In actions for damages sustained. the fact of exploding, &c. to be prima facie evidence of carelessC. 43.

And be it enacted, That in all cases where any damage or injury shall be sustained by any person or persons being a passenger or passengers on board any Vessel propelled by Steam, by the exploding, collapsing, blowing up, or giving way of any part of the machinery of such Vessel, the fact of such exploding, collapsing, blowing up, or giving way shall in all actions to be prosecuted against the Master or owner of such Vessel by the person or persons so sustaining injury, be taken to be prima facie evidence of carelessness and negligence in such Master or owner.

Limitation.

X. And be it enacted, 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 seven.

CAP. XLIII.

An Act further to facilitate the means of supplying the City of Saint John with Water.

Passed 13th April 1844.

THEREAS the incorporation of the Saint John Water Company has 'proved highly beneficial to the public, and the copious supply of 'Water gratuitously afforded by the said Company for the extinguishment of the ' several calamitous fires which have so frequently occurred in the said City, has ' been the means, under Providence, of preserving the said City from almost total ' destruction; and it is just and reasonable that property thereby deriving benefit ' from the said Company, should in future be made liable to contribute towards 'the charges and expenses of establishing, upholding and preserving the same;'

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and The St. John Water Company to call in outstanding Stock. Assembly, That it shall and may be lawful for the said Saint John Water Company, and they are hereby required within six calendar months after the passing of this Act, by Public Notice in any two or more of the Newspapers published in the said City, to require all Stockholders in the said Company who may not have paid in the whole amount of their capital stock, or the representative or representatives of such Stockholders, to pay in all the residue of the same remaining unpaid within such time and in such manner as the said Saint John Water Company may in such notice direct; and in case default shall be made in the paying in of such capital stock so directed and required to be paid in, then and in such case, all and every share and shares upon which such default shall have been made, shall be and become, and is, and are hereby declared to be forfeited to the use of the said Saint John Water Company, and it shall and may be lawful for the said Saint John Water Company thereupon to sell and dispose of the said share or shares so forfeited by public auction, first giving at least thirty days notice of the time and place of such sale in one or more of the Newspapers published in the said City, and to apply the proceeds of such sale to and for the use and benefit of the said Saint John Water Company.

II. And be it enacted, That it shall and may be lawful for the Mayor, Aldermen and Commonalty of the said City of Saint John, in Common Council assembled, and they are hereby required once in every year between the first day of April and the first day of June in each and every year, by Warrant under their Common Seal, directed to the Assessors hereinafter mentioned, to order a Rate and Assessment of a sum not to exceed the sum of three hundred pounds, together with the sum of seven pounds ten shillings per centum for assessing and collecting the same, to be made in due proportion upon the owner or owners of every Store, House, Out House, or other building situated at the Eastern side of the

In default of payment, the Stock may be sold.

Assessment to be made annually by the City Corpora-

Harbour

Harbour of the said City, which said Rate or Assessment so to be made shall be collected by a Collector to be, by the said Mayor, Aldermen and Commonalty of and collected by a the said City, for that purpose from time to time appointed, and the appointment for the purpose. of whom by such Mayor, Aldermen and Commonalty, is hereby authorized and directed to be made; and in case any person or persons so rated and assessed, shall neglect or refuse to pay the sum or sums of money rated upon him, her or them, it shall and may be lawful for the said Collector to sue for and recover the same by action of debt or assumpsit in his own name in the Court of Common Pleas, or City Court of the said City, in like manner as any other demand can or may be sued for, prosecuted and recovered in the said Courts respectively.

III. And be it enacted, That in case any person or persons shall think him, Right of Appeal in her or themselves aggrieved by any rate or assessment to be made as aforesaid, cases of over assessment. it shall and may be lawful for them respectively within the space of five days after the sum so rated and assessed shall be demanded, to appeal to the Common Council of the said City, and whose decision shall be final and conclusive, and that a memorandum in writing of such appeal, filed in the office of the Common Clerk within the said Term, shall suspend further proceedings until such decision

shall be had.

IV. And be it enacted, That it shall and may be lawful for the said Mayor, Assessors under this Act to be appointed. Aldermen and Commonalty of the said City of Saint John, to appoint annually, during the continuance of this Act, three discreet persons, being Freemen of the said City, to act as Assessors, under the provisions of this Act, who shall be sworn to the faithful discharge of such duty before the Mayor or Recorder of the said City; and any person so appointed, who shall neglect or refuse to accept such ap- Penalty for nonpointment, or to become qualified, or having become qualified shall refuse or acceptance of office. neglect to perform his duty, shall for each and every neglect or refusal forfeit and pay the sum of five pounds, to be recovered upon conviction before the Mayor or Recovery. Recorder of the said City, and levied by distress and sale of the goods and chattels of the offender, by warrant under the hand and seal of the said Mayor or Recorder, and paid into the hands of the Chamberlain of the said City, to be applied for such uses and in such manner as the Common Council may direct; and the said Mayor, Aldermen and Commonalty of the said City may appoint some other person or persons, being Freemen, in the stead of any person or persons so refusing to act or become qualified, so often as such shall be the case, which person or persons so to be appointed in the stead of such neglecting or refusing person or persons, shall be liable to the same and like penalties for neglect or refusal as the said neglecting or refusing person or persons, to be in like manner recovered, paid and applied, and so toties quoties.

