ed in this Act, together with the usual

charges for impounding the same.

II. And be it further enacted, That if the owner or owners of such Neat Cattle, Horses If the Owners of or Sheep so impounded, shall neglect or reneglect or refuse to pay the aforesaid penalties and to pay the Penalties and to pay the Penalties and Charges charges, then the said Pound-Keeper is here-the Cank is he by authorized to sell publicly (first giving sold. ten days previous notice of the sale) the said Neat Cattle, Horses or Sheep, or so many of them as may be necessary for that purpose, and the overplus (if any there be) shall. be paid by the Pound Keeper to the owner or owners thereof, whenever he or they shall appear to claim the same.

III. And be it further enacted, That this Act Limitation. shall be in force for one year and no longer.

CAP. XI.

An Act to extend the Power of the Firewards in the Parish of Fredericton, and to make further regulations for the better extinguishing of Fires that may happen in the said Parish. Passed the 7th March, 1826.

THEREAS serious inconveniences and disorders have arisen at Fires Proposite -in the Town of Fredericton, from the want of a prompt obedience to the Firewards, and from a great deficiency in the supply of

Buckets, for remedy whereof,

I. Be it enacted by the Lieutenant-Governor. Council and Assembly. That from and after the passing of this Act, upon every Constables raiding in Fredericalarm of Firein thesaid Town, or in its vici- ton, upon any nity either in the night or day time, it shall repair te the place be the duty of every Constable resident salvator the firewithin the said Town or in its immediate vicinity, knowing of such alarm, immediately

to repair (with a Staff to be provided by the Firewards for that purpose as herein after directed) to the place where the Fire may be, and there to report himself to some one or more of the Firewards there present, or if no Fireward be present on his arrival, then to the first Fireward that shall thereafter arrive at the Fire, and to place himself under the immediate orders and directions of such Firewards, and to use his utmost ex-

Fire and obey ormaids.

the ertions to aid and assist the said Firewards. ders of the Fire- and to obey and carry into effect all orders and directions that may be given to him by the said Firewards or any of them at the time of such Fire.

Constables for ne-giect of duty to forfeit 40s.

5.9.4.6.5

II. And be it further enacted, That for every refusal or neglect by any Constable, resident in the said Town or in its immediate vicinity, to perform and fulfill any of the duties by this Act imposed upon him, such Constable shall forfeit and pay the sum of forty shillings, together with the costs of recovering the same, to be recovered and applied in like manner as the penalties and forfeitures mentioned in an Act made and passed in the fifth year of His Majesty's Reign, intituled "An Act to repeal the Laws now "in force for appointing Firewards and for "the better extinguishing of Fires, so far as relates to the Town of Fredericton and to "make Regulations more suitable to thesaid "Town," are by the fifth section of the same Act directed to be recovered and applied, and for the want of sufficient distress, such for want of suffice offender shall suffer eight days imprisonment, unless the penalty and costs shall be III. sooner paid.

cient distress to be imprisoned.

III. And be it further enacted, That the Firewards are hereby authorized and required to provide a sufficient number of such rice sures for the proper and necessary Staves for the Con-Contables. stables, herein before mentioned, as the said Firewards or the major part of them may deem most fit and convenient, for the said Constables to carry with them at all times of their attendance at Fires as herein-before is directed, which Stayes shall be kept at such convenient place or places as the said Firewards or the major part of them may direct to be in readiness at all times when required.

IV. And be it further enacted, That at, and during the raging or continuance of any during the raging Fire that may hereafter happen, either in the obey the order of said Town or in its immediate vicinity, if a Fireward, or be any person or persons shall refuse or wilful orderly conduct by omit to obey the orders of any Fireward carrying into effect any orders. there present for his falling into line or for the given, his doing any other Act that such Fireward may be committed by a Freward may think necessary, towards aiding and as- to the cuttedy of sisting in extinguishing such Fire or in pre- shall courty such serving of any property endangered by such Person to Good. Fire, or who shall be guilty of any disorderly conduct in defiance of the orders of any Firewards there present, or shall in any way wilfully obstruct or endeavour to obstruct the carrying into effect any orders or regulations that may be then given or made by the Firewards present, or any of them, for the better extinguishing of such Fire. Firewards present at any such Fire or any of them shall have full power, if he or they see fit, and he and they are hereby authori-

zed to order any Constable present forthwith to take such offender or offenders into

the offender in

custody, and to convey such offender, or offenders, if such Firewards or any of them see fit, to the common Gaol of the County Gaoler to keep of York, and the Gaoler of such Gaol; is slose confinement hereby required to keep such offender or offenders so committed, in close confinement until delivered in manner herein after men-Inewards after tioned, and the Fireward or Firewards who

prosecuted.

