orders and regulations of the said Justices, Whatever that so to be made as aforesaid, respecting the said the regulations Market Wharf, and in his own name to sue made by the Jusfor all fines and penalties incurred under the his own name for said regulations, and to account from time and account to the Jodies in their to time to said Justices at their General Ses-Session. sions, as they at such Sessions shall from time to time order and direct.

CAP. IX.

An ACT for the safe keeping of Lunatics whom it may be dangerous to permit to go at large within the Province.

Passed 11th March, 1824.

THEREAS there are sometimes. Per- Preamble. sons, who by Lunacy or otherwise, are furiously mad, or so far disordered in their senses that they may be dangerous to

be permitted to go abroad---

I. Be it therefore enacted by the President, Lunatics may be Council, and Assembly. That from and after of two justices, the passing of this Act, it shall and may be lawful for two or more Justices of the Peace, where such Lunatic or mad Person shall befound, by warrant under their hands and seals, directed to any one or more Constables within the County, to cause such Person to be apprehended, and kept safely locked up in some secure place within the County where said Town or Parish shall lie, as such Justices shall, under their hands and seals, direct and appoint, and (if such Justices find it necessary) to be there chained, and chained if neand the reasonable charges of removing, and of keeping, maintaining, and curing such Person, during such restraint, which shall be during such time only as such Lunacy or madness shall continue, shall be satisfied and

paid

paid (such charges being first proved upon oath) by order of two or more Justices of the Peace, directing the Overseers of the

of Lunstics to be

maintenance.

found.

Poor where any goods, chattels, lands or Goods and estates tenements, of such Person shall be, to seize of Luntines to be seized to pay the and sell so much of the goods and chattels; that of their or receive so much of the annual rents of the land and tenements, as is necessary to pay the same, and to account for what is so seized. sold or received, to the next General If estate is insuffi- Sessions: but if such Person hath not an cient, charges to bepaid by the Pa- estate to pay and satisfy the same, over and rish where the Lu-nation shall be above what shall be sufficient to maintain his or her family, then such charges shall be satisfied and paid by the Town or Parish where such Person was found, by order of two Justices of the Peace, directed to the

e), may appeal to the Sessions.

Overseers of the Poor for that purpose. Persons aggriev- Provided, that any Person aggrieved by any Act of such Justices, out of such Sessions, may appeal to the next General Sessions, giving reasonable notice, whose order therein shall be final.

Proviso, szving . Chancellor

II. Provided always, and be it further enacted, the King's Preto-the King's Preto-gative and the That nothing herein contained shall extend, Powers of the or be construed to extend, to abridge the Prerogative of His Majesty, or of the Chancellor, concerning such Lunatics, or to restrain or prevent any friend or relation of such Lunalics, from taking them under their own care or protection.