Commissioners of Sewers under whose care the Commissioners of Marshes. Lowlands, or Meadows, may be for the time being, are hereby authorized and required to cause to be erected and maintained, good and sufficient Gates on all the said Roads, as directed by the order of the said Justices: which said Gates shall be kept in good order and condition from and after the first day of April - until the first day of December in each and every year: and the said Commissioners of Sewers are hereby authorized to assess the Proprietors of the said Marshes, Lowlands, or Meadows, To assess the Proprietors for the the amount of the expense of providing and expense. maintaining the said Gates; to be assessed, levied, and collected, in the manner as directed by an Act made and passed in the twenty-sixth year of His late Majesty's Reign, intituled "An Act for appointing Commissioners of Sewers."

III. And be it further enacted, That this Act Limitation. shall continue and be in force as long as the Act to which this is an addition, and no longer.

Sewers authorized to erect and maintain Gates on the Roads to be kept in good order from 1st April to 1st December.

CAP. XXIII.

An Act to lay a Tax on Dogs in certain parts of the Parishes of Fredericton and St. Andrews.

Passed 5th April, 1828.

 $oldsymbol{D}E$ it enacted by the Lieutenant-Governor, Council, and Assembly, That from and after the first day of May next, there be laid and imposed, the following Tax, or Duty, yearly and every year, on all Dogs which shall or may be owned or kept by persons residing in that part of the Parish of Fredericton in the County of York, Limits in the Parish of Fredericdescribed within the following limits, that is to ton say; Commencing at the River St. John, upon the line dividing the Parishes of Fredericton and Kingsclear; thence along said line to the Southerly side of the public road leading through Kings-

A. D. 1828.

Limits in St. Andress.

Amount of Tax

Justices in Sessiens to appoint a Collector of Tax.

Collector to be sworn, and liable to penalty rieglect.

clear aforesaid; thence by a course South, twentytwo and a half degrees East by the Magnet, until it meets Mill Creek; thence following Mill Creek by its several courses to its discharge into the River St. John aforesaid; and by any person or persons residing within the limits of the Town of St. Andrews, in the County of Charlotte, or within the limits of the Common which belongs to the said Town, or on the Glebe Land adjoining the said Town or on a tract of land situate North Westerly thereof, which said tract of Land was granted to Colin Campbell, Esquire, that is to say; for one Dog (provided the person keeps but one) the sum of Five Shillings; for two Dogs owned or kept by one person, or in or about the same house, the sum of Fifteen Shillings; for three or more Dogs owned or kept by one person, or in or about the same house, the sum of Thirty Shillings; sich Tax or duty to be paid by the person owning or keeping such Dog or Dogs.

II. And le it further enacted, That the Justices of the Peace for the said County of York, and the Justices of the Peace for the said County of Charlotte, respectively, at their General Sessions, or any Special Sessions to be for that purpose holden, are hereby authorized and required to appoint a fit person to be a Collector of Dog Tax, in the said Parish of Fredericton, and the said Parish of Saint Andrews respectively; who shall be sworn to the faithful discharge of their duty, and shall be liable to all the pains and penalties for neglect of duty, or refusal to serve, as any Town or Parish Officers are now liable to by the Laws now in force.

III. And be it further exacted, That it shall be the duty of all persons residing within the limits prescribed in the first section of this Act. Owners to affix and who shall own or keep any Dog or Dogs, to collars with their affix a Collar on the neck of each and every such Dog, with the name of the owner or keeper

plainly

plainly, and legibly marked thereon: and all-Dogs found going at large within the limits afore. Dogs going at said, and owned or kept by persons residing large without collars liable to be within the same, after the said first day of May next, killed. without such Collar and Name as aforesaid, shall be liable to be killed and destroyed by the said Collector of Dog Tax, or by any Constable of the said Parish of Fredericton; or by the Collector of Dog Tax, or any Constable of the Parish of St. Andrews, respectively. Provided always. that in case the owner or keeper of such Dog or Owner of a Dog Dogs, so found going at large as aforesaid, with-large without a out such Collar and Name, contrary to the true collar, liable to a intent and meaning of this Act, shall be known; that then he or she shall be liable to pay a fine of Ten Shillings (in addition to the Tax) to be recovered and applied as directed by the fourth Section of this Act

IV. And be it further enacted, That the said Collectors of the said Dog Tax, shall, and they

hereby required on the first day of May, in can and every year, and as often thereafter as Collector author may be necessary, to proceed to the collection rized to sue for of the Tax imposed by this Act; and in case Tax, if not paid the said Tax be not paid, to each or either of after demand the said Collectors, within six days after the same shall have been demanded, that then the said Collectors shall, and they are hereby required in their own name to sue for and recover the same with costs, by action of debt before any one of His Majesty's Justices of the Peace, for the said Counties of York and Charlotte respectively: and the said Tax; when collected, shall be paid into the hands of the Commissioners of the Alms House and Work House for the County of York; Tax to be applied and to the Commissioners of the Poor House in towards the Sport of the Poor the Parish of Saint Andrews, in the County of port of the Poer. Charlotte; and to be applied by them towards the support of the Poor of the said Parish of Fredericton, and the said Parish of St. Andrews;

tain 20 per cent. for collecting.

Collector may re- such Collectors retaining for their trouble at and after the rate of Twenty per cent on all sums actually paid in by them respectively.

V. And be it further enacted. That the said Collectors of the said Tax, shall render accounts Collectors to account to the Jus-

to the Justices at every General Sessions of the tices in Sessions. Peace, to be holden in and for the Counties of York and Charlotte respectively, of their collections under and by virtue of this Act; which

Limble for neglect

ŧ,

accounts shall be audited by the said Justices. And the said Collectors shall be liable to all the pains and penalties for neglect or refusal to account for, or pay over, the monies so to be collected by them, as any Collector of rates are made liable to by the Law now in force.

VI. And be it further enacted, That this Act shall continue, and be in force until the first day of May, which will be in the year of our Lord one thousand eight hundred and thirty-one.

To be deemed a public Act.

Limitation.

VII. And be it further enacted, That this Act shall be deemed and taken to be a public Act.

CAP. XXIV.

An Act for the erection of a Court House and Gaol in the County of Kent.

Passed 5th April, 1828.

HEREAS it is necessary that a Court-House and Gaol should be erected in the County of Kent.

Be it therefore enacted by the Lieutenant-Governor, Council, and Assembly, That the Justices of the Peace for the said County, at any General Sessions of the Peace hereafter to be holden, or the major part of them, be, and they are hereby authorized and empowered to contract and agree with able and sufficient workmen. for building and finishing a Court-House and Gaol in the said County, and to agree for such

Justices in Sessions may agree for building a Court-House and Gaol.