CAP. XVI.

An Act to repeal an Act, intituled, "An Act for the better security of the Mavigation of certain Harbours in the County of Northumberland;" and to make more effectual provision for the better security of the Harbours in the Counties of Northumberland, Kent, and Gloucester.

Passed 8th March, 1880.

HEREAS, the Laws now in force for Proamble. the better security of the Navigation of certain Harbours in the County of Northumberland, have been found ineffectual.

And whereas, it is necessary, for the greater safety and conveniency of the Navigation of certain Bays and Harbours in the Counties of Northumberland, Kent, and Gloucester, that Buoys and Beacons, be erected in the said Bays and Harbours, and that provision be made for defraying such expences as may be incurred in erecting, repairing, and replacing such Buoys and Beacons.

I. Be it therefore enacted, by the President, Council and Assembly, That an Act made and 50, Geo. 3. c. 5. passed in the fiftieth year of the reign of His and late Majesty King George the Third, intituled, "An Act for the better security of the navigation of certain Harbours in the County of Northumberland;" and also, an Act made and passed in the Third year of the reign of His present repealed. Majesty King George the Fourth, intituled, "An Act to make perpetual an Act, intituled, "An Act for the better security of the naviga-

"tion of certain Harbours in the County of " Northumberland," be, and the same are hereby. repealed.

II. And be it further enacted, That it shall commissioners to and may be lawful for such Commissioners as cause such Buoys His Honor the President or Commander in elected as they shall Chief for the time being, shall appoint, or which think necessary. may be appointed, or the major part of them,

to erect, build, rebuild, replace, and support, in the said Bays and Harbours. such a number of Buoys and Beacons as they or the major part of them, shall think necessary, for the safety and

Duties imposed for the support of such Buoys and Bercons.

conveniency of the navigation of the same. III. And be it further enacted, That there be and are hereby granted to His Majesty, his

Rate payable at Miramichi.

Heirs and Successors, for defraying such expences as may be incurred, in erecting, building, rebuilding, replacing, and supporting such Buoys or Beacons; that is to say: -Onall Vessels entering the Bay or Harbour of Miramichi, in the County of Northumberland, the sum of One half-penny per Ton, for each and every ton such vessels admeasure per Register, entering the said Bay or Harbour of Miramichi: on all vessels entering the bay or harbour of Richibucto, in the County of Kent, the sum of One penny per ton, for each and every ton such vessel may admeasure per Register : on all vessels entering the harbours of Buctouche and Co-Ructoache and Cocagne, in the County of Kent, the sum of One half-penny per Ton, for each and every ton such

Richibucto.

cague,

Ba-Ristigouche, thorst, Caraquet and Shippegan.

vessel may admeasure per Register: on all vessels entering the Bays and Harbours of Ristigluche, Bathurst, Caraquet, and Shippegan, in the County of Gloucester, the sum of One penny per Ton, for each and every ton such vessel may admeasure, per Register, for each and every time such vessel or vessels may arrive at any of the said harbours.

Rate payuble coasting vessels.

Provided always, That no Coasting vessel, under the Register of Sixty Tons, shall pay more than once in each year; and no coasting vessel between sixty and one hundred Tons shall pay more than twice in each year; and What vessels shall that all vessels clearing from any Ports in this be decided coasters. Province, Canada, Prince Edward Island, Nova-Scotia, and Newfoundland, and vessels on a fishing voyage, shall be considered coasters under this Act.

IV. And be it further enacted, That the Ton- Duties to be collectnage duties herein imposed, shall be collected treasures or Perby the Deputy Treasurer of the District of the sons appointed by Fort where such vessel may arrive, or such person or persons as he may appoint for that pur- when called for. pose; and that the said Commissioners shall have full power and authority to call upon the Deputy Treasurer of their respective Districts, and the persons to be by him appointed as aforesaid, for such sum and sums of money as they shall from time to time respectively have collected, an account of which sum so to be collected by the said Deputy Treasurer, or the persons Account of sum colappointed by them, shall respectively when caled on Outh to the led upon as aforesaid, render, upon Oath, to the Commissioners when required, desaid Commissioners of the District, deducting ducting ten per cent. from the amount collected, ten per cent., which for collecting. it shall be lawful for the Deputy Treasurers to retain for their trouble in collecting and paying the same.

