Articles exempted from Duty-Con-

tinued.

```
To all Articles the Manufacture of the United Kingdom, videlicet,
  Agricultural Implements.
  Anchors.
  Barley, Pot or Pearl,
  Beef.
  Bacon.
  Books (printed) and Pamphlets,
  Bread,
  Bunting,
  Bricks and Tiles,
  Coals,
  Copper, Bolt and Sheet,
  Copper Spikes and Nails,
  Canvas,
  Coal Tar,
  Cordage,
  Duck,
  Felt, patent,
  Fishing Nets,
  Hooks, Lines and Twines,
  Flour and Meal of all kinds,
  Iron, bolt, bar, square, pig or sheet,
  Iron Block Bushes,
  Lead, bar and sheet,
  Mineral Salt, and Salt of all kinds,
  Malt,
  Machinery for Mills or Steam Boats,
  Mathematical and Musical Instruments of all kinds, and Philosophical and
    Chemical Apparatus,
 Hydraulic Engines,
  Maps,
  Oakum,
 Pork,
 Printing Paper,
 Steel.
 Spikes and Sheating Nails,
 Ship Tackle and Apparel,
 Sheathing Paper,
 Tin in Sheets and Blocks,
 Zinc,
```

CAP. II.

An Act to authorize the Justices of the Peace for the County of Charlotte to make regulations for the Market Wharf in the Parish of Saint Stephen.

Passed 29th March 1842.

THEREAS a certain piece of Land, Beach and Flats, situate in the Parish Preamble. ' of Saint Stephen, has been granted to the Justices of the Peace for ' the County of Charlotte, in trust for a Public Landing in and for said Parish:

' And whereas by an Act of Assembly made and passed in the fifth year of the

'Reign

5 W. 4, c. 22.

6

Justices in Sessions authorized to make regulations for the use of the Market Wharf, and any ex-tension thereof with penalties not exceeding 40s. in any case.

Recovery.

Application.

Justices to appoint a Wharfinger, who is to be sworn and subject to the like penalties as other Parish Officers.

Duty of Wharfin-

Compensation.

' Reign of His late Majesty King William the Fourth, intituled An Act to authorize 'and empower the Justices of the Peace for the County of Charlotte to lease a part ' of the Public Landing at Salt Water, in the Parish of Saint Stephen, the Justices ' aforcsaid are authorized to erect thereon Wharves, Stores and other Buildings as they may think beneficial to the said Parish of Saint Stephen: And whereas a 'Market Wharf has been built on said Public Landing;'

I. Be it enacted by the Lieutenant Governor, Legislative Council and Assembly, That the Justices of the Peace for the County of Charlotte at their General Sessions, shall and may and they are hereby authorized and empowered to make such Orders and Regulations for the due ordering of Vessels lying at the said Market Wharf in Saint Stephen, or coming to or removing from the same, and for the lading or unlading of Goods and Merchandize at the said Market Wharf, and for the preventing nuisances, incumbrances and obstructions; for the depositing and leaving of Goods and Merchandize, or otherwise howsoever, on the said Market Wharf, and generally for the safe keeping and well ordering of the said Market Wharf in all respects, or in respect of any extension of the said Market Wharf, which may be hereafter made, and from time to time to repeal, alter and amend such Orders and Regulations, and to substitute others in their place, as to the said Justices or the major part of them at such General Sessions may seem fit and reasonable, and to enforce such Orders and Regulations by pecuniary fines and penalties so as always that such fines and penalties shall not in any case exceed the sum of forty shillings, which shall be sued for and recovered on the oath of one or more credible Witness or Witnesses before any Justice of the Peace for the said County, and be levied by Warrant of Distress and Sale of any Goods and Merchandize that by conviction of such Justice may appear to be an incumbrance or nuisance on the said Wharf contrary to the said Regulations, or otherwise by Warrant of Distress and Sale of the Goods and Chattels of the offender, rendering the overplus (if any) after deducting the charges of prosecution and sale to the owner or owners of such goods, or the offender or offenders as the case may be; such fines and penalties to be paid one moiety to the Wharfinger of the said Wharf, to be appointed as hereinafter directed, and the remainder to the Overseers of the Poor of the said Parish of Saint Stephen for the use of the Poor of the said Parish.

