" Act in amendment of an Act for regulating. "laying out, and repairing Highways and Roads, "and for appointing Commissioners and Survey-"ors of Highways within the several Towns and " Parishes within this Province;" and also a certain other Act, made and passed in the Ninth so far as the same year of the Reign of His present Majesty, intinued till 1st April, tituled "An Act to continue and render more effectual, certain Acts relative to Highways and Roads within this Province;" so far as the said several. Acts are now in force, continue and be in force until the first day of April, which will be in the year of our Lord one thousand eight hundred and thirty-two.

9, Geo. 4. c. 13, 1832.

CAP. XXXII.

An Act to repeal an Act to define and describe the Crime of Petit Larceny, and to make provision for the punishment of the same.

" c'entre en 1 1531

Passed 8th March, 1830.

III.

Preamble.

THEREAS, it is considered expedient to repeal an Act made and passed in the Thirty-first year of the Reign of His late Majesty King George the Third, intituled, "An "Act to define and describe the crime of Petit "Larceny," and to make other provision in lieu thereof.

I. Be it therefore enacted by the President, 31, Geo. 3. c. 7.- Council and Assembly, That the said Act be repealed. and the same is hereby repealed.

Persons stealing goods, &c. to the value of 40s, guilty of Grand Larceny.

II. And be it further enacted. That if any person shall feloniously take and carry away any Goods, Chattels, Money or effects to the value of Forty shillings and be thereof duly convicted, such offence shall be deemed, adjudged and punished as Grand Larceny; and if the value shall be found by verdict on trial to be less than Forty shillings, then such offence shall be deemed adjudged and punished as Petit Larceny.

III. And be it further enacted, That if any Provision made for the Summary Trial and punishment of with any criminal offence, under the degree of the Summary Trial and punishment of with any criminal offence, under the degree of the trial common Grand Larceny, and being committed to the Common Gaol, do not within forty-eight hours 24 hours after contents of the common Gaol, do not within forty-eight hours 24 hours after contents of the common Gaol, do not within forty-eight hours. after such commitment, give sufficient surety for their appearance for his, her, or their appearance at the next Gen- at the next General eral Sessions of the Peace for the County Sessions. where such offence shall have been committed. it shall and may be lawful for any three of His Majesty's Justices of the Peace in such County, and if in the City of Saint John, for the Mayor, Recorder and Aldermen, or any three of them, (the Mayor or Recorder always being one.) forthwith to bear and determine the offence committed by such offender or offenders as aforesaid, and on conviction either by confession or by the oath or oaths of one or more credible witness or witnesses, the said Magistrates are hereby authorized and empowered to punish the said offender or offenders by condemnation to imprisonment and hard labour, either within the House of Correction or Common Gaol, or otherwise as they in their discretion may think proper, for a term not exceeding Six months.

CAP. XXXIII.

An Act for the relief of His Majesty's Roman Catholic Subjects in this Province.

Passed 8th March, 1830.

 $oldsymbol{D} oldsymbol{E}$ it enacted by the $oldsymbol{P}$ resident, Council and Assembly, That an Act of the Imperial The Act 10 Geo. 4. Parliament made and passed in the Tenth year c. 7, of the Imperial of His present Majesty's Reign, intituled, "An tend to this Pro-"Act for the relief of His Majesty's Roman Ca-vince so far as appli-"tholic Subjects," do, and be construed to extend, in all cases, and under all circumstances,