V. And be it further enacted, That every Masters of Vessels Master of such Ship or Vessel, who shall refuse neglecting or refusor neglect to call upon the Deputy Province ing to call and pay duty to forfeit £3; Treasurer of the District of the Port or place to be recovered bewhere such ship or vessel shall arrive, and pay fore a Justice of the to him, or the person authorized by him to receive the same, such Tonnage duties as are hereinbefore imposed, within twenty-four hours after his arrival, shall forfeit and pay for such neglecti the sum of three pounds, to be sued for by the said Deputy Treasurer of the District, or the person authorized by him to receive the same, and recovered before any one of His Majesty's Justices of the Peace, and appli- Application of fine. ed for the purpose of erecting, repairing and

replacing such Beacons and Buoys. VI. And be it further enacted, That the De-Deputy Treasurers puty Treasurers shall annually make return of annually to render to the an account of the duties respectively by them Province Treasurer,

received of the duties receiv-

for payment to Commissioners.

ed with vouchers received for the District, to the Treasurer of the Province, with proper vouchers of the payment of the money to the Commissioners, alreaof this Act.

Commissioners to render an account of expended, to the Treasurer to be Secretary's Office.

dy, or who may hereafter be, appointed by virtue VII. And be it further enacted, That Com-

Commissioners likewise to account au-Court of General Sessions.

missioners already appointed, or who may be monies received and appointed in pursuance of this Act. shall. on the twentieth day of December, in each and transmitted to the every year, render an account, duly attested, of the monies from time to time received and expended by them in pursuance of this Act, to the Treasurer of the Province, to be by him transmitted, with his account, to the Secretary nually at the first Office, and shall likewise render a copy of such account to the first Court of General Sessions in their Counties respectively, in each and every year; and the balance, (if any,) of the monies so received by them, in the hands of the Commissioners of the harbours respectively, Balance of monies to to be applied by the said Commissioners, or the be applied for fur-ther improving the major part of them, for the purpose of further improving the navigation of the said Bays and Harbours.

Navigation.

or injuring any Buoy or Beacon.

VIII. And be it further enacted, That if any Penalty for removing person or persons, shall take away, destroy, deface, or remove any of the said Beacons or Buoys, such offender or offenders, shall, on due conviction thereof, by the oath of one or more credible Witness or Witnesses, before any one of His Majesty's Justices of the Peace, forfeit and pay a sum not exceeding Fifteen pounds, to be recovered and applied as aforesaid; and On failure of pay- on failure of the payment, or want of goods and chattels whereon to levy; such offender or offenders shall be committed by such Justice or Justices, to the Common Gaol of the County, there to remain for a space of time not exceeding three months.

committed to Gaol.

IX. And be it further enacted, That this Act Limitation. shall continue and be in force for ten years.

CAP. XVII.

An Act in addition to an Act, intituled "an Act to enable the "Justices of the Peace for the several Counties in this Pro"vince for the time being, to receive for Public uses Grants
"of Lands lying in their respective Counties, and to regulate
"the Commons belonging to the several Townships or
"Parishes within the same."

Passed 8th March, 1830.

Act made and passed in the Twenty-sixth year of the Reign of His late Majesty King George the Third, intituled, "An Act "to enable the Justices of the Peace of the se-"veral Counties in this Province for the time being, to receive for public uses, Grants of "Land lying in their respective Counties, and "to regulate the Commons belonging to the "several Townships or Parishes within the "same," the Justices of the Peace for the several Counties within this Province, are only authorized to Lease for a term of Years, Lands granted to them or heretofore given for public uses.

And whereas, in the County of Northumberland, in consequence of the Town Plot of Newcastle being laid out through the County Lot granted for public uses to the Justices of the Peace of that County, it has been found extremely inconvenient and discouraging to the Inhabitants, and disadvantageous to the Town, that the Justices of the Peace are not authorized to give Freehold Titles to such parts of the said County lot as they have sold or may hereafter sell, inasmuch as it has been found to hinder and deter the settling and improvement of