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 10.611. 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 Present 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

gulating Seamen," be and the same are here-

by severally repealed.

. II. And be it further enacted. That if any Innholder, Shopkeeper, or any other person whatsoever, shall trust or give credit to any Mariner or Seaman belonging to any Ship or Vessel, without the knowledge and allowance of the Master or Commander Process to be if thereof, no capies or other process for the the Person of a arrest of the person of such Mariner or Seaman Mariner, for any debt so contracted, shall be issued against or served upon the person of such Mariner or Seaman until he shall have performed the voyage which he may be then entered upon, and be discharged of the same, and every such process so issued shall be deemed and adjudged utterly void in Law, and any one Justice of the Court from whence such process shall issue, or Justice of the Peace, in of any Justice of case the debt demanded may not exceed Five Pounds, to whom it shall be made to appear that any Mariner or Seaman is committed or restrained upon process granted for any such debt or pretence of debt made whilst he was engaged and actually entered and in pay on any voyage, shall forthwith order his release.

III. And be it further enacted, That if any Mariner or Seaman having shipped himself on board of any ship or vessel which hath been launched, or is actually preparing for ed or preparing sea, to proceed on any voyage, or belonging to any vessel arriving in the Province, and upon pay, shall neglect his attendance or refuse to do his duty on board, or shall duty or absent absent himself, without leave, from his

No Capias or other awed for arrest of without know-ledge o allowance of the Master of the Vessel until the voyage shall be performed.

Mariners arrested by Process so itsued may be discharged by order the Court frem which Process issued, or by order of a justice of the Prace if the debt do not exceed five pounds,

Any Mariner baying shipped him-self on board of any vessel launchlonging to a vessel arriving in the Province and upon pay, and who shall neglect his hisaself without

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said service, upon complaint thereof made leave, may on on oath by the owner or Master or other continued become officer of said Ship or Vessel, to any Justice of mitted to Prison. the Peace within the said County, such Justice is hereby empowered to cause such Mariner or Seaman to be forthwith brought before him by warrant, and upon conviction of his neglecting his attendance, or refusing to do his duty on board, or absenting himself without leave as aforesaid, to commit such Mariner or Seaman to prison, that he may be secured and forthcoming to proceed on the voyage he has so agreed for, and to be delivered by order of the Justice that And all charges committed him, or some other Justice in the be deducted iron same County, and all necessary charges at- bu my. tending his being so secured, and which have been actually paid by the said Owner or Master, may be deducted from such Mariner's or Seamen's wages, as the same may become due.

IV. And be it further enacted, That if any Master or Commander of any Ship or Vessel, or any other person or persons shall Any Master of a hire or engage, harbour or conceal any Ma- person engaging riner or Seaman who shall have signed any Mariner who shall former content or articles knowing him to former contract or articles, knowing him to mer articles, have deserted from any Ship or Vessel with- have deserted shall in the Province, every such Master Com- on conviction before two Justices, mander, or other person or persons so pay such sum as offending, and being thereof convicted be- awaid, not more fore any two of His Majesty's Justices of than ten ner less than five pounds, the Peace for the County where the offence is committed, upon the oath of one or more credible witness or witnesses, or confession of the party, shall forfeit and pay such sum

the Justices shall

as the said Justices shall adjudge, not ex-

to be levied by-Coods.

half to the Prose-Treasurer of the County where. ·mitted.

For want of Goods, Offender not more than sixty nor less than thirty days.

Mariner deserting thall, beside the ble, forfeit his wages to the use the Ship.

ceeding Ten Pounds, and not less than Five Pounds: to be levied by warrant of distress d stress and sale of the offenders goods, under the hand and seal of such Justices, and when recovered one moiety to be paid to the person so prosecuting for the same, and the other moie! cutor & half to the ty to the County Treasurer where the offence is committed, for the use of such the offerce is com! County; and if there shall be no goods chattles of such offender. the said penalty may be levied, it shall and may be lawful for such Justices, by warrant to be imprisoned under their hands and seals, to commit such offender to the Gaol of the County where such offence shall be committed, there to remain for a space of time not exceeding Sixty Days: and not less than Thirty Days: And such Mariner or Seaman who shall desert at any time during the voyage on which penalties to which he is engaged by written contract or articles, shall over and above the penalties and of the owner of forfeitures to which he is now by law subject, forfeit all the wages he may have agreed for, or be entitled to, during the voyage from the Owners or Master of the Ship or Vessel on board of which he shall have entered, after such desertion, to the use of the Owner or Owners of such Ship or Vessel as he shall have deserted from, to be sued for and recovered by action of debt, in any Court competent to try the same.

