

(Continued from Gazette.)

be and the same are hereby severally repealed.

Debtors;" also an Act made and passed in the third year of the said last mentioned Reign, intituled "An Act further to amend the Acts relating to the support and relief of confined Debtors,"

II. And be it enacted, That whenever any person may be confined within any gaol or the limits thereof within this Province for any debt, damages, or costs, whether on mesne or final process, and such person so confined shall be unable to provide or obtain his or her necessary support, it shall and may be lawfu for such person, immediately or at any time after the said debtor may be put in confinement, to make application to any Judge of the Supreme Court of this Province, or any Justice of the Inferior Court of Common Pleas together with any Justice of the Peace, being of the Quorum, and in the County where such Person shall be confined for a weekly support or maintenance, and such Judge or Justices (after fourteen days previous notice to the Plaintiff or person at whose suit such person may be confined his or her Attorney) shall examine on oath such person so confined as to his or her ability to support himself or herself, and on examination, to be taken in writing on oath as aforesaid, to be filed in the office of the Clerk of the Court out of which such process may have issued, it shall appear to such Judge or Justices that such person is utterly unable to support himself or herself, and has no property whatever real or personal, of what nature or kind soever, except necessary bedding, wearing apparel, kitchen utensils, and necessary tools of his trade or occupation, not exceeding in value in the whole fifteen pounds, and that such confined person hath not at any time since he or she was served with the first or mesne process in the suit in which he or she may have been confined, or since he or she had notice of the said suit having been commenced, made over, assigned, transferred, or put out of his or her possession or power either directly or indirectly, any property whatsoever, whether real or personal, for the purpose of defrauding such plaintiff or giving any undue preference to any other plaintiff or creditor, that then it shall be lawful for such Judge or Justices to make an order for the party at whose suit such person may be confined, to pay a weekly sum of five shillings to be applied for the support of such person, which sum shall be paid weekly and the first payment be made at the time such Judge or Justices may in such order direct, and after such order made it shall be the duty of such party without any further notice to pay such weekly support agreeably to such order, and in case of failure thereof, it shall and may be lawful for any such Judge or Justices as aforesaid on such failure being made known to him or them, to make an order under his or their hands directed to the Sheriff or gaoler, to discharge the said person out of confinement by reason of such suit, and such person shall be forthwith any other case he would be liable or subject to. discharged by the said Sheriff or Gaoler without any claim or detention for any reason of any Sheriff's fees, Gaoler's fees, board found or provided, or any other pretence whatsoever; provided that nothing in this Act shall prevent any plaintiff from prosecuting respectively in part payment of and in proportion to such demand or dehis or her suit, if on mesne process to final judgment, or from taking mands, or when such confined person shall be possessed of either real or out fieri facias against the goods and chattels, lands and tenements personal property, (excepting nevertheless, wearing apparel, bedding and of such Defendant, or from recovering in any other manner the tools to the value of fifteen pounds as before excepted.) and shall have of amount of the judgment obtained in the suit, so always that the fered to convey and assign the same to the party or parties at whose suit or person of any debtor so discharged shall be freed from arrest in any proceedings or actions upon such judgment.

III. And be it enacted. That such allowance shall be paid to the Gaoler of the County in which such debtor may be confined at property shall be sold at public auction by such confined person, after having any time during the day, (between sunrise and sunset,) such al-

provisions of this Act may not be entitled to the benefit thereof: Be it therefore further enacted, That when any person may have been confined in any gaok or limits thereof in this Province for the space of one year, at the suit of any person for either debt, in either of such cases the said confined person shall be entitled to the becost or damages, such confined person may apply to the said Su- nefit of this Act in all respects the same as if such person had no such debt preme Court in term time, on affidavit of the circumstances, for or property at the time of confinement or application. relief or discharge, which said Court on notice having been given of such application to the adverse party, or his Attorney, may enquire into the matter on affidavit or otherwise, and if it shall therupon appear to said Court that the person so confined has no property whatever, real or pursonal within his possession, power or control, wherewith he can satisfy such demand or any part thereof, or support himself in custody, such Court may in its discretion make an order either for the maintenance or discharge of such person so confined, in the same manner as any Judge of such Court may do by virtue of this Act, and which order or dis- the town plat of the town of Saint Andrews. charge shall in all respects have the like force and effect as any order or discharge made by any Judge persuant to the directions of this Act.

