## CAP. XV.

An ACT to amend and alter the Laws now in force for assessing, Publish by collecting and levying of Rates for public charges.

Passed 17th March 1825. 1. W.4.L. 2 6.

TATHEREAS it is expedient to amend in some respects, the Laws for assessing, collecting and levying rates for pubhe charges,

I. Be it enacted by the Lieutenant-Governor, Council and Assembly, That the Fees to the Assembly and Collectors to sessors and Collectors respectively of all Rates be settled by the for public charges in the several Towns and Senions, Parishes in this Province, shall be regulated and established by the Justices of the Peace at their General Sessions before any assessment is made, as they shall from time to time see fit, so always as that the said Assessors and Collectors respectively, shall not receive for per cent, when any sum not exceeding one hundred Pounds, accument u for at a greater rate than ten per cent, and and forlinger nome when the sum to be assessed and collected, and 6 per cent for exceeds that amount, they shall not receive all above. a greater rate than seven and a half per cent for the first hundred Pounds, and six per cent for all above, and Provided always, that no Collector shall be allowed his per centage on any greater sum than he may have actually collected and paid in, and Provided also, collector not althat no Collector shall be entitled to his per until he has colcentage until he has collected the whole sum mentioned in the precept, or settled his account to the satisfaction of the Sessions.

·II. And be it further enacted, That any person thinking himself or herself aggrieved, Appeal may be and over rated, may appeal to the Justices and by persons thinking them of the Peace at their next General Sessions selves over-rated, after notice given to such person of his or who may relieve.

her assessment, and the said Justices shall and may examine into the appeal; and if the Appellant shall make it appear to their satisfaction, that he or she has been overrated the said Justices or the major part of them shall and may give relief by allowing to such Appellant the sum in which he or she may appear to be overrated, out of the present or any future assessment.

to transmit Warment to the Asdays, under penalty of £5.

Assessors within sixty days to make under penalty of £10.

ceed immediately mount and pay owithin four months to reader penalty of £10.

III. And be it further enacted, That it shall Clerks of the Peace be the duty of each and every of the Clerks rants of Assess- of the Peace, to transmit to the Assessors of sessors within ten the respective Towns or Parishes, the several warrants of assessment granted from time to time by the Courts of the General Sessions of the Peace, within ten days after issuing thereof, under the penalty of five Pounds for each and every neglect; and it shall be the duty of the Assessors, within sixty days aftheir Assessment, ter receiving such warrant to make their assessments and precepts, and deliver the same to the several and respective Collectors of Rates, under the Penalty of ten Pounds for each and every neglect of any Assessor, and it shall be the duty of the said several Collector to pro- Collectors to proceed with all convenient to collect the a- expedition, immediately after the receipt of ver the same, and any assessment and precept, to collect the amount thereby required to be collected, and an account under to pay the same, when collected, into the hands of the person or persons to whom it is required to be paid, and within four months from the receipt of the assessment and precept, to render an account with vouchers accompanied by the same assessment, into the Office of the Clerk of the Peace,

Peace, under the penalty of ten pounds for, neglecting to make and render such an account within the time so limited; all which penalties are hereby made recoverable be-Penalties recoverable be-ple before two fore any two of His Majesty's Justices of the Justices. Peace in the County within which such assessment is made, to be levied by warrant of distress and sale of the goods and chattels of the delinquent, and paid to the County Treasurer for the use of the County.

IV. And whereas it has been found inconvenient in many instances to have the office of Collector of Rates united to that of Constable: Be it further enacted, that the said Justices of the Peace of the several Counties, shall and may at the time of making the an-nual appointment of the Town or Parish Parish Collectors Officers, have power and authority to nomi- office of Consuble nate and appoint one or more fit persons to be Collectors of Rates for the several Towns or Parishes within the respective Counties, distinct and separate from the said office of Constable, if they shall deem it expedient; which person or persons shall be stiled Collector or Collectors of Rates in the Town or Parish for which he or they shall be nominated or appointed, and shall be obliged to take an Oath of office in like manner as is re-collectors to be quired of any Constable, and subject to like ble to penalty for penalties for neglecting to take such Oath within the time required for such Constable to take the same, to be recovered and applied to the same uses and purposes as penalties imposed on such Constables for refusing or neglecting to take such Oath of office, and upon any vacancy happening by the death

cy, Justices to appoint others

oath within fourteen days.

death or removal from the Parish of any such Collector, or by the neglect or refusal of any person to take the Oath of office In case of vacan- within the time required, the said Justices may at any General or Special Sessions for that purpose to be holden, have power and authority from time to time to appoint other who shall be oblified to persons to fill such vacancy, who shall be, office and take the obliged to accept such office, and take the like Oath within fourteen days after being notified of such appointment, subject to the like penalty for neglect or refusal, to be in like manner recovered and applied, and shall also be subject to the same penalties for neglecting or refusing to demand, levy, and account for Parish Rates, as Constables now are for refusing or neglecting to collect County and Parish Rates: Provided the appointment of a Collector in the City of St. John shall be and remain with the Mayor, Aldermen and Commonalty of the said City, as already provided by Act of Assembly.

Persons refusing to pay assessment sued by the Collector.

V. And be it further enacted, That if any person assessed shall refuse or neglect to for ten days to be pay his or her assessment, by the space of ten days after the demand of such assessment by the Collector, then and in such case it shall and may be lawful for such Collector to sue for and recover the same in his own name, with costs of suit, if such assessment do not exceed five pounds; before any one Justice of the Peace, or in the Clerks Court in the City of Saint John, and if such assessment exceed the sum of five pounds, then before any two Justices of the Peace, the proceedings in any such case to be in like

Mode of proceed-

manner

manner and under the same rules and regulations, as are contained and mentioned in an Act made and passed in the fiftieth year of the Reign of His late Majesty King George the Third, intituled, "An Act for "the more easy and speedy recovery of " small debts."

VI. And be it further enacted, That an Act made and passed in the twenty-sixth 16, Go. 3, C. 48, year of the Reign of His late Majesty King continued in force George the Third, intituled, "An Act for except wherein hereby accred. " assessing, levying and collecting County "Rates," and another Act made and passed in the same year, intituled, "An Act to re-" gulate and provide for the support of the "Poor in this Province," and all other Acts now in force for the levying, assessing and collecting monies for County and Parish charges of every kind, shall continue and remain in full force and effect, except wherein they are altered and amended by this Act, any thing herein contained to the contrary notwithstanding.

CAP. XVI.

An ACT to incorporate sundry persons by the name of the St. John Vid . further Passed 17th March, 1825. 1. W.4 Ch. 7. Marine Insurance Company."

THEREAS it is thought that the establishment of an Insurance Company at the City of Saint John, would increase the wealth and importance of the City and Province in General.

I. Be it enacted by the Lieutenant-Governor, Council and Assembly, That Hugh Johnston, Junr. Henry Gilbert, Stephen Smith, John M. Wilmot, Thomas Raymond, Tho-