is justly indebted to him, and hath departed from this Province, after said debt was contracted, or keeps concealed within the same, to avoid being served with the ordinary process of the law, with an intent of defrauding his Creditors, which departure or concealment has been proved to my satisfaction: I have directed al the Estate real and personal of the said Robert Martin, with in the said County to be seized and attached, and that unless he the said Robert Marin shall return and discharge his said debts within three Months after publication hereof, all his Estate, real and personal, will be sold for the payment and satisfaction of his Creditors.

Dated at Chatham, in the said County of Northumberland, this fifteenth day of November, in the year of our Lord One thousand eight hundred and twenty seven.

ALEX. DAVIDSON, J. C. P. PETERS & CARMAN. Atty's.

OFICE is hereby given, that we the Subscribers have been duly appointed Trustees for the creditors of John Leper, Patrick M'Manus, and John Carland, late of Fredericton in the County loans may be obtained, viz. of York, Absconcing Debtors, and have been sworn to the faithful execution of the said trust, pursuant to the directions of the Act of Assembly, in that case made and provided; and we do hereby require, all persons indebted to the said John Leper, Patrick M'Manus, and john Carland, or to either of them, on or before the eighteenth day of June next ensuing the date hereof, to pay to us, or some, or one of us, all such sum, or sums of money, or other debt duty, or thing, which they " which sum is payable to him or his order; " Inner Bay of Passamaquoddy; and to and John Carland, or to either of them, and to deliver the other effects of the said John Leper, | " an Act of Assembly, made and passed in Patrick M'Manus, and John Carland, or of either of them, which they or any one of them may have in his, her, or their hands, power or custody, to us, or some, or one of us, as aforesaid; and we do also desire all the Creditors of the said John Leper, Patrick M'Manus, and John Carland, on or before the said eighteenth day or June next, to deliver to us, or some, or one of us, as aforesaid, their respeci ve accounts, and documents, against the said John Leper, Patrick M'Manus, and John Carland, in order that right and justice may be done agreeably to the form of the said Act of Assembly in such case made and provided.

Given under our hands, at Fredericton, in the said County of York, the eighteenth day of March, one thousand eight hundred and twen-

ty eight.

T. L. LANGEN, G P BLISS,

MARK NEEDHAM, Trustees for all the Creditors of Samuel may be made and issued; and a memoran Cornwall, late of the Parish of Dorchester, dum thereof shall be duly entered by the in the County of Westmorland, Mariner, Clerk in the minutes of the Court. an absconding debtor; and have been duly sworn to the faithful execution of the said said Certificates of Notes shall be negotiable Province Treasurer at Saint Andrews, and trust, pursuant to the directions of the Acts in the same manner as promissory Notes; pay him the Tonuage Duty imposed by of Assembly in that case made and provid and that the holders thereof shall be entitled he said Act: And in case any Master or ed: And we do hereby require all persons indebted to the said Samuel Cornwall, on to be paid by the Treasurer of the said rering as aforesaid, shall neglect to make or before the first day of June next ensuing County, out of the assessments hereinafter such report, and pay such duty within the date hereof, to pay to us or some or one mentioned. of us, all such sum or sums of money or other debt duty or things which they owe it shall and may be lawful for the said for and recovered before any one of His to the said Samuel Cornwall, and to deliver Justices of the Peace of the said City and the other effects of the said Samuel Cornwall which they or any or either of them may have in his, her or their hands power or custody, to us or some or one of us as aforesaid; and we do also desire all the Creditors of the said Samuel Cornwall, on or before the said first day of June next, to deliver to the purpose of completing the said building, us or some or one of us as aforesaid, their respective accounts and documents against the said Samuel Cornwall, in order that right and justice may by done agreeably to the form of the said Act of Assemly in such case made and provided.

CHARLES F. ALLISON. MANSFIELD B. CORNWALL. lic charges.