V. And be it enacted, That any person who may have re-Justice of the Peace as aforesaid, is hereby authorized and required to discharge such person from custody at the suit of the party who may have paid the support; Provided always, that in case of such discharge the party shall be entitled to the same remedy by , occeeding to final Judgment or taking out execution to against goods, chattels, lands and tenements, as is provided in the of second Section of this Act.

VI. And be it enacted, That each and every defendant committed to Gaol in execution upon any Judgment recovered before any Justice of the Peace in such Justices Court shall be entitled administrators firmly by these presents. Sealed with our seals, Dated this the head of Oak Point Bay, and thence through the Parish of Saint Steof the Peace of the County in the Gaol of which the defendant shall be confined, upon such application, notice and examination as are prescribed in the cases mentioned in this Act, shall make the like orders for the relief of such defendant in every respect, County (or the City and County) above mentioned, to go about and have

person to any such Judge or Justices as aforesaid for such support, same as aforesaid, then this obligation is to be void, otherwise to remain in I. such Judge or Justices is hereby authorized and required to make full force and virtue. Signed, scaled and delivered in presence of

made to appear to the satisfaction of any Judge or Justices who bond. may have ordered support to any person, or to any other Judge or Justice of the Court out of which the process may have issued upon which such person may be confined, after such support ordered that such person has the means of providing his or her necessary support, whether from property possessed at the time or since obtained, or by any other means in either such cases upon in the same manner as if this Act had not been made. application made to him or them, such Judge or Justices shall be and are hereby authorized and empowered, by order under his or suspending the payment of support without due notice being given the seventh section of this Act.

(and having the benefit of the Gool limits) can either by labour or

X. And be it enacted, That when any plaintiff or defendant shall have occasion to compel the attendance of any witness or witnesses to testify or give evidence before the Judge or Justices duces tecum, out of the Court from which the process under which the person is confined may have issued, commanding and requiring the attendance of such witness, and the production of books and papers before such Judge or Justices at the time and place in such subports to be specified, which said subports shall be served, and the witness paid or tendered his reasonable expences, in the same manner as if the subposna had issued from such Court in the ordinary manner, and the witness or person served therewith shall be subject to the same punishment by such Court, or liable to the like damages in all respects to the party injured for wilfully refusing or neglecting to obey such subpoena as in

XI. And be it enacted, That when any person so confined shall be possessed of money or debts at the time of his or her confinement or afterwards, and shall have offered to pay or assign the same to the party at whose suit such person may be confined, or in case there be several parties to them suits such person may be confined at a fair price to be agreed, upon in part payment and in proportion as aforesaid, and in case of disagreement as to the price or value of such property shall have offered to pay in manner first advertised the time and place of the sale thereof for the space of fourteen lowance becomes due for the use and support of such confined days and given the party or parties respectively or their attornies notice of such sale, and the said party or parties shall have refused to accept and receive IV. 'And whereas it is expedient in certain cases to authorize the said payment or assignments, or the said proceeds arising from the sale of and empower the Supreme Court of judicature of this Province, the said property as aforesaid, that then it shall and may be lawful for the said to grant relief or discharge confined debtors, who by the strict person so confined to assign or pay over the same to any other bona fide creditor or creditors, and that when such party or parties may have received such assignment or payment from such confined person as aforesaid, or when the confined person in case of refusal by such party or parties may have assigned or paid the same to other bona fide creditors as aforesaid, that then

