## CAP. XCIX.

An Act to protect the Grounds and Enclosures around the Province Buildings in Fredericton. Passed 14th April 1845.

THEREAS it is necessary to prevent trespasses upon the Grounds en- Preamble. 'closed around the Province Buildings in Fredericton, and upon the ' Enclosure thereof ;'

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council The Governor may and Assembly, That from and after the passing of this Act it shall and may be protectibe Grounds lawful for His Excellency the Lieutenant Governor or Administrator of the vince Buildings. Government for the time being, to appoint a person to look after and protect the said Grounds and the Enclosures thereof, and that the said person so appointed shall, during his continuance in office, he deemed and taken for all the purposes of this Act to be in the lawful and exclusive occupation and possession of the said Grounds and Enclosures, for the protection thereof.

II. And be it enacted, That the said Grounds around the said Province Build- Grounds to be ings shall be held and taken to be a Field or Enclosure under lawful Fence, under sure, under 1 W.4, the sixth section of an Act made and passed in the first year of the Reign of His <sup>c. 9, s. 6</sup>. late Majesty King William the Fourth, intituled An Act to repeal all the Acts in force relating to trespasses, and to make more effectual provision for the same, and that the same remedies, proceedings, fines and penalties, as are prescribed in and by the said Act, shall be adopted, taken, imposed and levied, in all like cases arising in reference to the said Grounds and Enclosures.

III. And be it enacted, That if any person or persons shall wilfully break down Penalties for inju-any part of the said Enclosures, or remove any of the Gates thereof, or shall wil-Gates, &c. fully cut, break down or otherwise remove or destroy any Trees which are now or may hereafter be planted within the said Enclosure, such person or persons, upon conviction thereof before any Justice of the Peace in and for the County of York, shall forfeit and pay the sum of eighty shillings for each and every offence, to be levied by distress and sale of the offender's goods and chattels, and in failure of such goods and chattels, the offender or offenders shall be committed for not less than twenty days to the Common Gaol of the County of York.

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

CAP. C.

An Act to prevent malicious injuries to Nets and Seines set for taking Fish in this Province. Passed 14th April 1845.

I. **B** E it enacted by the Lieutenant Governor, Legislative Council and Assem-bly, That if any person shall wilfully and maliciously damage, cut, break Nets, Seines, &c. or destroy any Net or Seine lawfully set or placed for the purpose of taking Fish taking Fish to be liable to a penalty. in this Province; or any tackle to such Nets or Seines belonging, and shall be thereof convicted before any one of Her Majesty's Justices of the Peace for the County, or City and County, where the offence may be committed, either by the confession of the party offending, or on the oath of one or more credible witness or witnesses, every such person shall for each and every offence forfeit and pay a sum not exceeding five pounds nor less than twenty shillings, 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 Application. to the Overseers of the Poor of the Parish or the Commissioner of Alms House of

129

the