BY AUTHORITY.

of the City and County of St. John, to raise a sum of money for completing the County.

from time to time, be required for the com- Certificates shall cease. of not less than one hundred pounds, and visions of this Act, and no more. that certificates or notes in the following delivered to the persons from whom such

" Number

" City and County of Saint John, ss : "These are to certify that [here insert] " together with lawful interest, pursuant to " the ninh year of His Majesty's Reign, " intituled " An Act to authorise the lus-" of Saint John, to raise a sum of money " for completing the Court House of the " said City and County."

Dated the in the year of our Lord one thousand eight is hereby altered and amended. hundred and iwenty.

By order of the Sessions,

C. D. Clerk.

Which same Certificates or Notes shall same is hereby repealed. Trustees, be signed by the Justice presiding at the said Sessions, and countersigned by the the Master-or Commander of any Ship or TOTICE is hereby given that we the Clerk; and shall be respectively numbered, subcribers have been duly appoined according to the time in which the same

to receive interest for the same annually; Commander of any Ship or Vessel so en-

III. And be it further enacted, That County, and they are hereby authorised and required to make a rate and assessment of four hundred pounds in the present year and a note and assessment for a like sum. in each and every succeeding year, besides the charge for assessing and collecting, for and discharging the principal and interest of the loans contracted for that purpose, by which the City of Saint John is laid out; of the said City and County of Saint John, virtue of this Act, un il the same shall it has been found expedient to make various be paid off; the said several sums to be as- and extensive alterations in the level of the consent of the Common Council of the sessed, levyed, collected, and paid, in such Streets; which have rendered it necessary said City, to erect, place, and maintain a Given under our hands at Dorchester other County rates for public charges, can houses fronting on such Streets, to erect House; provided the same shall not extend in the said County of Westmorland, or may be assessed, levyed, collected, and paid, steps or stairways in order to have access to more than fifteen feet upon the said public the eighteenth day of February, one under and by virtue of any Act or Acts, their respective houses : and it is considered Square. thousand eight hundred and twenty which at the time of making such assessments that the general width of the Streets of the IV. Provided always, and be it further may be in force in the Province, for assess-said City will admit the placing of such enacted, That no Bye Law, or Ordinance ing, levying, and collecting of rates for pub. steps or stairways, without any material ob to be made by the said Mayor, Aldermen,

from time to time be applied after discharg. doubts have arisen whether the said Corpo. An Act to authorize the Justices of the Peace ing the yearly interest due on the several ration is empowered by Charter or any Law loans, to the payment of the principal sums now in force to permit the erection of such mentioned in such Certificates or Notes, in steps or stairways; and it is expedient Court House of the said City and due order, according to the numbers begin that the said Corporation should be allowed ning with number one; and that the said to exercise such power under certain limits. I. BE it enacted by the Lieutenant- give one mouths public notice by advertis County Treasurer, shall from time to time tions and restrictions: Governor, Council and Assembly, ment in one of the Newspapers published in by the Licutenant Governor, Council and That it shall and may be lawful for the the said City, for calling in such and so Assembly, That it shall and may be Justices of the Peace, in and for the City many of the Certificates, as he is prepared lawful for the Mayor, Aldermen, and and County of Saint John, at any general to pay off; specifying the numbers in such Commonalty of the City of Saint John, or Sessions of the Peace for the said City and selvertisement: and that from and after the the major part of them in Common Coun. County, to borrow such sums of money as may expiration of such notice, the interest on such cil convened, to authorise and allow the

mentioned; the same to be taken in loans said monies, so to be assessed under the pro-

Inner Bay of Passamaquoddy.

Passed 5th April, 1828.

