

6. When a judgment shall be entered by order of the Sessions, for forfeiture of any bastardy recognizance, the same shall stand as a security for any further damages which may from time to time become due thereon; and upon notice to the party against whom the judgment may be obtained, to be personally served or left at his last place of abode, and proof thereof, and of the amount of such damages by affidavit, the Sessions may order subsequent executions (P) as referred to in said Chapter, to issue thereon as from time to time may be necessary, but such damages not to exceed in the whole the necessary maintenance of the child for such term of seven years, exclusive of the costs on the judgment and subsequent proceedings: the judgment shall be entered for the amount of damages and costs, and execution issue accordingly.

7. On the Sessions ordering any person to be committed to gaol under the twelfth Section of the said Chapter 57, the Clerk of the Peace shall make out and deliver to the Sheriff, or his Deputy, or in case of the absence of both, to any Constable in attendance on the Court, the commitment in the Schedule herewith marked (Q), which shall charge the Sheriff with the custody of such party.

8. Nothing in Section 12 of Chapter 52 of the Revised Statutes, 'Of Parish and County Officers,' shall apply or be construed to apply to the Commissioners appointed or to be appointed under Act of Assembly 1st Victoria, Chapter 17.

9. The Sessions may, by regulations, impose a penalty not exceeding eight dollars, upon any person who shall by insulting or abusive language or behaviour, taunting epithets, or threatening gestures, attempt to provoke another person to commit a breach of the peace in any public street, thoroughfare, alley, road, or bye road, or in any building, or whereby a breach of the peace may be occasioned; and any Justice or Justices having jurisdiction shall have the power of fining to the extent so imposed, or below, at his discretion: such fines for offences committed within the Police Districts of Chatham and Newcastle, shall be paid and applied as directed by the Laws passed for establishing and maintaining the Police in the said Towns; provided that nothing in this Section shall extend to the City of Saint John, or Parish of Portland in the City and County of Saint John.

SCHEDULE Q.

Sessions of	holden on
the day of	186 .
The Queen at the instance of (the	}
Commissioners of the Alms House	
or Overseers of the Poor,	
vs.	

The defendant having been found guilty on a charge of bastardy in this case, and not having complied with the order of the Court thereon, he was ordered to be committed until he obeyed the said order, and is hereby committed to the custody of the Sheriff of _____ accordingly.

CAP. XVIII.

An Act to amend Chapter 96 of the Revised Statutes, 'Of the Survey and Exportation of Lumber.'

How logs shall be marked.

Passed 23rd April 1862.

WHEREAS in and by the sixth Section of Chapter 96 of the Revised Statutes, 'Of the Survey and Exportation of Lumber,' it is among other things enacted—"that the Surveyor shall mark or scribe on every log surveyed by him, the superficial contents thereof, with his private mark and the initials of the purchaser:" And whereas it is a common practice among Surveyors to mark or scribe the bark only of those logs submitted to their inspection, by which, in consequence of the bark becoming loose and disengaged from the wood, the marks are frequently lost, and the survey becomes entirely useless to the owner; for remedy whereof,—

Be it enacted by the Lieutenant Governor, Legislative Council, and Assembly,—That from and after the passing of this Act it shall be the duty of the Surveyors to strip the bark from a space on every log submitted to them for survey, which space shall be of a sufficient size to enable them to mark or scribe thereon the superficial contents, private mark of Surveyor, and initials of the purchaser's name; and such marking and scribing shall be made on the space so stripped of the bark; and no Surveyor shall be entitled to any fee or reward for the survey of any log unless the said scribing or marking shall have been made on the wood and not merely on the bark of the log.

CAP. XIX.

An Act in addition to Chapter 93, Title xvii, of the Revised Statutes, 'Of the measurement of Firewood and Bark.'

Section.

Section.

1. Mode of measuring Firewood & Bark.
2. Regulation of vehicles for carriage of.

3. Penalties.

Passed 23rd April 1862.

BE it enacted by the Lieutenant Governor, Legislative Council, and Assembly, as follows:—

1. That every vehicle used for the measurement and carriage of Wood and Bark, in addition to the requirements of Chapter 93, Title xvii, of the Revised Statutes, 'Of the measurement of Firewood and Bark,' shall be furnished with a straight cross-bar of wood or iron, which said cross-bar shall be attached to two of the stakes of said vehicle, one on each side, by a hasp of iron at each end of the said cross-bar, fitting over a staple on each of the said stakes, and secured by an iron bolt passing through each of the said staples over the said hasps, in such a manner that the bottom of the said cross-bar shall be firmly fixed parallel with the floor of the said vehicle, and at a distance of three feet three inches therefrom, under a penalty of twenty shillings for each and every violation of this Act.

2. No load of wood on any of the said vehicles shall be piled higher than to touch the bottom of the said cross-bar, and the said cross-bar shall be fastened down and secured in its proper place on the top of each load as hereinbefore described, before the said vehicle shall leave the side of the boat or vessel from which the said vehicle has received its load, under a penalty not exceeding twenty shillings for each and every offence.

3. The penalties imposed by this Act shall be applied in the same way and manner and for the same purpose as provided by the third Section of the Act of which this is an amendment.