IX. And be it enacted, That this Act shall not come into operation until the Commencement first day of May next, and shall be and continue in force until the first day of May Act. which will be in the year of our Lord one thousand eight hundred and forty six.

CAP. XIX.

An Act to amend an Act, intituled An Act to repeal an Act to encourage the destroying of 6 V. c. 10, s. 3. Proceedings of 10 v. c. 10, s. 3. Proceedings of 10 v. c. 10, s. 3. Wolves, and an Act to grant a Bounty on the destruction of Bears in this Province, and to make other provision in lieu thereof.

Passed 25th March 1844.

E it enacted by the Lieutenant Governor, Legislative Council and Assembly. That the third section of an Act made and passed in the sixth 6 V. c. 10, s. 3, year of the Reign of Her present Majesty Queen Victoria, intituled An Act to repeal an Act to encourage the destroying of Wolves, and an Act to grant a Bounty on the destruction of Bears in this Province, and to make other provision in lieu

thereof, be and the same is hereby repealed.

II. And be it enacted, That it shall and may be lawful for His Excellency the Governor in Coun-Lieutenant Governor or Administrator of the Government for the time being, on Warrant on the application to him from time to time to be made by any of the several Clerks of Treasury in favor the Clerks of the Clerks of the the Peace of the Counties in this Province respectively, by and with the advice Peace, for monies to be accounted for. and consent of Her Majesty's Executive Council, to issue his Warrant on the Treasurer of this Province, or any of his Deputies, directing him to pay over to such Clerk of the Peace, or to his order, out of any monies of any nature or kind soever then in the hands of the said Treasurer or Deputy Treasurer, such sum of money, not to exceed the sum of fifteen pounds in any one year, as to his said Excellency and Her Majesty's said Executive Council may seem meet, to be applied by such Clerk of the Peace, and accounted for by him in the manner hereinafter provided.

III. And be it enacted, That to entitle any person or persons to the reward of the Bounty, the nose of thirty shillings for killing a Wolf, or fifteen shillings for killing a Bear, as mentioned in the first section of the Act to which this Act is an amendment, he or Justice of the they shall bring the nose or noses of the Wolf or Wolves, Bear or Bears, for the Peace, and prescribed affidavit made. killing of which the Bounty is claimed, to any one of Her Majesty's Justices of the Peace residing nearest to the place where the same may have been killed, and shall take and subscribe (or affix his ordinary mark) to the following oath,

printed or written, that is to say:— "I (or we) do swear, that I (or we) did on the day of , kill (or "assist to kill) a Bear (or Bears,) or a Wolf (or Wolves,) at [here describe "the place as near as may be] in the Province of New Brunswick, and that the " nose (or noses,) now produced by me (or us) is (or are) the nose (or noses) of "the Bear (or Bears,) Wolf (or Wolves,) so killed, for which the Bounty granted "by Law is claimed, and that no other person has received the Bounty for the " same."

Which oath such Justice is authorized and required to administer without any fee; and shall burn or otherwise destroy the nose or noses so produced before him; and shall also certify under his hand in the jurat of the said affidavit, that he his belief of facts, verily believes the statement therein contained to be true, and that he has burned &c. on the jurnst. or destroyed the said nose or noses, and shall deliver the said affidavit and certificate to the deponent or deponents.

IV. And be it enacted, That it shall and may be lawful for the several Clerks Clerks of the Peace of the Peace in their respective Counties, and they are hereby required on presentation of any such affidavit or affidavits with certificate or certificates as aforesaid, Bounty,

to any of them respectively, forthwith and without any fee, reward, deduction or abatement whatsoever, to pay over to the deponent or deponents, or his or their order, out of the monies in the hands of the said Clerks of the Peace, by virtue of the Warrant in the second section of this Act mentioned, the sum of thirty shillings for each and every Wolf, and the sum of fifteen shillings for each and every Bear so proved to have been killed, as aforesaid, for which the said deponent or deponents, or person receiving the same, shall thereupon give the Clerk of the Peace paying the same a receipt or acquittance.

Clerks of the Peace to account annually on oath.

Clerks to retain five per cent. as a com-

pensation, and to be deemed public ac-

V. And be it enacted, That it shall and may be lawful for the several and respective Clerks of the Peace who may make application for and receive a Warrant or Warrants on the Treasury, under the provisions of this Act, and they are hereby required on or before the first day of December, in each and every year, to make up and transmit to the Office of the Secretary of the Province, a statement in writing, signed by such Clerk of the Peace, and sworn to before any Justice of the Peace of this Province, who is hereby authorized to administer the same, crediting the Province with the amount of monies by him received by virtue of such Warrant, and specifying by name the several parties to whom he may have paid Bounties during the preceding year, and the amount paid to each, accompanied with the vouchers and receipts for the same; which schedule, vouchers and receipts shall be laid before the House of Assembly at its next sitting.

VI. And be it enacted, That the said Clerks of the Peace so intrusted with the destribution of the Wolf and Bear Bounties in their respective Counties as aforesaid, shall be allowed to retain out of the gross amount of the Warrants to them severally made payable, at and after the rate of five per centum and no more, and that immediately on receipt of the monies in the Warrant or Warrants in favor of them. respectively specified, the said Clerks of the Peace shall be and be deemed and taken to be Debtors to the Province in the amount of the same respectively,

subject nevertheless to the provisions of this Act.

Limitation.

countants.

VII. And be it enacted. That this Act shall continue and be in force so long as the Act to which this is an amendment, and no longer.

## CAP. XX.

An Act to authorize the use of a part of the building erected for a Market House on the Western side of the Harbour in the City of Saint John, for other purposes than a Market.

Passed 25th March 1844.

House,

Preamble.

HEREAS from the increase of population and the greater resort of 'Shipping, than heretofore, to the Western side of the Harbour, ' breaches of the Peace and other offences have also increased, and it is considered 'necessary to have a Lock-up House on that side of the Harbour, in consequence of the inability of Officers at all times to get to the present Gaol of the City and 'County; and part of the Market House which has been erected in Guy's Ward, ' may, for some time to come, be conveniently used for that purpose, thereby saving ' the necessity of erecting a separate building therefor, which the Common Council, ' by the Charter would be authorized to do, if the Funds of the City were at ' present in a situation to defray the expense;'

Basement of Mar-

Be it therefore enacted by the Lieutenant Governor, Legislative Council and ket House in Guy's Assembly, That it shall and may be lawful for the Mayor, Aldermen and Comsas Lock-up House, monalty of the City of Saint John, and they are authorized and empowered to set apart, use and appropriate the Cellar or Basement Story of the said Market