In Eit enacted by the Lieutenant Governor, Council and Assembly. " name residence, and addition of lender. That au Act of Assembly made and passed " hath lent and advanced to the Justices of in the third year of the Reign of His pre-"Peace for the said City and County, sent Majesty, intituled "An Act for the the sum of one hundred pounds currency, is better securing of the Navigation of the " indomnify the Deputy Province Treasur " er at Saint Andrews against any demands " for monies collected for Tonnage Duties since the former Acts for the purpose ex-"tices of the Peace of the City and County "pired," be continued; and the same is hereby declared to be in force until the first day of April which will be in the year of our Lord one thousand eight hundred and thirty five, excepting so far as the same

M. And whereas, The fourth Section of the said recited. Act has been found meffec-A. B. Presiding Justice. | tual: Be it further enacted, that the said fourth Section of the said Act be, and the

III. And be it further enacted, Thai Vessel, inward bound, and entering the Bay of Passamaquoddy within Deer Island, shall, within twenty four hours, and before any part of the Cargo, if any, be discharged, or before any cargo shall be taken on board, II. And be it further enacted, That the make report at the office of the Deputy iwenty four hours as a foreszid; he shall forfeli and pay the sum of five pounds to be sued Majes:y's Justices of the Peace for the said County of Charlotte, and applied to the purposes directed in and by the said recited Act.

> An Act relative to the Streets and Squares in the City of Saint John.

Passed 5th April 1828. irregularities of the ground upon

the monies to be assessed as aforesaid, shall Corporation of the said City: And Whereis

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I. Be it therefore enacted and declared erecting, placing, and maintaining of steps or pletion of the Court House lately erected V. And be it further enacted, That stairways for the convenient access to the in the said City, not exceeding in the whole the said County Treasurer shall be entitled ground floor of houses adjoining any the sum of four thousand pounds, to be paid to the sum of three pence on the pound for Streets in such parts of the said off and discharged in the manner hereinafter his services in receiving and paying the City as they may deem proper; and from time to time to make, establish, and ordain such Bye Laws, Ordinances, Rules, and Regulations, as well for the keeping, erecting, form or to that effect, shall be prepared and An Act to continue and amend the Aet for placing, or an intaining, as for the better rethe better securing the Navigation of the gulating and arranging with uniformity such steps or stairways; and also for the taking down and removal, either in whole or in part, of such steps or stairways, as are now erected, or hereafter may be erected, in the said City; Provided always, that no steps or stairways shall be allowed to extend out upon such Streets or any of them more that four feet; or more than a tenth part of the breadth of such Streets as are less than forty feet broad. And provided also, that no steps leading to any other than the ground floor, or Stores, shall be placed upon any part of the said Streets.

> II. And whereas the enclosing of the two public Squares in the said City, called by the names of Kings Square, and Queto Square, with an open Fence or Railing, and planting the same with Trees, would conduce much to the ornament of the said City:

Be it further enacted, That it shall and may be lawful for the said Mayor, Aldermen, and Commonalty, or major partofthem, in Common Council convened, to authorise and direct the said Public Squares to be enclosed, either in whole or in part or parts, with open Fences or Railings; and the same to be laid out and planted with Trees and Shrubs in such manner as they may deem expedient, and from time to time to make such Bye Laws, Ordinances, Rules, and Orders, for the erecting, keeping, and preserving such Fences, Railings, and Trees, in order to prevent damage or injury to the same; as also for the due regulation of such Squares, and the passage of foot passengers, in, through, and over the same, 25 10 them may seem necessary and proper; Provided always, that no such enclosures shall be made so as 10 zarrow or interfere with the passage of the public Streets, running along ite sides of such Squares; nor shall any Fences, or Trees, be placed, or set out, within sixty feat of the buildings fronting on such Squares, or either of them.

III. And whereas it would much add to the ornament and convenience of the Court House lately erected in the said City, on the East side of Kings Square, if a Portice were placed in front of the same: Beit THEREAS in consequence of the therefore further enacted, that it shall and may be lawful for the Justices of the Peace in General Sessions assembled, with the proportions, and in the same manner as any in many instances for the Proprietors of Portico and steps in front of the said Court

THOMAS KEILLOR. Trustees. IV. And be it further enacted, That and the same have been authorized by the in pursuance of this Act, shall be in force of

struction to the passage along such Streets; and Commonalty of the City of Saint John,