

ANNO DECIMO & UNDECIMO

VICTORIÆ REGINÆ.

C A P. LXXXIX.

An Act for consolidating in One Act certain Provisions usually contained in Acts for regulating [22d July 1847.] the Police of Towns.

HEREAS it is expedient to comprise in One Act sundry Provisions usually contained in Acts of Parliament for regulating the Police of Towns and populous Districts, and that as well for avoiding the Necessity of repeating such Provisions in each of the several Acts relating to such Towns or Districts, as for ensuring greater Uniformity in the Provisions themselves: Be it enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That this Act shall extend only to such Towns or Extent of Districts in England or Ireland as shall be comprised in any Act Act. of Parliament hereafter to be passed which shall declare that this Act shall be incorporated therewith; and all the Clauses of this Act, save so far as they shall be expressly varied or excepted by any such Act, shall apply to the Town or District which shall be comprised in such Act, and to the Commissioners appointed for improving and regulating the same, so far as such Clauses shall be applicable thereto respectively, and shall, with the Clauses of every other Act 10 H which

which shall be incorporated therewith, form Part of such Act. and be construed therewith as forming One Act.

Interpretations in this Act:

" the special Act ;"

" prescribed ;"

" the Com-missioners."

Interpretations in this and the special Act:

Number;

Gender;

" Person :"

" Lands ;"

"Street;"

"Month;" " Superior Courts;"

" Oath ;"

" County ;"

"Justice :"

And with respect to the Construction of this Act, whether incorporated in whole or in part with any other Act, and of any Act incorporated therewith, be it enacted as follows :

II. The Expression "the special Act" used in this Act shall be construed to mean any Act which shall be hereafter passed for the Improvement or Regulation of any Town or District defined or comprised therein and with which this Act shall be incorporated ; and the Word "prescribed," used in this Act in reference to any Matter herein stated, shall be construed to refer to such Matter as the same shall be prescribed or provided for in the special Act, and the Sentence in which such Word shall occur shall be construed as if, instead of the Word "prescribed," the Expression "prescribed for that Purpose in the special Act" had been used ; and the Expression "the Commis-sioners" shall mean the Commissioners, Trustees, or other Persons or Body Corporate intrusted by the special Act with Powers for executing the Purposes thereof.

III. The following Words and Expressions, in both this and the special Act, and any Act incorporated therewith, shall have the Meanings hereby assigned to them, unless there be something in the Subject or Context repugnant to such Construction; (that is to say,)

- Words importing the Singular Number shall include the Plural Number, and Words importing the Plural Number shall include the Singular Number:
- Words importing the Masculine Gender shall include Females :
- The Word "Person" shall include a Corporation, whether aggregate or sole:
- The Word "Lands" shall include Messuages, Lands, Tenements, and Hereditaments of any Tenure :
- The Word "Street" shall extend to and include any Road, Square, Court, Alley, and Thoroughfare or public Passage within the Limits of the special Act:

 - The Word "Month" shall mean Calendar Month : The Expression "Superior Courts" shall mean Her Majesty's Superior Courts of Record at Westminster or Dublin, as the Case may require, and shall include the Court of Common Pleas of the County Palatine of Lancaster and the Court of Common Pleas of the County of Durham :
 - The Word "Oath" shall include Affirmation in the Case of Quakers, and any Declaration lawfully substituted for an Oath in the Case of any other Persons allowed by Law to make a Declaration instead of taking an Oath :
 - The Word "County" shall include Riding or other Division of a County having a separate Commission of the Peace, and shall also include County of a City or County of a Town: The Word "Justice" shall mean Justice of the Peace acting for
 - the County, City, Borough, Liberty, Cinque Port, or other Place where

where the Matter requiring the Cognizance of any such Justice arises; and where any Matter shall be authorized or required to be done by Two Justices, the Expression "Two Justices" shall "Two Jusbe understood to mean Two or more Justices met and acting tices; together:

- The Expression "Quarter Sessions" shall mean Quarter Sessions as "Quarter defined in the special Act, and if such Expression be not there Sessions;" defined, shall mean the General or Quarter Sessions of the Peace which shall be held in or at the Place nearest to the District comprised within the special Act for the County in which such District or some Part thereof is situated, or for some Division of such County having a separate Commission of the Peace :
- The Word "Cattle" shall include Horses, Asses, Mules, Sheep, "Cattle" Goats, and Swine.