V. And be it enacted, That the said Collector hereinbefore mentioned to be Collector to pay appointed, shall from time to time, as he shall receive the same, pay over the over monies received to the President monies by him collected under the authority of this Act, into the hands of the or Secretary of the Water Company. President or Secretary of the Saint John Water Company for the time being, after deducting therefrom at and after the rate of seven pounds ten shillings per

centum, for assessing and collecting the same as aforesaid.

VI. Provided always and be it enacted, That no such assessment shall at any No assessment to be time be ordered, unless it shall be made clearly to appear to the reasonable satisfaction of the said Common Council, by certificate or declaration under Oath, of
the President of the said Saint John Water Company, that the income of the said
Saint John Water Company for the year then preceding hath not been sufficient

No assessment to be
made unless the
income of the Water
Company be insufficient to pay the
interest of the capital, &c. to defray the annual legal interest on the invested Capital of the said Saint John Water Company, with all necessary expenses; and provided further, that the said

C. 44.

Nor unless the Works of the Com pany be kept in urder.

said Saint John Water Company shall always, during the continuance of this Act, have, keep and maintain the various works of the said Saint John Water Company, and all the fire plugs now or hereafter to be established, in good, sufficient and effective serviceable order, so as to be immediately available in all cases of fires, free of all expense, costs or charge to the said City or its inhabitants.

Limitation.

Proviso.

VII. And he it enacted, That this Act shall continue and be in force till the first day of October which will be in the year of our Lord one thousand eight hundred and forty seven, and no longer: Provided nevertheless, that nothing in this section contained shall be construed to prevent the recovery of any rate or rates or assessment made within the said period of three years.

CAP. XLIV.

An Act to appropriate a part of the Public Revenue for the payment of the Ordinary Services of the Province. Pland 13th April 1844.

DE it enacted by the Lieutenant Governor, Legislative Council and Assem-D bly. That there be allowed and paid out of the Treasury of the Prosince for the services hereinafter mentioned, the following sums, to-wit :-* To the Chaplain of the Legislative Council in General Assembly the sum of

Chaplams.

To the Chaplain of the House of Assembly the sum of twenty pounds.

To the Sergeant at Arms attending the Legislative Council in General Assembly the sum of fifteen shillings per diem during the present Session.

To the Sorgeant at Arms attending the House of Assembly the sum of fifteen

shillings per diem during the present Session.

Clerks of Council and Assembly,

To the Clerk of the Legislative Council in General Assembly the sum of one * hundred and fifty pounds for his services during the present Session.

To the Clerk of the House of Assembly the sum of one hundred and fifty

pounds for his services during the present Session.

Clerks Assistants.

To the Clerk Assistant of the Legislative Council in General Assembly the sum of seventy five pounds for his services during the present Session.

To the Clerk Assistant of the House of Assembly the sum of seventy five

pounds for his services during the present Session.

To the Doorkeepers attending the Legislative Council and Assembly the sum

of ten shillings each, per diem, during the present Session.

To the Messengers attending the Legislative Council and Assembly the sum of seven shillings and six pence each, per diem, during the present Session.

'To the Province Treasurer the sum of six hundred pounds for his services for the year one thousand eight hundred and forty four; and the further sum of two

handred pounds to enable him to pay a Clerk for the same period.

To the Province Treasurer the further sum of innety one pounds ten shillings being for the servides of a Tide Waiter or Messenger to the Treasury for the

year one thousand eight hundred and forty four. To His Excellency the Licutenant Governor or Administrator of the Govern-

ment for the time being, the sum of twelve thousand pounds towards the encouragement of Parish Schools, agreeably to a Law of this Province.

To His Excellency the Lieutenant Governor or Administrator of the Government for the time being, a sum not exceeding one hundred pounds to be applied in rewarding persons for apprehending Deserters from Her Majesty's Land Forces within this Province; provided always, that no greater sum than five pounds be paid for the apprehension of any one Deserter.

Reigiants at Jems.

Doorkeepers.

Messengers.

Province Treasurer, and Clarks

Messenger to the Treasury.

Parish Schoole.

Apprehension of Heeriters.