justices shall and may apand apportion the ne-portion and assess such sum or sums as may be necessary upon the Towns or upon the respective towns or parishes, in said County, and by Parishes, warrant under the hand and seal of such Justices, or the mafor part of them to be directed to the assessors of the several

and order the Parish and respective towns or parishes, order such assessors to apassessers to apporti. portion and assess on their respective towns or parishes, their on the same on the respective quota or proportion, to be paid by the several and Inhabitants, respective inhabitants of such town or parish, and such others

as by law are liable to be taxed, as the said assessors in their Justices to appoint discretion shall think just and reasonable, and the said Jus-Collectors, who shall tices as aforesaid, shall and may appoint such collectors as

be sworn, and for re-they shall think fit and necessary, who shall be sworn to a fusal after notice, faithful discharge of their duty; and in case of refusal after made liable to a penalty of five pounds. notice of such appointment, every collector so refusing, shall

be subject to the penalty of five pounds; and in case of death In case of death of or refusal of any collector, another may be appointed in his refusal of a Collector to all of any collector, another may be appointed in his another to be ap stead, at any General or Special Session, who shall be subject pointed subject to the to the same penalty in case of refusal to accept such appointsame penalty. Assessment not to ex. ment, or be guilty of neglect of duty, provided such assessment do not exceed three hundred pounds.

11. And be it further enacted, That in case any assessor or Assessors neglecting or refusing to make assessors, shall neglect or refuse to make such assessment as aforesaid, such assessor or assessors so neglecting or refusing, Aze pounds.

ceed £300

shall forfeit and pay to the Treasurer of the same County, the sum of five pounds, to be recovered in a summary way, before To be recovered in a any Justice of the Peace for the same County, with costs of a Justice.

- III. And be it further enacted, That it shall be the duty of every such collector appointed as aforesaid, within ten days Collector within ten after receiving his warrant of assessment to give notice to the days after receiving several persons contained in his list respectively; of the seve-his warrant to give notice to the persons ral sums on them assessed, and in case any person so notified, contained in his list, shall refuse or neglect to make payment for other ten days, of the sums assessed it shall be the duty of such collector forthwith to collect the paid within ten days, sums so assessed, and by warrant under the hand and seal of to be levied by a any two Justices of the Peace for the said County; to make warrant of distress distress on the goods and chattels of such person or persons seal of two Justices, refusing, and within ten days thereafter, shall make sale of and sale of goods. such distress to the amount of such assessment, with costs, rendering the overplus, if any there be; to the owner or owners thereof.
- IV. And be it further enacted, That every such collector Collectors to pay moshall forthwith pay over the monies by him collected to the nies to the County Treasurer of the County; deducting five per cent, for collect-Treasurer, deducting ing; and in case any collector shall neglect or refuse to pay the same to the County Treasurer, every such delinquent col- and for neglect or lector, shall incur the penalty of five pounds per month, to be refusal to forfeit £5 paid to the County Treasurer; who may sue for the same permonth, to be represented by the Counties any Justice of the Peace, who shall, on convicty Treasurer, before tion, issue his warrant against the goods and chattels of such Justice of the Peace, delinquent as in other cases of distress.
- V. And be it further enacted, That all penalties to be in-Penalties to be application of building of the purpose ed to the building of the Court House and Gaol.

  Gael.
- VI. And be it further enacted, That the proceedings of the Former proceedings said Justices of the Peace, in the said County of Northum-of the Justices in maberland, in making and collecting an assessment for the purking an assessment pose aforesaid, and in issuing their warrant of assessment, and levying said sum of three hundred pounds, upon the towns and parishes in said County be, and the same are ratified and confirmed, and rendered firm and valid in the law, in the same manner, and to all intents and purposes, as if there had heretofore been no Gaol or Court House in said County.

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## CAP. X.

An ACT to authorise the Justices of the Peace for the County of Charlotte, to levy an Assessment for paying off the County debt, and for finishing and compleating the County Gaol and Court House, lately erected in said County.—— Passed the 7th of March, 1812.