And with respect to citing this Act, or any Part thereof, be it enacted as follows:

IV. In citing this Act in other Acts of Parliament, and in legal Short Title Instruments, it shall be enough to use the Expression "the Town of the Act. Police Clauses Act, 1847."

V. For the Purpose of incorporating Part only of this Act with any Form in Act hereafter to be passed it shall be enough to describe the Clauses which Porof this Act with respect to any Matter in the Words introductory to date way have the Enactment with respect to such Matter, and to enact that the incorporated Clauses so described, or that this Act, with the Exception of the with other Clauses so described, shall be incorporated with such Act; and Acts. thereupon all the Clauses of this Act so incorporated shall, save so far as they are expressly varied or excepted by such Act, form Part of such Act, and such Act shall be construed as if such Clauses were set forth therein with reference to the Matter to which such Act relates.

And with respect to the Appointment, and the Powers, Duties, and Privileges, of Constables, be it enacted as follows:

VI. If any Constables shall have been appointed within the Limits Appointof the special Act under the Provisions of an Act passed in the Third ment of Con-Year of the Reign of Her Majesty, intituled An Act for the Estab- stables. lishment of County and District Constables by the Authority of the 2 & 3 Vict. Justices of the Peace ; and of another Act passed in the Fourth Year of 3 & 4 Vict. the Reign of Her Majesty, intituled An Act to amend the Act for the c. 88. Establishment of County and District Constables; and if the Justices for the County in which such District is situated, in General or Quarter Session assembled, report to One of Her Majesty's Principal Secretaries of State that the Constables so appointed ought to be discontinued, and the said Constables be, in pursuance thereof or otherwise, discontinued, or where no Constables shall have been appointed under the Provisions of the last mentioned Act, the Commissioners may from Time to Time appoint and employ a Superintendent Constable and also

Act may be

Constables.

Constables.

also such Number of Constables as they judge necessary for the Protection of the Inhabitants and Property within the said Limits, and allow the Superintendent Constable and the other Constables such Salaries or Wages as they think proper; and it shall be lawful for the Commissioners from Time to Time to remove any such Superintendent Constable, Constables, and Officers as they think fit.

Power to aptional Constables in case of Need.

VII. Where Constables shall have been appointed under the last ply for addi- Two recited Acts, or either of them, the Commissioners, if they think it necessary so to do, may apply to the Chief Constable of the County in which the District within the said Limits is situated, under the Provisions of the last-recited Act, to appoint any additional Number of Constables within the said Limits, and they may pay the Charge of such Appointments out of the Rates to be levied under this and the special Act.

Constables to be sworn in.

VIII. Any Justice may swear in any Person appointed and employed as a Constable under this and the special Act, and the Constables so sworn in shall have, within the Limits of the special Act, and in any Place not more than Five Miles beyond such Limits, the like Powers, Privileges, and Duties, and shall have the same Indemnities and Protection, and shall be subject to the like Penalties and Forfeitures, as any Constable duly appointed has or is subject to within his Constablewick by Law.

Expences of Prosecutions, and Allowances to Constables.

Constables not to resign without Leave or Notice.

IX. The Commissioners may defray the Expence of prosecuting any Felons or Offenders, and of defending any Constable in the Execution of his Duty, and may make such Allowances to any Constable disabled in the Execution of his Duty, or worn out by Length of Service, as the Commissioners think reasonable.

X. No Constable appointed under this or the special Act shall resign his Office, or withdraw himself from the Duties thereof, unless expressly allowed so to do in Writing by the Commissioners or by the Superintendent Constable, or until after he has given to such Superintendent Constable One Month's Notice; and every Constable who so resigns or withdraws himself without such Leave or Notice shall be liable to forfeit all Arrears of Pay then due to him, or to a Penalty of not more than Five Pounds, or, in the Discretion of the Justices before whom he shall be convicted, may be committed to Prison, there to remain for a Time not exceeding Fourteen Days,

Constables dismissed to deliver up Accoutrements.

