incumbrance or obstruction to be and remain as aforesaid, Magistrate, and any constable, witness or juror in such after the imposition of the first penalty as aforesaid; the civil actions, shall be the same as provided by the said last said penalties to be recovered before the said Police Magis- mentioned Chapter, except that when the action shall be for trate as in the last Section mentioned, and applied as other a larger amount than thirty dollars, the said Police Magispenalties of a similar nature are by Law applied in any of trate and constable shall be entitled to take and receive the said Parishes in which the offence may be committed.

11. Any person found removing a horse or horses or other animal from, and leaving any sled, sleigh, waggon, or cart of poundage on any execution levied by him under this Act, or other vehicle in or upon any highway, street, place, than is allowed in and by the said Chapter one hundred and thoroughfare, alley, road or bye road within the said Parish thirty seven. of Portland, so as in any manner to obstruct the same, may be arrested by any policeman or peace officer of the said Parish, and brought before the said Police Magistrate, and summarily fined in the same manner as in the last two Sections mentioned.

or remove any tomb, monument, grave stone, fence, railing, and by virtue of the said Act or any Acts in amendment or other structure, or any tree, plant or shrub in any Cemetery or burial ground in the said Parish, or disturb any persons assembled therein for the purpose of interring any may hereafter be appointed, unless he reside in such County; corpse, or commit any nuisance, or be guilty of any of the and any proceedings taken or had before any such Justice, Chapter of eleventh Victoria, within such Cemetery or burial ground, he shall be liable to the like penalty as in the said thirteenth Section is imposed for such offences, to be recovered and applied in like manner.

13. The said Police Magistrate of the said Parish of Portland, sitting at the Police Office in the said Parish, shall, in addition to his jurisdiction as a Justice of the Peace under the provisions of Chapter one hundred and thirty seven of the Revised Statutes, Title thirty seven, have civil jurisdiction in the said Parish, and in the Parishes of Lancaster and Simonds, as follows: -First, in all actions specified in said Chapter one hundred and thirty seven; second, in actions for any kind of debt when the sum demanded does not exceed sixty dollars; and third, in actions of tort to real or personal property, when the damages claimed do not exceed sixteen dollars; all proceedings under this Section shall be had and taken in every respect under the provisions of said Chapter one hundred and thirty seven, or any amendments thereof; and any person desiring to take proceedings under this Section may abandon a portion of his debt, and reduce the amount claimed by him, so as to bring his demand within the jurisdiction hereby created.

Philips of the comments of the

twenty four hours that he shall cause or allow any such; 14. The fees to be taxed or taken for only the said Police double the amount of fees allowed by the said Chapter; provided only that no constable shall receive a higher rate

15. No Police Magistrate appointed for the Police District of the European and North American Railway, under the eleventh Section of the eighteenth Chapter of the twenty first Victoria, shall have any jurisdiction in civil causes, in any of the Counties in which such District lies, or elsewhere, 12. If any person shall wilfully destroy, mutilate, injure save and except such as may be expressly given to him under thereof; and no Justice of the Peace shall have any such jurisdiction in any County for which he may have been or offences mentioned in the thirteenth Section of the twelfth while his usual place of residence shall be out of the County for which he is appointed, shall be absolutely null and void.

A .- Execution.

To any Policeman or Constable of the Parish of Portland, in the City and County of Saint John.

Levy and sell of the goods and chattels of A. B. within the City and County of Saint John, the sum of has been assessed upon him for his rates and taxes in and for the said Parish for the current year, (or as the case may be) for costs of execution and levying, the whole and also , and have that money at my office on the being , [not less than ten nor more than thirty days from day of the date of the Execution]; and for want of goods and chattels whereon to levy, take the said A. B. and deliver him to the keeper of the gaol of the City and County of Saint John, who is hereby required to receive him, and keep him safely days, unless the same with costs be sooner paid; and make return hereof at the day and place aforesaid .- Dated A. D. 18 day of this

The state of the s

And the second of the second s

C. D., Receiver of Taxes.