falsely the number of Dogs owned by any person.

that any person has certified falsely with respect to the number of Dogs Penalty for returning in his or her possession, such person shall forfeit a sum not exceeding three Pounds upon conviction before such Justices, which shall be levied by Warrant of Distress under the Hand and Seal of such Justices, and in default of such Distress the Offender may be committed to Gaol for any time not exceeding one month.

In force for 4 veers.

VIII. And be it further enacted by the authority aforesaid, That this Act shall be and remain in force for the space of four years, and from thence to the end of the then next ensuing Session of Parliament.



CHAP. XI.

AN ACT to continue for a limited time an Act passed in the Fourth Year of His Mojesty's Reign, intituled, An Act to restrain the Selling of Beer, Ale, Cider, and other Liquors, not Spirituous, in certain Towns and Villages in this Province, and to Regulate the manner of Licencing Ale Houses within the same.

Passed 30th January, 1826.1

Preamble

WHEREAS. An Act passed in the Fourth year of His Majesty's Reign. intituled, "An Act to restrain the Selling of Beer, Ale, Cider, and other Liquors not Spirituous, in certain Towns and Villages in this Province. and to regulate the manner of Licencing Ale Houses within the same, is about to expire, and whereas it is expedient to continue the same: Be it therefore enacted, by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Assembly of the Province of Upper Canada, constituted and assembled by virtue of, and under the authority of an Act passed in the Parliament of Great Britain. intituled, "An Act to repeal certain parts of an Act passed in the Four. teenth year of His Majesty's Reign, intituled, 'An Act for making more effectual provision for the Government of the Province of Quebec, and to make further provision for the Government of the said Province:" and by the authority of the same, That the said Act shall be and continue a Geo. 4. Ch. 15 con. in force for four years, and from thence to the end of the then next enthreed for four years, suing Session of Parliament, and no longer.



CHAP. XII.

AN ACT to repeal part and extend the Provisions of an Act passed in the Fourth year of His Majesty's Reign, intituled, "An Act to make more Ample Provision for regulating the Police of the Town of Kingston.

[Passed 30th January, 1826.]

W HEREAS the limits between the Town of Kingston and the Township of Kingston are irregular and not well defined, and there is much

Preamble.

uncertainty and confusion in respect to Names and Limits of some of the Public Streets in the said Town, which evils require to be remedied by law: Be it therefore enacted, by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Assembly of the Province of Upper Canada, constituted and assembled by virtue of, and under the authority of an Act passed in the Parliament of Great Britain, intituled, "An Act to repeal certain parts of an Act passed in the Fourteenth year of His Majesty's Reign, intituled, 'An Act for making more effectual provision for the Government of the Province of Quebec in North America, and to make further provision for the Government of the said Province;" and by the authority of the same, That the Justices of the Peace of the Midland District in General Quarter Sessions be, and they are hereby authorized and required to extend, miss of the Tewn of define and establish the Limits between the said Town and Township Kingston, designate including within the said Town, the Tracts of Land, called Park Lots the streets, &c. Number one and two, granted from the Crown to Sir John Johnson and Ann Earl respectively, and also Lot Number Twenty-five in the first Concession of the said Township of Kingston, granted from the Crown to Michael Grass: and also, to define and establish the Names and Limits of the respective Streets, now laid out, and hereafter to be laid out, in Lay out new streets. the said Town, and to take such measures as may be necessary and &c. proper for laying out new Streets in the said Town, and for making known and perpetuating the said Limits between the said Town and Township, and the Names and Limits of the said Streets for removing any observation, not extending to the removal of any building or buildings without the consent of the owners thereof, which is or may be within Buildings not to be removed without the the limits of any of the said Streets. Provided always, That such esta-owners consent. blishment of the Limits between the said Town and Township, or of the Names and Limits of the said Streets shall not alter, prejudice or affect the Title or the Metes and Bounds of any Lot or Tract of Land Granted Transferred or Leased before the passing of this Act; and Provided also,
That no part of the above mentioned Lots shall be subject to Assessment ment of Town Lots to as Town Lets in the said Town of Kingston, until a Building shall be be formed. erected thereon, or the said Town Lot or some part thereof, shall be inclosed as a Yard or Garden.

II. Aud Whereas, in and by an Act passed in the Parliament of this Province, intituled, An Act to make more ample provision for regulating the Police of the Town of Kingston, the Justices of the Peace of the Midland District in Quarter Sessions assembled, are authorised to raise 4 Geo. 4. Ch. 30. Sec. by Annual Assessments, in the manner therein mentioned, from the persons rated upon any Assessment in the Town of Kingston, a sum not exceeding One hundred Pounds in one year, for the improvement of the said Town, and it is found that a larger sum is required, and may be beneficially applied for that purpose: Be it therefore enacted by the authority aforesaid, That so much of the Third Section of the said Act as

madly a sum not excooling £200.

Limits the additional sum so to be raised for the improvement of the said Town, not to exceed One hundred Pounds in any one year be, and the same is hereby repealed, and that the Justices of the Peace of the Midland District in Quarter Sessions assembled, may raise by Annual Justices may raise and Assessment from the persons rated upon any Assessments for Property in the Town of Kingston aforesaid, a sum not exceeding Two Hundred Pounds in any one year for the improvement of the said Town, to be raised, levied, collected, and applied in the manner directed in and by the said Act.

made punishing certhin offences by fine.

III. And be it further enacted by the authority aforesaid, That it shall and may be lawful for the Justices of the Peace, of the Midland District in General Quarter Sessions Assembled, or the majority of them, to make, Regulations may be ordain, constitute and publish such prudential Rules and Regulations as they may deem expedient relative to Carts or Carmen; and also, relative to persons firing Guns, Squibs or Crackers, or destroying Trees planted for shade or ornament on the sides of the Streets or removing, or defacing Sign Boards or inscribing or drawing any indecent words, figures or pictures on any Building, Wall or Fence, and to enforce all their lawful Regulations by fine, in the same manner and under the same limitations as prescribed in certain cases by the fifth clause of the above recited Act.

Appropriation of tines

IV. And be it further enacted by the authority aforesaid, That so much of the Act providing for the establishment of a Market in the Town of Kingston, as requires the moieties of fines incurred by transgressions of the regulations of the said Market to be paid into the hands of His Majesty's Receiver General, be, and the same is hereby repealed; and that hereafter the moities of such fines, not granted by Law to the informers, shall be paid to the Treasurer of the Midland District for the use of the said Town of Kingston to be applied and accounted for in the same manner as the moietics of fines accruing from transgressions of the Police Regulations of the said Town are appropriated in and by the Act aforesaid.

CAHP. XIII.

--

AN ACT to establish the District Town of the District of London in a more central position than at present, and to annex the Townships of Walpole and Rainham to the County of Haldimand, in the District of Niagara.

[Passed 30th January, 1826.]

Preamble.

WHEREAS the Gaol and Court House for the District of London, situate in the Town of Vittoria, have been accidentally destroyed by Fire, and it is necessary that other Buildings for the same purpose should