within twenty- may have committed any such offender, shall four Hours to immediately after such Fire shall be extinto be brought be-fore a Justice and guished, and at the latest within twenty-four hours, cause such offender or offenders to be brought up by the Gaoler or other person appointed for that purpose, before any one of His Majesty's Justices of the Peace, (not being a Fireward) resident in the said Town, to answer for such offence, and to be proceeded against, for any forfeiture or penalty thereby incurred either by this or any other Act then in force, according to sent to be adding Law; and all persons present at any such the Constables or offence, are required to aid and assist any

All persons pre-Firewards.

sal or neglect.

the directions and provisions of this Act as such Firewards or any of them may direct, and any Constable or other person refusing or neglecting to obey any orders or Penalty for refu- directions of the Firewards or any of them, for carrying into effect the provisions of this Section of this Act, shall for every such offence, be subject and liable to the like forfeiture or penalty, as is imposed by the second Section of this Act, for the offences therein mentioned, to be recovered and applied as

in the said second Section is directed.

Constable or Fireward in carrying into effect

V. And be it further enacted, That as soon after the passing of this Act, as the same can be procured, every Household-Householders in er in the said Town, or in its immediate vicinity, shall provide himself with two good at Leather Buckets of sufficient size to hold two and a half gallons of water, with the name of the proprietor thereof, painted on the side of each of the said Buckets, to be kept always ready, in some convenient place in his House, and shall also provide himself with two good and sufficient Ladders, one to kept antionary to reach from the ground to the roof of his afford a ready access to the top of House, and the other to lay on the Roof the House. and held at the top by two substantial Iron hooks, fastened to the end of such Ladder which shall extend down the roof, until it meets the Ladder standing on the ground; which said Ladders, every such Householder shall keep stationary at his House, in such convenient situation as will at all times afford a ready access to the top of his House when necessary, and that on every alarm of fire in the said Town, or in its immediate vicinity, every Householder in the said knowing of an Town or in its immediate vicinity, know-slarm of fire to carry or send his ing of such alarm, and not being a Fireward, place to be there shall forthwith carry his Buckets so provided as above directed, or cause the same to be carried to the place where the Fire may be, to be there used as occasion may require, and every person wilfully refusing or neglecting to performany of the duties by this Section of this Act imposed, shall for every such offence forfeit and pay the sum of forty buy shillings, to be recovered and applied in like gleet.

manner

manner as the forfeitures mentioned in the second Section of this Act, are herein before directed to be recovered and applied.

VI. And be it further enacted. That after every Fire that shall hereafter happen in the said Town, or in its immediate vicinity, it shall be the duty of the Captains and Firemen, of the Engine now belonging to the men of the Engine said Town there present, to collect all the now belonging to Buckets that may be found at the place let the Buckets after a Fire, and where the Fire may be, and to take such as keep them in the are not there claimed by the owners thereof to the Engine house, with the Buckets belonging to such Engine, and to keep them there in safe custody until the same shall be applied for by the owners thereof, when the same shall be delivered to such owners respectively.

Captains and Fire-

Engine House un-

til claimed.

VII. And be it further enacted. That the Justices of the Peace for the County of Junices in Ses- York in their General Sessions, or the major sions may raise by part of them, are hereby authorized and emsum as the Fire powered to raise by assessment such sum as to be necessary the Firewards may, by an estimate made for purchasing another Engine. Out by them in writing and produced to the said Justices of the Peace, or the major part of them, in their General Sessions, shew to be necessary for the purchasing or providing another Engine for the said Town, such assessment to be made in due proportion upon all and every the person or persons, who do or shall inhabit, hold, occupy, possess, and enjoy any House, Shop, Ware-House or other Tenement, or Property liable to be consumed by Fire, within the said Town, or in its immediate vicinity.

VIII. And be it further enacted, That such sum or sums shall be assessed; levied, collected and paid in like manner, as the assessments mentioned and provided for in the 10 be made and herein-before in part recited Act, are by the twelfth Section of the same Act directed to be assessed, levied, collected, and paid, for the purpose above mentioned.

IX. And be it further enacted, That this during the continuance of the said herein-before in part recited Act and no longer.

Later to the said herein-be12 15. by 10. div. 5.4. Aut shall continue and be in force for and Limitation

CAP. XII.

An Art, to repeal all the Laws now in force for the regulation of Seamen, and to make more effectual provision for that purpose. Passed the 7th of March, 1826.

TX THEREAS the several Acts for the VV regulation of Seamen, require Promb some alteration and amendment, and it is expedient that the said Acts should be consolidated.

1. Be it therefore enacted by the Lieutenant-Governor, Council, and Assembly, That an Act made and passed in the twenty-sixth year of the Reign of His late Majesty King George 16, Gen. 3-4 the Third, intituled "An Act for the regulation of Scamen," and also an Act made and passed in the thirty-eighth year of His said late Majesty's Reign, intituled, " An Act 18, Gm 3 a .. in addition to and in amendment of an Act intituled an Act for the regulation of Seamen," and also another Act made and passed in the fiftieth year of His said late Majes- 10, Geo. 3. 4 18. ty's Reign, intituled, "An Act in amendment of the Acts now in force for regulating