ANNO IX. et X. GEO. IV. A. D. 1829. C. 8.

same; and also so much of the Street as extends from the line of Union Street to the Northern side of the said Office.

III. And be it jurther enacled, That this Act shall continue and be in force until the first day of April, One Thousand Eight Hundred and Thirty.

CAP. VIII. ۱.

An Act for the more speedy and effectual Punishment of Persons keeping Disorderly Houses.

Passed 10th February 1829.

BE it enacted by the Lieutenant-Governor, Council, and Assembly, That it shall Justices upon com. and may be lawful for any one of his Majesty's plaint on onth a- Justices of the Peace, upon the complaint of any gainst any person two inhabitants and householders of any City, keeping a Baudy, two inhabitants and householders of any City, Gaming, or other Town or Parish, within this Province, upon disorderly House, oath, of any person keeping a Bawdy House, to issue Warrant to bring such person-Gaming House, or other disorderly House, in before hum and such City Porter D before hum and bind him or her over such City, Fown or Parish, to issue his Warrant to bring such person before him, and such Justice shall thereupon bind him or her over, to appear at the next General Sessions of the Peace, or at the next. Court of Oyer and Terminer, to be holden in and for the County, or City and County in which such place shall be; as to the said Justice shall seem meet; there to answer to such Bill of Indictment, as shall be found against him. or her for such offence; and such Justice shall and may, if in his discretion, he thinks fit, likewise demand and take security for such person's. son's good behavi- good behaviour, in the meantime : Provided always that before any such Warrant shall be issued by a Justice of the Peace, he shall require the two Inhabitants, so making complaint to him as aforesaid to enter into a recognizance in the cognizance to pro- Penal sum of I wenty Pounds each, to give or duce material eviproduce

Limitation.

likewise to take security for such perour.

The twoInhabitants to enter into a reproduce material evidence against the person dence against the complained of, at the next Sessions, or Court of person complained of. Over and Terminer, as the case may be.

II. And be it further enacted, That any person, who shall at any time hereafter, appear, act, ing or behaving as or behave him or herself as Master or Mistress, or as the person having the care, government or ming, or other dismanagement of any Bawdy House, Gaming orderly House, to House, or other Disorderly House, shall be keeper. deemed and taken to be the Keeper thereof, and shall be liable to be prosecuted and punished as such, notwithstanding he or she shall not in fact be the real Owner or Keeper thereof.

III. And be it further enacted, That upon any such prosecution, against any person for keeping exidence against or a Bawdy House, Gaming House, or other Disorderly House, any person may give evidence standing their havagainst the Defendant, or on behalf of the Defendant in such prosecution, nothwithstanding his or her being an Inhabitant, or having entered into such recognizance as aforesaid.

IV. And be it further enacted, That every Indictment against any person for keeping a Indictment to be Bawdy House, Gaming House, or other Dis- heard and finally determined at the orderly House, shall be heard, tried and finally same General Sesdetermined at the same General Sessions, or over and Terminer Court of Over and Terminer, where such Indict- where such Indictment shall have been preferred, unless the Court ment shall be preshall think proper upon cause shewn, to adjourn the same to the next or any subsequent Sessions, or Court of Over and Terminer.

V. And be it further enacted, That this Act shall continue and be in force, until the first day Limitation. of April in the Year of Our Lord, One Thousand Eight Hundred and Thirty-four,

The person appearmaster or mistress of any Bawdy, Ga-

Persons may give on behalf of Dcfendant notwithing entered into recognizance.

CAP.