XI. Every Constable appointed under this or the special Act who is dismissed from or ceases to hold and exercise his Office shall forthwith deliver over to the Superintendent Constable, or to such Person and at such Time and Place as the Commissioners direct, all the Clothing, Accoutrements, Appointments, and other Necessaries which have been supplied to him for the Execution of his Duty, under pain of Imprisonment, with or without hard Labour, for any Time not exceeding One Month; and any Justice of the Peace may issue his Warrant to search for and seize to the Use of the Commissioners,

missioners all the Clothing, Accoutrements, Appointments, and other Constables. Necessaries not so delivered over, wherever the same are found.

XII. Every Person who, not being at the Time a Constable Penalty for appointed under this or the special Act, has in his Possession any Article being Part of the Clothing, Accoutrements, or Appointments Accoutresupplied to any such Constable, and who is not able satisfactorily to ments, or for account for his Possession thereof, or who puts on the Dress or takes assuming the the Name, Designation, or Character of any Person appointed as such Constables. Constable, for the Purpose of thereby obtaining Admission into any House or other Place, or of doing or procuring to be done any Act which such Person would not be entitled to do or procure to be done of his own Authority, or for any other unlawful Purpose, shall, in Addition to any other Punishment to which he is liable for such Offence, be liable to a Penalty of not exceeding Ten Pounds.

XIII. The Commissioners may from Time to Time purchase or Power to rent any Buildings or Land, and convert such Buildings into or build provide Ofon such Land Offices, Watch-houses, Lock-up Houses, and other houses, &c. Places necessary for the Purposes of this and the special Act, with all proper Conveniences thereto, and may repair the same from Time to Time, and furnish and fit up the same, and employ proper Persons to take care thereof.

XIV. The Constables appointed by virtue of this and the special Duties of Act shall keep Watch and Ward within the Limits of the special Act, Constables. and shall use their best Endeavours to prevent any Mischief by Fire, and all Felonies, Misdemeanors, and Breaches of the Peace.

XV. Any Person found committing any Offence punishable either Power to upon Indictment or as a Misdemeanor upon summary Conviction by Police Convirtue of this or the special Act may be taken into Custody, without stables and Persons ag-a Warrant, by any of the said Constables, or may be apprehended by grieved to the Owner of the Property on or with respect to which the Offence is apprehend committed, or by his Servant or any Person authorized by him, and certain Ofmay be detained until he can be delivered into the Custody of a Constable; and the Persons so arrested shall be taken, as soon as conveniently may be, before some Justice, to be examined and dealt with according to Law: Provided always, that no Person arrested under the Powers of this or the special Act shall be detained in Custody by any Constable or other Officer, without the Order of some Justice, longer than shall be necessary for bringing him before a Justice, or than Forty Hours at the utmost.

XVI. Every Constable acting within the Limits of the special Act Penalty for who is guilty of any Neglect or Violation of his Duty as a Constable, Neglect of and convicted thereof before Two Justices, shall be liable to a Penalty Duty. not exceeding Ten Pounds, the Amount of which Penalty may be deducted from the Salary or Wages due to him or to become due to him, or, in the Discretion of the Justices before whom he is convicted. he may lawfully be imprisoned for any Time not exceeding One Month, with or without hard Labour.

fices, Watch-

fenders.

10 I

XVII. Whenever

Power to Constables to take Recognizances.

XVII. Whenever any Person charged with any Offence under this or the special Act, or any Act incorporated therewith, not amounting to Felony, and of which he is liable to be summarily convicted before a Justice, is in the Custody of any Constable acting as aforesaid, without the Warrant of a Justice, the Superintendent Constable of the District, or appointed under this Act, or other the superior Officer of Police acting within the said Limits, may, if he deem it prudent so to do, but in such Cases only in which the Offender cannot be conveniently taken before a Justice, take the Recognizance of such Person, with or without Sureties, conditioned as herein-after mentioned.

XVIII. Every Recognizance so taken shall be taken without Fee

thereby bound before a Justice, at a certain Day not later than Seven

Form of Recognizances, or Reward, and shall be conditioned for the Appearance of the Person

Recognizances to be registered and returned to the Justice.