XII. And be it enacted. That the Justices of the Peace in the several and respective Counties shall and they are hereby authorized and empowered at any general or special Sessions to be holden in the respective Counties to designate certain limits around the several and respective gaols in this Province without any reference to gaol yards, which limits shall be in no case be less than forty rods nor exceed one hundred and sixty rods from any gaol: Provided always, that nothing in this section shall be construed to extend to prevent the Justices of the Peace for the County of Charlotte in general Sessions to extend the limits of the gaol in that County, so as to allow persons confined therein to attend divine service on sabbath days in

XIII. And be it enacted. That when any person is confined in any gao in this Province either upon mesne process or execution, the Sheriff in whose custody such person may be is hereby authorized and empowered to permit such person to go about and have his liberty within the limits designated ceived such weekly allowance for the space of one year, shall being given to the Sheriff, by the name of his office, by such person with for such gaol as provided in the twelfth section of this Act, upon a bond immediately thereafter be entitled to his or her discharge from two sufficient sureties to the satisfaction of the Sheriff in double the amount confinement at the suit of the party who may have paid the same, of the sum for which such person shall be in confinement, upon condition and in such case the said Judge or Justices of the Peace who thereunder written, that such defendant shall not go or be at large out of made the order for such weekly support, or any other Judge or such limits, or escape at any time, while he has the liberty of the same as Act. aforesaid, any law or custom to the contrary notwithstanding, and the Sheriff shall be entitled to demand and receive for making such bond five shillings and no more, and such bond shall be in the form following, that is to

Know all men by these presents, that We are held and firmly bound Sheriff of the County (or City and County) of in the sum lawful money of New Brunswick, to be paid to the said Sheriff or to his certain attorney, executors, administrators or assigns, for which payment to be well and truly made we bind ourselves and each of us by himself for and in the whole, our, and each and every of our beirs, executors and the United Kingdom of Great Britain and Ireland, &c. &c. and in the year

of our Lord one thousand eight hundred and Whereas the above named Sheriff as aforesaid, hath given peras if the execution against such defendant had issued out of either his liberty within the limits of such gaol. Now the condition of the above obligation is such that if the said shall not go or be at large out of the VII. And be it enacted, That upon the application of any such said limits of such gaol, or escape at any time while he has the liberty of the

of obeying such order according to the true intent and meaning lief to the plaintiff and defendant in the original action and to the obligors in Act of whom the person so claiming became entitled to the estate or inthe said bond as is agreeable to justice and reason, and that said rule or rules

VIII. And be it enacted, That in any case where it shall be of the said Court shall have the nature and effect of a defeazance to such

XIV. And be it enacted, That no Sheriff shall be liable to any action of escape or other suit or information, for or on account of any liberty that mya be granted to any confined debtor, under the provisions and according to the true intent and meaning of this Act; provided always, that if any person shall go or be at large in any manner or by any means, not authorized by this Act, the Sheriff shall then be liable to all intents and purposes

