the rates herein before authorised to be taken: Provided also, that the said Justus S. Wetmore and James. Whitney, their heirs or assigns shall affix or cause to be affixed in some conspicuous place at or near such Toll Gate or Gates a table of the Rates payable for passing over the said Bridge.

V. And be it enacted, That the said Tolls shall be and the same are hereby vested in the said Justus S. Wetmore and James Whitney, their heirs and assigns for ever: Provided, that if His Majesty, his Heirs or Successors, shall in the manner hereicobefore mentioned after the expiration of thirty years from the passing of this Act assume the possession and property of the said Bridge; Toll House and Gates, then the said Toll shall from the time of such assumption appettain and belong to His Majesty, his Heirs and Successors, who shall from thenceforward be substituted in the place and stead of the said Justus S. Wetmore and James Whitney, their heirs and essigns, for all the purposes of this Act.

VI. And be it enacted, That if any person shall forcibly pass over the said Bridgo without paying the Tell or shall interrupt or disturb the said Justos S. Wetmore and James Whitney, their heirs or assigns, or any person or persons employed by them for building or repairing the said. Bridge, or making or repairing the way over the same, every person so offending in each of the cases aforesaid shall for every such offence torfeit a sum not exceeding forty shillings, the same to be recovered before any one of His Majesty's Justices of the Peace in and for said County either by confossion of the offender, or on the oath of one or more credible witness or witnesses, and levied by distress and sale of the goods and chattels of such offender by warrant signed by such Justice, rendering the overplus, if any, after deducting such Penalty and the costs of levying the same to the owner of such goods and chattels, which penalty when recovered to be paid into the hands of the Commissioners of roads in and for the said Parish of Norton, to be by them applied towards the repair of the Roads leading, to and from such Bridge.

VII. And be it enacted, That if any person shall maliciously pull down, burn or destroy the said Bridge or any part thereof or the Toll House, Gate or Gates to be erected by virtue of this Act, every person so offending and being thereof legally convicted shall be deemed guilty of Felony.

CAP. IX.

An Act for the punishment of Persons who shall be guilty of the Trespasses therein mentioned in the City of Saint John.

Passed 24th June 1835.

• HEREAS evil disposed persons have of late broken, taken 'down, destroyed or carried away, and done injury to the Lamps put up in the public streets and other parts of the City of Saint John for the purpose of lighting the said City, and also been 'guilty of committing divers others Trespasses injurious to the property of the Inhabitants and tending to the disturbance of the 'peace in the said City.'

. I. Be it enacted by the Lieutenant Governor, Council and Assembly, That if any person or persons shall wilfully break, take down, destroy, carry away, 'or in any manner deface or injure any Lamp or Lantern placed, hung up or fixed in or upon any of the streets, lanes, alleys, public squares, private or public wharves. market slips, public landings, or other place or places within the said City by the authority of the Mayor, Aldermen and Commonalty of the said City or by any individual, for the purpose of lighting the said City, or shall wilfully extinguish the light or lights therein or be aiding or assisting in so doing, or shall wilfully break, deface, take down or remove any gate, window, shutter, door, porch, knocker, steps, sign or other fixture whatsoever attached to any public or private building within the said City, or shall wilfully pull up, carry away, or in any manner damage or injure any crop. vegetables, plants, trees or other things, growing or being in any garden, field or enclosure within the said City, and shall be thereof convicted before the Mayor or Recorder, or any one of the Aldermen of the said City, or any one of His Majesty's Justices of the Peacefor the City and County of Saint John, either by the confession of the party offending, or on the oath of one or more credible witness or witnesses, or on view of the said Mayor or Recorder, or Aldermen or Justice so convicting, every such person so offending shall for each and every offence forfeit and pay a sum not exceeding Ten Pounds of lawful money of this Province, together with costs of suit, to be levied by Warrant of Distress and sale of the goods and chattels of every such offender, one moiety of which forfeiture when recovered shall be paid to the Chamberlain of the said City for the time being, to be applied towards the expense of lighting the said City and support of the Nightly Watch in the said City, and the other molety to be paid to the person or persons who shall prosecute for the same, and for want of goods and chattels whereon the same can be levied it shall and may be lawful to commit any such offender to the common Gaol of the said City; there to remain without bail or mainprize, and to be kept at hard labour for a term not exceeding two months, unless such forfeiture and costs shall be sooner paid.

II. And be it enacted, That in case any person shall commit any or either of the offences aforesaid in the presence of any Sheriff, Deputy Sheriff, Constable, Marshal or Watchman, that then every such Sheriff, Deputy Sheriff, Constable, Marshal or Watchman shall forthwith arrest such offender and give information thereof to the Mayor or Recorder, or some one of the Aldermen of the said City as aloresaid, in order that such offender may be convicted thereof in manner and form as hereinbefore directed.

III. And be it enacted, That this Act or any thing herein contained shall not bar or preclude any person or persons from recovering his, her or their damages against any person or persons who shall be guilty of any of the mischiels or trespasses aforesaid, but that the same may be recovered in the same manner as if this Act d not been passed. IV. And be it enacted, They shall and may be lawful for the had not been passed.

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Mayor, Aldermen and Commonality of the said City to erect and place, or cause to be erected and placed, posts or other fixtures on any of the streats, squares, wharves or other places within the said City, at such places as they may from time to time think proper, whereon to bang or place any Lamp or Lantern for the purpose of lighting the said City, and that all such posts or fixtures of any description which shall be so erected or placed together with the Lamps or Lanterns and apparatus connected therewith, shall be deemed and taken to be the property of the said Mayor, Aldermen and Commonality, to enable them to maintain and support any action or actions at Law or other prosecution for any injury done thereto.

V. And be it enacted, That if two or more persons shall have been jointly concerned in committing any of the offences aforesaid, and one or more of them (not having been informed against) shall, within the space of one month after the offence committed inform against any or all of the others concerned in the same offence (also not having been informed against) so as to convict him, her or them, the person so informing shall not be hable to any part of the forfeiture hereinbefore mentioned.

VI. And be it enacted, That no person to whom as prosecutor any part of the penalty on conviction is hereby directed to be paid, shall on that account be prevented in consequence thereof from grving evidence as a witness on any prosecution, but such person shall be deemed and taken to be a competent witness whose credibility shall be judged of by the Magistrate before whom such prosecution shall be had.

VII. And be it enacted, That an Act made and passed at the last Session of the Legislature, entitled An Act further to continue An Act for the more effectual punishment of persons who shall be guilty of the trespasses therein mentioned in the City of Saint John, bo and the same is hereby repealed.

VIII. And be it onacted, That this Act shall 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 forty, and no longer.

CAP. X.

An Act to incorporate "The Saint John Mechanics' Whate Fishing Company. Passed 24th June 1885.

HEREAS the prosecution of the Whale Fishery from this 'Province would be highly advantageous and tend greatly to increase the prosperity thereof: And Whereas it has been deemed advisable to afford encouragement to enterprising individuals who are willing to engage in such Fishery by granting them an Act of Incorporation; therefore,'

I. Be it enacted by the Lieutenant Governor, Council and Ar sembly, That Thomas Nisbet, John Haws, George Waterbury, Charles D. Everitt, John Hooper, Thomas Allap, James Wood, David Hogg, Robert Foulis, William Lawton, David M'Lelan, Thomas M'Mackin, James Patting all, John Berryman, Robert Ray, John Hartt, Jeremiah Gove, Danas Cott, Samuel Peters, John