## CAP. XIX.

An ACT to provide for the more effected resortery of Mass introand upon juroused Officen stateding the Courts of Junior in his Province.

Passed 17th March, 1825. THEREAS in an Act made and passed in the 26th year of the Reign of His late Majesty King George the Third, intituled, "an Act for regulating Juries and " declaring the qualifications of Jurors," the mode of recovering and appropriating the fines therein imposed on Grand and Petit Jurois making default in appearance at the Courts which they may be summoned to attend, is not pointed out: And whereas it is expedient to make provision by Law for the more effectual recovery and for the appropriation of all fines imposed as well on Jurors as on Constables and other officers and ministers of the Law for default in attendance on Courts which by Law they are required to attend,

I. Be it enacted by the Lieutenant-Governor. Council and Assembly, That all fines which may by Law be imposed on Grand Jurors, Fine imposed on Petit Jurors, Constables, and other officers officers officers officers or ministers of the Law whatsoever for non- by Writ of generattendance on any Court on which by Law & Louis Facies, they are bound to attend, shall and may be recovered and levied by writ of general Levari Facias, issuing out of the Courts imposing such fines respectively, together with the costs of levying the same; and such fines shall, when received, either by the Clerk of the Court imposing the same, or by the Sheriff or other officer, by whom the same may be levied, be paid over and accounted for

and be paid over and accounted for of the County,

and applied for payment of witnesses and other contingent charges cutions.

to the Treasurer of the County in which the to the Treasurer Court sits, to be from time to time applied by the respective Courts which shall have imposed such fines for the payment of expences of witnesses and other contingent on oriminal prose- charges on criminal prosecutions and for the support of Criminals in such respective Counties.

where fines are twenty days to send a Roll to the SheriffoftheCounty, with the names and residence of the persons fined, the fines

II. And be it further enacted, That the Clerk of the Court by which any such fine imposed, within or fines as are herein before mentioned, shall have been set or imposed, shall, within twenty days after the adjournment of such Court enter on a Roll or Schedule the names of and the amount of the persons upon whom any fine or fines shall have been set or imposed at such Courts, and their places of residence, together with the amount of the sum set or imposed upon each respectively, and shall within such time as aforesaid send such Roll or Schedule with with a Writ to a writ of general Levari Facias, to which

which the Roll shall be attached.

said writ the said Roll or Schedule shall be annexed, to the Sheriff of the County in which such Court shall have been held, which said writ shall be the authority to such Sheriff of such County, for proceeding to the immediate levying and recovering of the fines mentioned in the said Roll or Schedule, which said writ of general Levari Facias shall be in the form following:---to wit,

Form of the Writ.

To the Sheriff of the City and County, or County, (as the case may be) of You are hereby required and commanded, as you regard yourself and all yours, That of the goods and chattels of all and singular the persons mentioned in the Roll or Schedule to this Writ annexed, you cause to be levied all and singular the debts and sums of money upon them imposed and set, and in the said Roll or Schedule mentioned, so that the same may be recovered and paid over in such manner as is directed in and by the Act of the General Assembly in such case made and provided: And have you there then this writ. Witness (here insert the name of the Judge or Justice who shall preside at the Court imposing the fine) at in the County of the day of year of our Reign.

(Signed) A. B. Clerk.

III. And be it further enacted, That if any Clerk of any Court shall neglect or refuse Clerk for neglect to forfeit £10, to perform the duty required of him by this Act he shall forfeit and pay the sum of twenty pounds for every such neglect or refusal, to be recovered by any person or persons who will sue for the same, together with full costs of suit by action of debt, or on the case, in the Supreme Court : one half to be for the Supreme the use of the person who shall sue for the Court same, and one half to be applied by the Court of which such delinquent may be Clerk, in the manner mentioned in the first Section of this Act.

## CAP, XX.

An ACT to alter and amend the Laws now in force for the Establishment, Regulation and Improvement of the Great Roads of Communication through the Province.

Passed 17th March 1825. TX THEREAS in and by the second section of an Act made and passed in the third year of His Majesty's Reign, intituled