CAP. LXXI.

An Act in addition to and in amendment of the Act now in force for regulating the Fisheries in the County of Northumberland.

Passed 27th March 1845.

1. E it enacted by the Lieutenant Governor, Legislative Council and Assem- Drifting, sweeping bly, That from and after the passing of this Act, it shall not be lawful or spearing for Salmon prohibited. for any person or persons to drift or sweep for Salmon with nets or seines, nor for any person or persons, Indians excepted, to spear Salmon or Grilts in any Indians excepted. part of the Bay, Harbour, River or Branches of the Miramichi, any law, usage or custom to the contrary notwithstanding.

II. Be it enacted, That from and after the passing of this Act, any person or Drifting, sweeping persons who shall drift, sweep or spear for Salmon or Grilts contrary to the pro- or spearing for Salmon or Grilts contrary to the pro- or spearing for Salmon or Having Nets visions of this Act, or any person or persons who shall set or allow any net to set between sunset on Saturday and remain set in any part of the Bay, Harbour, River or Branches of the Mira- sunrise on Monday michi, between sunset on Saturday night and sunrise on Monday morning, con- 39 G. 3, c. 5. trary to the provisions in that respect of an Act made and passed in the thirty ninth year of the Reign of His Majesty King George the Third, intituled An Act for regulating the Fisheries in the County of Northumberland, such person so offending shall for each and every of the offences above enumerated, forfeit and pay the sum of five pounds upon conviction thereof, upon the oath of one or more Penalty. credible witness or witnesses, before any two of Her Majesty's Justices of the Peace for the said County, and levied by warrant of distress and sale of the offender's goods, rendering the overplus, (if any,) after deducting the costs and charges, Application. to such offender; and for want of goods and chattels whereon to levy the said fine, costs and charges, such offender or offenders shall be imprisoned without bail or mainprize for a term not less than twenty days nor exceeding thirty days; one half of which penalty, when recovered, to be paid to the informer or person prosecuting for the same, and the other half to the Overseers of the Poor of the Parish or Town within the limits of which such offence shall be committed, to be applied to the use of the Poor of such Town or Parish.

III. And be it enacted, That if any person or persons shall set, drift or sweep setting or drifting with any net or seine, the meshes of which shall be of a size to catch grilt and with Nets meshe to catch Grilt to not salmon, and shall with such net or seine catch grilt in drifting or sweeping, subject to same penalty as for using or by setting such net, he or they shall be liable to the penalties of this Act in a Salmon Net. like manner as if he or they should be found drifting or sweeping with a salmon net; to be recovered and applied in the same manner as is mentioned and prescribed in the second section of this Act: Provided always, that nothing in this Not to interfere section contained, shall affect or be construed to affect an interference with the With the Herring laws now in force for the protection of the Herring Fisheries in the said County, anything in this Act contained to the contrary in anywise notwithstanding.

IV. And be it enacted, That this Act shall continue and remain in force until Limitation.

CAP. LXXII.

the first day of May which will be in the year of our Lord one thousand eight

An Act to enable the Justices of the Peace of the City and County of Saint John to raise by Loan a further sum of money towards paying off the County Debt.

Passed 27th March 1845.

6 THEREAS there remains due by the Justices of the Peace for the City Preamble. 'and County of Saint John a larger sum of money than was authorized ' to be borrowed by the Act of the General Assembly, intituled An Act to enable 7 v. c. 40.

' the Justices of the Peace of the City and County of Saint John to pay off a portion ' of the Debts now due by the County of Saint John, and it is expedient that the said 'Justices should be authorized to borrow a further sum not exceeding one thou-

'sand five hundred pounds;'

hundred and fifty.

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and Justices in Sessions Assembly, That it shall and may be lawful for the Justices of the Peace for the authorized to borrow the further sum City and County of Saint John, at any General Sessions of the Peace, to raise by of £1,500 in manner prescribed by Loan a further sum of money, not exceeding one thousand five hundred pounds, 7 V. c. 40. in like manner as is provided in and by the said Act.

II. And be it enacted, That for the purpose of paying off the amounts which Assessment of £759 may be borrowed by this Act, as well as the sums borrowed under the before and expenses to be made annually to mentioned Act, it shall and may be lawful for the said Justices, and they are pay off the Loans. hereby authorized and required, instead of the sum of five hundred pounds