care, management and working thereof, the fire engines in the said City, can be of little or no service in cases of casualty, and distress by fire.

Registered fire men 1. Be it therefore enucieu by the resident, containing the City of Saint sembly, That the registered Firemen within the said City of I. Be it therefore enacted by the President, Council, and As-John, exempted from Saint John, in addition to all other exemptions, to which highways and streets, they are by law intitled, shall and are hereby declared to be exempt and free from all statute labour on the Highways and

Streets, within the said City, during their continuance in the office of Firemen, any law or usage to the contrary notwithstanding: Provided always and be it further enacted, that

do the same Militia

And made liable to the said Firemen shall be liable to perform the same Militia do the same Millia duty as may be required of any other inhabitants of the same Litants of the City. City, any thing in the Act made and passed in the twentysixth year of His Present Majesty's Reign, intituled "An Act " for the better extinguishing fires in the City of Saint John," or, in an Act made and passed in the fiftieth year of His Ma-JESTY'S Reign, intituled " An Act for better regulating "the Militia in this Province," to the contrary thereof notwithstanding.

CAP. XVIII.

An ACT in amendment of an Act, made and passed in the forty-fifth year of His Majesty's Reign, intituled "An Act to regulate the Winter Roads in the Counties of York and Sunbury." Paffed the 7th March, 1812.

Sections repealed.

I. BE it enacted by the President, Council, and Assembly, That the first, second, third, and fifth Sections of an Act, made and passed in the forty-fifth year of His MAJESTY's Reign, intituled "An Act to regulate the Winter Roads in "the Counties of York and Sunbury," be, and the same are hereby repealed.

green bushes.

Commissioners to or. II. And be it further enacted, That from and after the pasder Surveyors to sum-sing of this Act, the Commissioners of Highways, or either mon the inhabitants of them, for the time being, in the Parishes of Fredericton, to mark the roads Vince Clear and Spirit Mary's in the County of York, and with one row of ever. King's Clear and Saint Mary's, in the County of York, and the Commissioners of Highways, or either of them, for the time being, in the several towns and parishes in the County of Sunbury, where the major part of such Commissioners shall think it necessary, shall yearly and every year, order the Surveyors of Highways in their several districts, so soon as the ice shall be sufficiently strong to bear a team or teams; and immediately after the first fell of snow, to summon the inhabitants of the said parishes to labour on the said Winter Roads by marking the same in lines as straight as may be, with one row of evergreen bushes, erected at distances not exceeding four rods from each other, and that the said Roads shall be marked on the River Saint John, excepting from the usual

usual landing place, below the town of Fredericton, to the usual landing place above the said town, where the Road shall be marked upon the land through the front street of the Town Plat.

III. And be it further enacted, That the said Commission-Reads to be laid out ers, or either of them, are hereby required to lay out the said on each side of, and Winter Roads, on each side of, and within six feet from the the row of bushes. said one row of bushes, erected as aforesaid, and all persons travelling with their horses, cattle, sleds and carriages of eve-Travellers to leave ry denomination, on the said Roads, within the aforesaid li-the bushes on the left with shall leave the said and rows of bushes always on the left hand, under the pemits, shall leave the said one row of bushes always on the left naity of 10s. hand, under the penalty of ten shillings, for each and every offence committed contrary to the true intent and meaning of this Act, to be recovered upon conviction, before any one To be recovered bea of His Majesty's Justices of the Peace, upon the oath of fore a Justice. one or more credible witness or witnesses, and levied by And levied by warwarrant of distress and sale of the offenders goods, rendering rant of distress.
the overplus, if any, after deducting the costs and charges, to To the use of the informer. the offender, to and for the use of the informer; and for want For want of effects of such effects whereon to levy, the offender or offenders, shall offender to be impribe imprisoned for a time not exceeding four days.

IV. And be it further enacted, That the said herein before Recited Act confirms recited Act, and every clause, matter and thing, therein con-ed. tained, except wherein the same is hereby altered and repealed, shall be, and continue in full force; any thing herein contained to the contrary in any wise notwithstanding.

CAP. XIX.

An ACT to amend an Act, intituled "An Act to provide for the more easy partition of Lands in Coparcenary, Joint-Tenancy, and Tenancy in Common." Passed the 7th of March, 1812.

THEREAS by the first Section of an Act, made and passed in the fiftieth year of His Present MAJESTY's Preamble. Reign, intituled " An Act to provide for the more easy Par-" tition of Lands in Coparcenary, Joint-Tenancy, and Te-" nancy in Common," it is enacted that upon the petition of any one or more Coparceners, Joint-Tenants or Tenants in Common, to the Supreme Court praying a division of the lands in which they may be interested, to the proprietors in severalty according to their respective shares and rights, it shall and may be lawful for the said Court to examine the title of the Petitioners prefering such petition, and the quantity of their respective parts and purparts, and accordingly as they shall find their respective rights, parts, and purparts to be, to award a writ of Partition, as nearly as may be in the form for that purpose established in the register of Judicial writs, and whereas the said recited part of the said Act has been found to be inconvenient.