XV. And whereas it is expedient that creditors may have power to discharge debtors without losing the benefit of judgment obtained against such their hand and seal to suspend the payment of such support for a debtors: Be it therefore enacted, that it shall and may be lawful for any stated time, or until Juriher orders given in that behalf by such creditors at whose suit any debtor or debtors is, are, or shall be Judge or Justices, or by the Court out of which the process shall writing siened by such creditor or c writing signed by such creditor or creditors or by one of them, for and in have issued: Provided always that in case the said Judge or Jus- behalf of himself or herself and the others of them, (being complainants in tices shall direct the suspending or withholding support until further the same action,) to signify or declare his, her or their consent to the disorder from the Court is given in that behalf, it shall and may be charge of such debtor or debtors from the prison in which he, she or they lawful for such Court at the next or at any future sitting, to hear is, are or shall be confined in execution at the suit of such creditor or creand determine upon the same, and make such order as to such ditors, without losing the benefit of the judgment upon which such execu-Court may appear fit and proper; Provided that such Court shall tion issued, except as is hereinafter provided, and that notwithstanding not direct the payment of any greater support than by this Act is the discharge of any debtor or debtors in pursuance of such consent as aforeauthorized, and further provided that no order shall be made for said, the judgment upon which such debtor or debtors was or were taken or charged in execution, shall continue and remain in full force to all contents and purposes, except as is hereinafter provided; and it shall be lawful to the confined person of the application for that purpose being for such creditor or creditors at any time to take out execution on every made, in order that such person may attend if he or she think pro- such judgment against the lands, tenements, hereditaments, good and chatper, and any Judge or Justices aforesaid may order and direct the tels of such debtor or debtors, or any of them, (other than and except the Sheriff or Gaoler to cause such person to be brought before him necessary apparel and bedding of him. her or them, or his, her or their faor them for that purpose in the same manner as directed in and by milies and the necessary tools of his, her or their trade or occupation, not exceeding the value of fifteen pounds in the whole,) or to bring an action or IX. And be it enacted. That if it shall at any time be made actions on every such judgment, or to bring any action or use any remedy out to the satisfaction of any Judge or Justices as aforesaid, for the recovery of his, her or their demand against any other person or persons liable to satisfy the same, in such and the same manner as such crethat the person so applying for or having support under this Act ditor or creditors could or might have had or done, in case such debtor or debtors had never been taken or charged in execution upon such judgotherwise earn or procure his or her necessary support or mainte- ment : provided always, that no debtor or debtors who shall be discharged nance, such Judge or Justices shall and may refuse to make such in pursuance of this Act, shall at any time afterwards he taken or charged order for support as aforesaid, or in case the same be made, to in execution, or convicted upon any judgment hereinhefore declared to consuspend the same in the manner as is provided in the eighth section | tinue and remain in full force, or in any action which may be brought on any such judgment, and that no proceeding by fieri facias, action or otherwise shall be had against any bail in the action on which such judgment was obtained.

XVI. And be it enacted, That the executors and administrators of any such creditor as aforesaid, shall and may consent to the discharge of any to or before whom any application, examination or other proceed- debtor or debtors to their testator or intestate in such and the same manner, ing may be had under this Act, it shall and may be lawful for such and with the same advantages and consequences in all respects as such crediplaintiff or defendant to issue a subpæna, or if need be a subpæna tors if living, might or could have done in pursuance of this Act, and such executors and administrators respectively shall not by reason of any such discharge, in pursuance of this Act, be deemed guilty of devastavit, or bechargeable with the debt due from the person or persons so discharged.

XVII. And be it enacted, That every Sheriff, Gaoler or Keeper, in whose prison, gaol or custody, any debtor or debtors is, are or shall be confined or detained in execution, shall, and every of them is hereby required within twenty four hours next after such consent in writing of any creditor or creditors as bereinbefore mentioned, shall have been produced to, and left. with such Sheriff, Gaoler or Keeper. or his Deputy or Agent, at such prison or gaol, (the hand writing or mark of such creditor or creditors to such consent in writing being duly proved by affidavit of some credible person to be thereunto annexed, and to be sworn before one of the Judges of the Court out of which the execution against such debtor or debtors issued, or a Commissioner duly authorized to take affidavits in the County where such debtor or debtors shall be confined,) to discharge and set at liberty the debtor or debtors, to whose discharge such consent shall be signified or declared as aforesaid, if he, she or they are in custody only upon the execution issued at the suit of the creditor or creditors signifying and declaring such consent.

XVIII. And be it enacted, That in all cases wherein a writ of fieri facias shall be issued upon any judgment obtained, or to be obtained in any Court in the Province, it shall not be lawful for the Sheriff or other officer executing such writ, to seize or levy upon the necessary apparel and bedding of the debtor or debtors, against whom such judgment shall be obtained, or of his, her or their family or families, or the necessary tools of his, her or their trade or occupation, in satisfaction of such judgment : provided always, that such apparel, hedding and tools so to be exempted from being seized or levied upon as aforesaid, shall not exceed the value of fifteen pounds in the whole, to any one debtor, which value shall be ascertained by the oath of three disinterested freeholders in the County, to be appointed by such Sheriff or other officer to approize the same, which oath the said Sheriff is hereby authorized and empowered to administer.