Penalties on Persons assaulting Constables.

Days from the Date of such Recognizance, and the Time and Place of such Appearance shall be specified in the Recognizance. XIX. The Officer taking any such Recognizance shall enter in a Book to be kept for that Purpose the Name, Residence, and Occupation of the Party and his Sureties, if any, entering into such Recognizance, together with the Condition thereof, and the Sum thereby acknowledged, and shall return every such Recognizance to the Justice at the Time and Place when and where the Party is bound to

appear, and every such Recognizance shall have the like Force and Effect as if the same had been taken before a Justice. XX. Every Person who assaults or resists, or who aids or incites any Person to assault or resist, any Constable in the Execution of his Duty under the Provisions of this or the special Act, shall for every such Offence be liable to a Penalty not exceeding Five Pounds, or, in the Discretion of the Justice before whom he is convicted, may be imprisoned for any Term not exceeding One Month, with or

Obstructions and Nuisances.

without hard Labour.

Power to prevent Obstructions in the Streets during public Processions, &c.

And with respect to Obstructions and Nuisances in the Streets, be it enacted as follows: والمرد المجاورة وأرجع والروار

XXI. The Commissioners may from Time to Time make Orders for the Route to be observed by all Carts, Carriages, Horses, and Persons, and for preventing Obstruction of the Streets within the Limits of the special Act, in all Times of public Processions, Rejoicings, or Illuminations, and in any Case when the Streets are thronged or liable to be obstructed, and may also give Directions to the Constables for keeping Order and preventing any Obstruction of the Streets in the Neighbourhood of Theatres and other Places of public Resort, and every wilful Breach of any such Order shall be deemed a separate Offence against this Act, and every Person committing any such Offence shall be liable to a Penalty not exceeding Forty Shillings.

Fower to regulate the Route of

XXII. On Application to the Commissioners by the Minister or Churchwardens or Chapelwardens of any Church, Chapel, or other Place 17、11日 注意

Place of public Worship within the Limits of the special Act, the Persons Commissioners may make Orders for regulating the Route by which driving Stage Car-Persons shall drive any Cart or Carriage, or Cattle, or the Manner riages, &c. in which they shall drive them, in the Neighbourhood of such Places during of Worship, during the Hours of Divine Service on Sunday, Christmas Divine Ser-Day, Good Friday, or any Day appointed for a public Fast or Thanks- vice. giving, and any Orders so made shall be printed and put up on or near the Church, Chapel, or Place of public Worship to which the same refer, and in some conspicuous Places near and leading thereto, and elsewhere as the Commissioners direct, and every wilful Breach of any such Order shall be deemed a separate Offence against this Act, and every Person committing any such Offence shall be liable to a Penalty not exceeding Forty Shillings.

XXIII. No Proprietor of any Stage Carriage duly licensed to Proprietors carry Passengers for Hire shall be liable to any Penalty for any of Stage Carriages Deviation from the Route or Line of Route specified in his Licence deviating which the Driver of such Stage Carriage makes in consequence of any from Route Regulation or Direction made or given by the Commissioners.

XXIV. If any Cattle be at any Time found at large in any Street within the Limits of the special Act, without any Person having the Charge thereof, any Constable or Officer of Police, or any Person Cattle. residing within the Limits of the special Act, may seize and impound such Cattle in any common Pound within the said Limits, or in such other Place as the Commissioners appoint for that Purpose, and may detain the same therein until the Owner thereof pay to the Commissioners a Penalty not exceeding Forty Shillings, besides the reasonable Expences of impounding and keeping such Cattle.

XXV. If the said Penalty and Expences be not paid within Three Power to Days after such impounding, the Pound-keeper, or other Person sell stray appointed by the Commissioners for that Purpose, may proceed to sell or Cattle for Penalty and cause to be sold any such Cattle; but previous to such Sale Seven Days Expences. Notice thereof shall be given to or left at the Dwelling House or Place of Abode of the Owner of such Cattle, if he be known, or if not, then Notice of such intended Sale shall be given by Advertisement, to be inserted Seven Days before such Sale in some Newspaper published or circulated within the Limits of the special Act: and the Money arising from such Sale, after deducting the said Sums, and the Expences aforesaid, and all other Expences attending the impounding, advertising, keeping, and Sale of any such Cattle so impounded, shall be paid to the Commissioners, and shall be by them paid, on Demand, to the Owner of the Cattle so sold.

