A. D. 1840.

be subject to all the provisions, forfeitures and penalties of all the laws which may be in force for the regulation of Seamen in this Province, notwithstanding the said Ship or Vessel for which such Seaman or Seamen may be imported, shall not be actually ready to proceed upon any voyage.

VIII. And be it further enacted, That this Act shall continue in force until the Limitation. first day of April, which will be in the year of our Lord one thousand eight hundred and forty five.

CAP. LXXVII.

An Act to provide for the more effectual prevention of Trespasses and protection of Timber growing on the Crown Lands within this Province.

Passed 31st March 1840.

BE it enacted by the Lieutenant Governor, Legislative Council and Assem- No Timber of any description to be bly, That no person or persons shall cut, fell, haul, remove or destroy any cutor hauled from white, yellow or red Pine, Spruce, Hemlock, Hacmatack, Beech, Birch Trees, Lands without Timber or Wood of any other description, standing or being on any part of the Licence. ungranted Crown Lands within this Province, without Licence first had and obtained from His Excellency the Lieutenant Governor or Commander in Chief // of the Province for the time being or without right derived from the Crown so to . do, under the penalty of not less than two pounds nor more than twenty pounds Penalty. for each and every offence.

II. And be it further enacted, That all Timber, Logs, Trees or any description All descriptions of 11. And be it further enacted, that all timber, Logs, frees or any description an description woodcutorhauled of Wood which shall or may be cut on or hauled from any part of the ungranted without licence, Crown Lands within this Province, without such Licence or right as aforesaid, made therefrom to and also all Deals, Plank, Boards or Scantling, Shingles, Clapboards, Staves or be forfeited. Lathwood which shall or may be made therefrom, or from Timber, Logs, Trees or any description of Wood on or hauled from any part of such Crown Lands, without such Licence or right as aforesaid, shall be and the same are hereby declared to be forfeited to the use of Her Majesty, Her Heirs and Successors, and shall be subject to seizure, prosecution and condemnation in manner hereinafter mentioned.

III. And be it further enacted, That all such Timber, Logs or any other All such Timber, &c. may be seized description of Wood which shall be cut on or hauled from any part of the ungranted and prosecuted by Crown Lands within this Province, contrary to the provisions of this Act, and all persons appointed by Warrant of the Deals, Plank, Boards, Scantling, Clapboards, Staves or Lathwood which shall or Lieutenant Gomay be made therefrom, or from any Timber or Logs found on any of such ungranted Crown Lands as aforesaid, contrary to the provisions of this Act, shall and may be seized, arrested and prosecuted by such person or persons as shall or may, from time to time, by warrant under the hand and seal of His Excellency the Lieutenant Governor or Commander in Chief of the Province for the time being, be appointed to seize the same.

IV. And be it further enacted, That in all cases when any Timber or Logs, or In all cases of seizure the Tim-Deals, Plank, Boards, Scantling, Shingles, Clapboards, Staves, Lathwood or any ber, &c. to be deemed forfeited other description of Wood, shall be arrested, seized or taken, as liable to such unless it be made other description of wood, shall be allested, school of this Act, the same to appear that it seizure, forfeiture and condemnation under the provisions of this Act, the same to appear that it was cut from shall in all cases be deemed and taken by the Court in which the same shall be granted lands or under Licence. prosecuted, to be forfeited as hereinbefore mentioned, unless it shall be made to appear to the satisfaction of such Court by some person owning or claiming the same, either that the same, if Timber, Logs or Wood of any other description

132

was cut on or hauled from granted lands within this Province, or by and under a Licence or right as aforesaid to cut the same, or if Deals, Plank, Boards, Scantling, Shingles, Clapboards, Staves or Lathwood, that the same was made of Timber or Logs which were cut either on such granted lands or by and under a Licence or right to cut and haul the same as aforesaid.

V. And be it further enacted, That all Timber or Logs, Deals, Plank, Boards, Scantling, Shingles, Clapboards, Staves, Lathwood or any other description of Wood which shall be arrested or seized as liable to forfeiture under this Act shall and may be deemed and taken to be condemned, unless the owner or owners thereof or some person duly authorized by him or them shall within fourteen days after the day of seizing the same, give notice to the seizing Officer that he claims the same; which notice shall be in writing specifying and particularizing to what the said claim applies, and delivered to the Officer or person by whom such seizure shall have been made; and the same being so deemed and taken to be condemned shall and may be forthwith sold at Public Auction by the said Officer or person who shall have made such seizure after ten days notice of sale being given.

VI. And be it further enacted, That if any person shall by force or violence assault, resist, oppose, molest, hinder or obstruct any seizing Officer appointed under and by virtue of this Act, whilst in the exercise and discharge of his duty as such seizing Officer or any other person employed to aid and assist him in the exercise and discharge thereof, or who shall wilfully remove or cut loose any Timber, Logs, Trees or any description of Wood which may have been seized by such seizing Officer, such person shall on conviction thereof before any Court of Record in this Province, pay a fine not exceeding one hundred pounds nor less than forty shillings at the discretion of the Court before which such offenders shall be tried, which fines shall be paid to Her Majesty, Her Heirs and Successors for the use of the Province, and in case such fine be not paid, such person shall be imprisoned not exceeding twelve months nor less than ten days at the discretion of the Court.

