Physicians, or any or some 'Person or Persons' Physician be by them or One of them authorized, in Writing, had for them to depart; for that Purpose, shall have any Intercourse with the said Passengers so landed, then and in such' Case the Constable or Constables appointed as uforesaid, are hereby authorized and required: to keep and detain such Person or Persons at the Place appointed as aforesaid for the said Passengers as aforesaid to be kept, until Permission in Writing be had from the said Physician or Physicisms for him, her or them to depart; and if Departing witheny such Person or Persons so having unlaw-out such Permission; fully had Intercourse with the said Passengers shall depart from the Place so appointed for the said Pessangers, before such Permession in Writing as a oresaid shall have been given for him, her or dean to depart, every Person so offending shall for each and every Offence forfeit and pay the Sum of Fifty Pounds; and it shall and may Penalty. be lawful for the said Mayor or any One of the May be appresaid Aldermon of the said City, or One of the hended and carried back, &c. Justices of the Peace for the said City and County, to cause such Person or Persons to be apprehended and carried back to the Place from whence he, she or they may have so departed, or to be otherwise disposed of so as to prevent the Infection.

III. And be it further enacted. That the seve-Penalties to be ral and respective Penalties hereby imposed, shall recovered as in 10 g 11 Geo. 4. and may be prosecuted, sued for and recovered c. 27,8,9. in the same Manner as is provided by the Ninth Section of the herein before recited Act.

CAP. XXXVI.

An Act to authorize the Justices of the Peace for the County of Charlotte further to assess the Inhabitants of said County for the Completion and Finishing a Gaol, and for the Erection of Lockup-Houses in said County.

Passed 31st March 1331.

· WW HEREAS, in and by an Act made and Preamble. 'passed

' passed in the Tenth and Eleventh Years of the

10 & 11 Geo. 4. c. 13.

Reign of His late Majesty King George the Fourth, the Justices of the Peace in and for said County of Charlotte, in General Session, were authorized and empowered to make a Rate and Assessment of any Sum not exceeding One thousand Pounds, as they might think necessary, for the Erection and Finishing a Gaol in said County: And Whereas it is found that the said Sum will be insufficient for Completion of said Gaol, and it is necessary that a further Rate and Assessment should be made for the Purpose:

Justices in General Sessions may assess not exceeding One thousand Pounds for completing the Gaol.

How and in what Proport ons to be collected.

I. Be it therefore enacted by the President. Council, and Assembly, That the said Justices of the Peace, at any General Sessions of the Peace held in and for the County of Charlotte, or the Major Part of them assembled, be and they are hereby authorized and empowered to make a further Rate and Assessment of any Sum not exceeding One thousand Pounds, as they in their Discretion may deem sufficient and necessary, for the Completion and Finishing such Gaol; the said Sum to be assessed, levied, collected and paid in such Proportion, and in the same Manner, as any other County Rates can or may be assessed, levied, collected and paid under any Act or Acts now or which may be hereafter in Force in this Province for assessing, levying and collecting of Rates for public Charges: Provided always, and be it further enacted, that no more than One half Part of said Sum of One thousand Pounds be assessed and levied in any One Year.

Justices may contract for building Lock-up-Houses in Saint George and Saint Stephen;

II. And be it further enacted, 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 Lock-up-House or House

of Correction in each of the Parishes of Saint George and Saint Stephen, and to agree for such Sum and Sums of Money as to them may seem meet, in order to carry this Object into Effect; and the said Justices, or the Major Part of them, and assess not are hereby authorized to make a Rate and Assess- exceeding Two housed rounds. ment of a Sum not exceeding Two hundred Pounds, for the erecting and finishing such Lockup-House or House of Correction in each of the said Parishes; the said Sum to be assessed, levi- How and in ed and collected in such Proportion, and in such what Propor-Manner, and on such Parishes in the said Coun-lected and apty, as the said Justices in their General Sessions plied. may under and by virtue of any Act or Acts now or which may hereafter be in Force for assessing. levying and collecting of Rates for public Charges; and when collected, to be equally divided between the said Parishes of Saint George and Saint Stephen for the building and finishing the said Lock-up-Houses or Houses of Correction in those Parishes.

CAP. XXXVII.

An Act to regulate the Assize of Bread in the Towns of Newcastle and Chatham in the County of Northumbland.

Passed 31st March 1831.

"WHEREAS it is found necessary that there Preamble."

' should be a Law to regulate the Assize of Bread

' in the Towns of Newcastle and Chatham, in

'the County of Northumberland:'

I. Be it therefore enacted by the President, Justices in Ses-Council, and Assembly, That the Justices of the sions to regulate the Assize and Peace for the County of Northumberland, be Sale of Bread. and they are hereby authorized and empowered, from Time to Time, to make such Rules and Regulations for ascertaining and establishing the Assize of Bread, and the Sale thereof, for the said Towns of Newcastle and Chatham respec-R tively.