V. And be it further enacted, That if proof be made upon oath, by the Owner, Agent, or Master of any ship or vessel, before any of His Majesty's Justices of the Peace in

Upon Proof, on Oath, before a Justice . that-Mariner who may have ceser-

this

this Province, that any Seaman or Mariner ted from any vesbelonging to such ship or vessel, and who is is one of the may have deserted or absented himself from sel in Harbour or the same, be kept or concealed on board of other House or any other ship or vessel within any of the Place, or that Harbours of this Province, or in any Tavern, ground of belief Pot-House, or other house or place within caled - The Justhe County for which such Justice shall be warmed to a appointed; or if oath be made that such Pure Officer to Owner, Agent or Master hath good reason to suspect, and doth verily believe that such Seamen or Mariner is so concealed as aforesaid, it shall and may be lawful for such Justree to issue his warrant to any of the Constables or Peace Officers within the said County, to make search on board such ship or vessel, or in such Tavern, Pot-House, or other place, and if such Seaman shall be found in such suspected place, that such If such Seeman Justice shall cause such Seaman to be brought be found in such before him; and upon conviction of his hav- suspected place he shall upon ing so deserted or absented himself, shall somvictos that ing deserted he cause such Seaman to be delivered over to delivered to the Owner or Master the Owner or Master of the ship or vessel of the vessel so to which such Seaman shall belong, to be which he belongs. carried on board such ship or vessel or to be committed to prison, as directed in the third section of this Act.

VI. And whereas the practice of enticing Seamen to desert their ships, is greatly promoted by the encouragement given to Tavernkeepers and others, by giving large sums to them for procuring Seamen ;--- Be it further enacted, That from and after the first day of April next, it shall not be lawful for any owner, Master or Agent of any ship or

that he is so con-

No money or reward shall be given to or received by any Perprocuring Sea-

Monies so paid to be considered as paid without consideration and may be recovered back.

Bonds, Notes &c. given for the above purposes to be void.

If action brought upon such Bonds Judge to certify atter the Trial &t. Plaintiff to pay double costs.

vessel, or other person, either directly or indirectly, to pay or give any money, hire or reward, to any Innholder. Tavernkeeper. Shopkeeper, or other persons, for the procuring of anv Seaman or Seamen for any ship or vessel; and that it shall not be lawful for any Inn-Tavernkeeper, Shopkeeper, other person or persons to receive any moved by any Fer-son whatever for ney, hire or reward, either directly or indirectly, for the procuring such Seaman or Seamen; and that any monies so to be paid, shall be considered as paid without consideration, and may be recovered back by action or suit in any Court having competent jurisdiction; and that all bonds, notes, bills, agreements, promises or engagements for paying or giving any money, hire or reward for the abovementioned purposes, shall be absolutely null and void to all intents and purposes whatsoever; and if any suit or action is knowingly brought upon any such agreement or engagement bill. note. and the same shall appear to the satisfaction of the Judge who shall try the cause, he shall grant a certificate of the same immediately after the trial; and the Plaintiff in such action shall thereupon be liable to pay double costs of suit to the Defendant in such action.

VII. Povided always, and be it further enacted. That no Mariner or Seaman shall be bound by entering or shipping himself on board of any ship or vessel, unless the agreewriting, and sta- ment shall be in writing, and declare what

Mariners not to So bound unless Agreement be in ting the amount of wages and expressing the yoy. 320.

wages such Mariner or Seaman is to have forso longa time as he shall ship himself for. and also shall express the voyage for which such Mariner or Seaman was shipped; any thing hereinbefore contained to the contrary notwithstanding.

VIII. And be it further enacted, That this Act shall continue and be in ferce until the Hapitation. thirty-first day of March, which will be in the year of our Lord one thousand eight

hundred and twenty-nine, and no longer.

whit to 1. april 1295 by 4010. 44. 6.10

CAP. XIII.

An Act in further amendment of the Laws in force, for the support Vil. 41. 53. C. 5

and relief of Confined Debtors.
Referred by \$15.11194.2.30.

Passed the 7th of March, 1816.

X7HEREAS in the Acts in force for the support and relief of confined Debtors, no power is given to the Judge or Justice who may take the examination of Preamble. the confined Debtor, on application for a weekly support, to order such confined Debtor to be brought up before him for the purpose of taking such examination.

I. Be it snacted by the Lieutenant-Governor, Council and Assembly, That in all cases, in which any Judge or Justice has power by paperto exami the Laws in force for the support and relief confined Debuer of confined Debtors, to examine such con- der to the Sheriff, fined Debtor as to the ability of such Debtor bring such Debtor to support him or herself, it shall and may ar beforehim. be lawful for such Judge or Justice, to make an order under his hand and seal, to the She-

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