XIX. And be it enacted. That every person who shall be convicted of making or taken a false oath to any of the matters hereinbefore described or required to be sworn to, shall be deemed guilty of perjury, and shall be liable to all the pains and penalties, to which persons are liable for wilful and corrupt perjury.

XX. And be it enacted, That in case any confined person may have been discharged in consequence of the weekly support ordered agreeably to the provisions of this Act not having been paid, or after a twelve menths confinement agreeably to this Act, all persons whoseever shall be idemnified and are hereby freed and discharged against and from all suits, actions and prosecutions, informations or judgments whatsoever, that may be had, moved, prosecuted or adjudged against them or any of them, for or by reason or on account of such person having been discharged as aforesaid.

XXI. And be it enacted, That any gaol limits already established in any County or City and County in this Province by virtue of any Act or Acts. now in force, shall remain to all intents and purposes until others be established agreeably to this Act.

XXII. And be it enacted. That any debtor having the liberty of the gaol limits under the provisions of this Act, may render himself or be rendered by his sureties or one of them to close custody in the gool in discharge of the limit bond, in like manner a principal may render himself or be rendered in discharge of his bail in cases of special bail, and upon such render being made the obligation of the said bond shall become void.

XXIII. And be it enacted, That an Act made and passed at the Session of the General Assembly holden in the ninth and tenth years of the Reign of King George the Fourth, intituled "An Act to authorize the extension of the gaol limits in the City of Saint John," be and the same is hereby declared to be continued and in force for and during the continuance of this

XXIV. And be it enacted, That this Act shall continue and be in force until the first day of April which will be in the year of our Lord one thousand eight hundred and forty.

CAP. XLII. An Act to establish the road leading from Connick's at Waweig, in the County of Charlotte, to the lower bridge over the River Saint Croix, as one of the great roads of communication.

Passed 16th March 1836. phen, in the County of Charlotte, to the lower bridge over the River Saint Croix, be and the same is hereby established one of the great roads of communication in this Province

CAP. XLIII. An Act for the limitation of actions and suits relating to real property, and for simplifying the remedies for trying the rights thereto.

Passed 16th March 1836. E it enacted by the Lieutenant Governor, Legislative Council and Assembly, That the words and expressions hereinafter mentionan order under his or their hand, directed to the Sheriff or Gaoler Which said bond the said Sheriff or the plaintiff meaning, shall in this Act, except where the nature of the provision or an order under his or their hand, directed to the Sheriti of Gaoter in whose custody such person may be confined, to bring up such person before him or them at the time and place in such order to be specified for the purpose of being examined as is provided in meaning, shall in this Act, except where the nature of the provision of the context of the Act shall exclude such construction, be interpreted as follows: (that is to say,) the word "Land" shall extend to messuages, and all other corporeal hereditaments whatsoever, and also to any share, ment be forfeited, the Plaintiff in such action after such assignment made estate, or interest in them or any of them, whether the same shall be a the second section of this Act, and such Sheriff or Gaoler shall may bring an action and sue therefor in his own name, and the Court where freehold or chattel interest; and the person through whom another pernot be liable to any action for escape or other suit for on account the action is brought may by rule or rules of the same Court give such re- son is said to claim shall mean any person by, through or under, or by the

[To be continued in next Gazette.]

Direc Disco Bill left at Cashie Thurs

Trus

BO

NE

Com made vited offeri versit will t witho his ele the P quiry

denon

such e

matric

by su

instan

few d

Sho

appea likely selves ships perha each r Count their t their p Colleg may b correc ed, it i as chie stituti that, w given twenty the Le divido tion of

disprop reflecti erests luable sician, the pre voted t desirab neral w numbe comma to best duties In o advert

ing his

Lectur

seen N

tancy

ble not tain a Englis those essenti neglect of the from p of instr much the old in twen We comme spectab

Might tions to day? (Fro ELEC following to the (ing last. Wards

additto

of Char cómme KING Mr. Joh Constal QUEE derman Ebeneze DUKE man; M

William

SYDN

derman William GUY' man; N Leonard Baco Mr. Jan The

elected . berlain f the May to the of