VII. And be it further enacted, That all fines, penalties and forfeitures incurred or to be incurred under the provisions of this Act, may be recovered and prosecuted to condemnation by action of debt, bill, plaint or information in any of Her Majesty's Courts of Record in this Province, in the name of Her Majesty's Attorney General or Solicitor General, and in every action or suit, the person against whom judgment shall be given for any fine, penalty or forfeiture under this Act, shall pay costs of suit; and every such action or suit shall and may be brought within one year after the offence committed and not afterwards: Provided always, That nothing in this section shall affect the case of any proceedings against Timber or Logs, Deals, Plank, Boards, Scantling, Shingles, Clapboards, Staves, Lathwood or any other description of Wood, not exceeding the value of one hundred pounds, before two Justices of the Peace, agreeably to the provisions of the following section of this Act.

VIII. And be it further enacted, That all white, yellow or red Pine, Spruce, exceeding in value Hemlock, Hackmatack, Beech, Birch, Trees, Timber or Wood of any other £100 may be pro-recuted before two description, seized as forfeited by virtue of this Act, and claimed by any person or persons in manner hereinbefore directed, provided the value thereof does not exceed one hundred pounds, may be prosecuted to condemnation in the name of the Surveyor General or the seizing Officer who shall have seized the same, or by information of Her Majesty's Attorney General or Solicitor General, before any two of Her Majesty's Justices of the Peace residing near the place where such seizure

8.

All Timber, &c. seized to be deem. ed condemned, unless within 14 days notice of a claim be given to the seizing Officer.

To be sold at public auction after ten days notice.

Assaulting, &c. a seizing Officer in the discharge of his duty, or cutting loose any Timber, &c. seized.

Penalty.

Application.

Fines, penalties and forfeitures to be recovered and prosecuted in any Court of Record.

Suit to be commenced within one year. Proviso.

Timber, &c. seized and claimed, not Justices of the Peace.

A. D. 1840.

3° VICTORIÆ.

C. 78. 79. 133

seizure shall have been made, who are hereby required and directed to keep a book of Record, in which they shall fairly enter all causes tried before them under this Act, together with the evidence taken before them upon such trial.

IX. And be it further enacted, That in case of the arrest, seizure and prosecu- Certificate of tion of any Timber or Logs, Deals, Plank, Boards, Scantling, Shingles, Clapboards, cause of seizure to Staves, Lathwood or any other description of Wood under this Act, if judgment against the seizing of condemnation shall not pass, and the Court in which such prosecution shall be instituted shall cortify that there are backed. instituted shall certify that there was probable cause of seizure, such certificate shall be taken and received as a good and sufficient defence against any action to be prosecuted by any person or persons in any Court within this Province, against the Officer who made such seizure, and any Officer so prosecuted, shall in all cases be atliberty to plead the general issue, and give any special matter in evidence, the same as if such matter had been specially pleaded and set forth.

X. And be it further enacted, That this Act shall continue and be in force until Limitation. the first day of April, which will be in the year of our Lord one thousand eight hundred and fifty.

CAP. LXXVIII.

An Act to amend an Act intituled "An Act to provide for the purchase of a place for the residence 56 G. 3, c. 7. and accommodation of the Governor or Commander in Chief of this Province."

Passed 31st March 1840.

TATHEREAS great inconvenience has arisen heretofore under the operation Preamble.

of the fifth Section of the Act to which this is an amendment; I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and Assembly, That the fifth Section of an Act made and passed in the fifty sixth 56 G. 3. c. 7. s. 5, repealed. year of the Reign of His Majesty King George the Third, intituled "An Act to provide for the purchase of a place for the residence and accommodation of the Governor or Commander in Chief of this Province," be and the same is hereby .repealed; and in lieu thereof,

II. Be it enacted, That His Excellency the Lieutenant Governor or Commander Three or more II. Be it enacted, That His Excellency the Lieutenant Governor or Commissioners to in Chief for the time being, be and heishereby authorised and empowered to appoint three or more Commissioners in each and every year to have the care and manage-unent of Government House, and the premises therewith connected, and to have house, and to suthe superintendence and control of any reparations and improvements to be from perintend repairs time to time made, under and by the authority of the General Assembly of this ments. Province.

CAP. LXXIX.

An Act to authorize the Justices of the Peace in and for the City and County of Saint John to make compensation to the Assessors of Taxes for the Parish of Portland for the year one thousand eight hundred and thirty nine.

Passed 31st March 1840.

THEREAS by the fourth section of an Act made and passed in the first Preamble. 'year of the Reign of Our Sovereign Lady the Queen, intituled "An 'Act to provide for the better Assessment of County and Parish Rates," it is ' among other things provided, that the Assessors of Rates for the several Towns ' and Parishes shall within sixty days after receiving the Warrant of Assessment, · deliver