scribed, the following shall be the Line or Route medaLine altered of the said Road leading from the Market House in Fredericton to the Canada Line; (that is to say.) From the Market House in Fredericton, on the West Side of the River Saint John, to Bourgoin's Ferry, thence to cross the River Saint John to the East Side of the said River, thence on the East Side of the said River to Penning, ton's Bridge on the great Road leading to Joseph Wolverton's; and that the Remainder of the said Road leading from Fredericton to the Canada Line shall continue as established in and by the said recited Act.

CAP. XIII.

An Act to continue and amend the Acts relating to the Support and Relief of confined Debtors.

Passed 9th March 1832.

I. BE it enacted by the Lieutenant Governor, Council, and Assembly. That an Act made and passed in the Tenth and Eleventh Years of the Reign of His late Majesty King George the Fourth, intituled An Act to repeat all the Acts now in force for the Support and Relief of confined Debtors, and to make other and more effectual Provisions in lien thereof ; and also an Act made and passed in the First Year of His present Majesty's Reign, intituled In Actito amend the Lane in force relating to insolvent and confined Debtone, be and the same are hereby continued, (excepting so much of the same as is kereby repealed, altered or amendad;) and together with this Act declared to be in force until the First Day of April which will be in the Year of our Lord One thousand eight hundred and thirty four.

II. And besit further enacted; That the Se- 10 & 11 G. 4, cond Section of the said Eirst herein before recited C. 30, S. 2, re-

10 & 11 G. 4, C. 30, and

1 W. 4, C. 43, continued, except as herein altered.

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pealed. Act

C. 13. 2º GULIELMI IV. A. D. 1832.

Debiors unable to support themselves may apply for Maintenance after Fourteen Days' Configument.

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Debtor after Notice to Plantiff &c. to be eramined on Oath, and if unable to provide Support &c. a weekly Allowance to be erdered.

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Act be and the same is hereby repealed; and in lieu thereof, Be it enacted, that whenever any Person may be confined within any Gaol or the Limits thereof, within this Province, for any Debt. Damages or Costs, whether on mesne or final Process, and such Persons so confined shall be unable to provide or obtain his or her necessary Support, it shall and may be lawful for such Person, after Fourteen Days' Confinement. to make Application to any Judge of the Supreme Court, or any Two Justices of the Inferior Court of Common Pleas of the County where such Person shall be confined, for a weekly Support or Maintenance; and such Judge or Justices, after Fourteen Days' previous Notice to the Plaintiff or Person at whose Suit such Person may be confined, his or her Attorney, shall examine on Oath such Person so confined as to his or her Ability to support himself or herself, and if on Examination, to be taken in Writing on Oath as aforesaid, to be filed in the Office of the Clerk of the Court out of which such Process may have issued, it shall appear to such Judge or Justices that such Person is utterly unable to support him or herself, and has no Property whatever, real or personal, of what Nature or Kind soever, except necessary Bedding, wearing Apparel, Kitchen Utensils, and necessary Tools of his Trade or Occupation, not exceeding in Value in the Whole Fifteen Pounds, and that such confined Person hath not, at any Time since he or she was served with the First or meane Process in the Suit in which he or she may have been confined, or since be or she had Notice of the said Suit having been commenced, made over, assigned, transferred, or put out of his or her Possession or Power, either directly or indirectly, any Property whatsoever, whether real or personal, for the Purpose of defrauding such Plaintiff, or giving any undue Preference to any other

other Plaintiff or Creditor, that then it shall be lawful for such Judge or Justices to make an Order for the Party at whose Suit such Person may be confined to pay a weekly. Sum to be applied for the Support of such Person; which Sum Fust Payment. shall be paid weekly, and the First Payment be made at the Time such Judge or Justices may in such Order direct, and from the First Day of Rate. November, until the last Day of March shall be Five Shillings per Week, and the Remainder of the Year Four Shillings per Week; and after such Order made, it shall be the Duty of such On Failure Debt-Party, without any further Notice, to pay such charged. weekly Support agreeably to such Order; and in case of Failure thereof it shall and may be lawful for any such Judge or Justices as aforesaid, on such Failure being made known to him or them, to make an Order under his or their Hands. directed to the Sheriff or Gaoler, to discharge the said Person out of Confinement by reason of such Suit; Provided that nothing in this Act. Provise. shall prevent any Plaintiff from prosecuting his or her Suit if on mesne Process to final Judgment, or from taking out Fieri Facias against the Goods and Chattels, Lands and Tenements of such Defendant, or from recovering in any other Manner the Amount of the Judgment obtained in the Suit, so always that the Person of any Debtor so discharged shall be freed from Arrest in any Proceeding or Action upon such Judgment; And provided also, that in any Case When Two Juswhere Two Justices of the Inferior Court of tices of the Com-mon Pleas can-Common Pleas cannot attend, that then it shall not attend, any and may be lawful for any Justice of the -Peace Justice of the of the County, being of the Quorum, to act in. the Stead of such Justice of the Inferior Court of Common Pleas who shall not attend upon such Examination.

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Quorum may act.

CAP.