II. And be it further enacted, That the said Justices of the Peace for the County of Charlotte, shall and may at the time of making the annual appointment of Town and Parish Officers, have power and authority to appoint a fit person to be a Wharfinger of the said Market Wharf, who shall be sworn to the faithful discharge of his duty, and shall be in every respect subject to the same rules and regulations, penalties and forfeitures as any other Town or Parish Officers, are or shall be subject to by virtue of any Laws now in force or hereafter to be enacted for the appointment and regulation of Town and Parish Officers in the several Counties of this Province, and it shall be the duty of the said Wharfinger to carry into force and effect the Orders and Regulations of the said Justices so to be made as aforesaid, respecting the said Market Wharf, which hereafter may be made, and that the said Wharfinger shall receive and collect all Wharfage, Dockage and other dues and emoluments arising from the said Wharf, and pay over the same to the order of the Magistrates of Saint Stephen, after deducting such reasonable compensation as the Justices aforesaid at their General Sessions shall direct, to be applied towards the liquidation of any taxes required to be raised in the said Parish of Saint Stephen, or towards the extension and improvement of the said Wharf, and in his own name to collect, sue for and recover all fines and penalties incurred under the said Regulations, and also the Wharfage, Dockage, dues and emoluments

arising from the said Public Market Wharf, and to account from time to time to the said Justices at their General Sessions, as they at such General Sessions shall from time to time order and direct.

CAP. III.

An Act to repeal at Act, intituled An Act to prevent the taking of Fish in the different Har- 60 G. 3, c. 21. bours and Rivers of this Province with Drift Nets, so far as the same relates to the County of Westmorland.

Passed 29th March 1842.

E it enacted by the Lieutenant Governor, Legislative Council and Assembly, Act 60 G.3, c. 21, That so much of an Act made and passed in the sixtieth year of the Reign of the County of His Majesty King George the Third, intituled An Act to prevent the taking of Westmorland, repealed. Fish in the different Hurbours and Rivers in this Province with Drift Nets, as applies to Harbours, Creeks, Coves or Navigable Rivers, in that part of the Province which lies within the County of Westmorland, be and the same is hereby repealed.

CAP. IV.

An Act to extend the provisions of an Act, intituled An Act to repeal the Laws now in force 9 G. 4, c. 28. for appointing Firewards, and for the better extinguishing of Fires in the Town of Saint Andrews, and to make regulations more suitable to the said Town, and for other purposes therein mentioned, to the Towns of Dalhousie and Campbelltown, in the County of Restigouche. Passed 29th March 1842.

6 THEREAS from the rapid manner in which the Towns of Dalhousie and Preamble. 'Campbelltown, in the County of Restigouche, are being built, it is 'expedient and necessary that some provision should be made for the appointment ' of Firewards and the better extinguishing of Fires in the said Towns;

Be it therefore enacted by the Lieutenant Governor, Legislative Council and Act 9 a. 4, c. 28, Assembly, That from and after the passing of this Act, an Act made and passed Towns of Dalhousie in the ninth year of the Reign of His Majesty King George the Fourth, and Campbelltown, intituled An Act to repeal the Laws now in force for appointing Firewards, and for Restigouche. the better extinguishing of Fires in the Town of Saint Andrews, and to make regulations more suitable to the said Town, and for other purposes therein mentioned, and all the provisions thereof, be and the same are hereby extended to the Towns of Dalhousie and Campbellton, in the County of Restigouche.

CAP. V.

An Act to authorize the Justices of the Peace for the County of York to levy a further assessment for the purpose of paying off the Debt due on the erection of a new Goal in the said County.

Passed 29th March 1842.

6 THEREAS the expenses occasioned by the erection of the new Gaol in Presmble.

'the Town of Fredericton in York County are greater than were ' the Town of Fredericton, in York County, are greater than were 'anticipated in the original design thereof: And whereas the amounts authorized 'by the former Act to be assessed for that purpose are found insufficient;'

Be it enacted by the Lieutenant Governor, Legislative Council and Assembly, Justices authorized that the said Justices of the Peace for the said County of York, at any General to assess the County not exceeding Sessions of the Peace, or at any Special Sessions of the Peace to be for that purtue on new Gaol. pose holden, be and they are hereby authorized and empowered to make such rate and assessment of any sum not exceeding one thousand pounds, as they in their discretion may think necessary for the purpose of paying off the debt due