XXVI. Every Person who releases or attempts to release any Persons Cattle from any Pound or Place where the same are impounded guilty of Pound. under the Authority of this or the special Act, or who pulls down, Found-breach to be damages, or destroys the same Pound or Place, or any Part thereof, committed with Intent to procure the unlawful Release of such Cattle, shall, for Three npon Conviction of such Offence before any Two Justices, be com- Months. mitted by them to some Common Gaol or House of Correction for any Time not exceeding Three Months.

by Order ree from Penalty. Power to im-

pound stray

XXVI. The

Power to provide a Pound,

Penalty on Persons committing any of the Offences herein named. XXVII. The Commissioners may purchase a Piece of Land within the Limits of the special Act for the Purpose of a Pound for stray Animals, and may erect a Pound thereon, and such Pound when made shall be kept in repair by the Commissioners.

XXVIII. Every Person who in any Street, to the Obstruction, Annoyance, or Danger of the Residents or Passengers, commits any of the following Offences, shall be liable to a Penalty not exceeding Forty Shillings for each Offence, or, in the Discretion of the Justice before whom he is convicted, may be committed to Prison, there to remain for a Period not exceeding Fourteen Days, and any Constable or other Officer appointed by virtue of this or the special Act shall take into Custody, without Warrant, and forthwith convey before a Justice, any Person who within his View commits any such Offence; (that is to say,)

Every Person who exposes for Show, Hire, or Sale (except in a Market or Market Place or Fair lawfully appointed for that Purpose) any Horse or other Animal, or exhibits in a Caravan or otherwise any Show or public Entertainment, or shoes, bleeds, or farries any Horse or Animal (except in Cases of Accident), or cleans, dresses, exercises, trains or breaks, or turns loose any Horse or Animal, or makes or repairs any Part of any Cart or Carriage (except in Cases of Accident where Repair on the Spot is necessary):

Every Person who suffers to be at large any unmuzzled ferocious Dog, or sets on or urges any Dog or other Animal to attack, worry, or put in fear any Person or Animal :

- Every Owner of any Dog who suffers such Dog to go at large, knowing or having reasonable Ground for believing it to be in a rabid State, or to have been bitten by any Dog or other Animal in a rabid State :
- Every Person, who after public Notice given by any Justice directing Dogs to be confined on account of Suspicion of canine Madness, suffers any Dog to be at large during the Time specified in such Notice:
- Every Person who slaughters or dresses any Cattle, or any Part thereof, except in the Case of any Cattle over-driven which may have met with any Accident, and which for the public Safety or other reasonable Cause ought to be killed on the Spot:
- Every Person having the Care of any Waggon, Cart, or Carriage who rides on the Shafts thereof, or who without having Reins, and holding the same, rides upon such Waggon, Cart, or Carriage, or on any Animal drawing the same, or who is at such a Distance from such Waggon, Cart, or Carriage as not to have due Control over every Animal drawing the same, or who does not, in meeting any other Carriage, keep his Waggon, Cart, or Carriage to the left or near Side, or who in passing any other Carriage does not keep his Waggon, Cart, or Carriage on the right or off Side of the Road (except in Cases of actual Necessity, or some sufficient Reason for Deviation), or who, by obstructing the Street, wilfully prevents any Person or Carriage from passing him, or any Waggon, Cart, or Carriage under his Care:

Every

- Every Person who at one Time drives more than Two Carts or Obstructions Waggons, and every Person driving Two Carts or Waggons who has not the Halter of the Horse in the last Cart or Waggon securely fastened to the Back of the first Cart or Waggon, or has such Halter of a greater Length from such Fastening to the Horse's Head than Four Feet:
- Every Person who rides or drives furiously any Horse or Carriage, or drives furiously any Cattle :
- Every Person who causes any public Carriage, Sledge, Truck, or Barrow, with or without Horses, or any Beast of Burden, to stand longer than is necessary for loading or unloading Goods, or for taking up or setting down Passengers (except Hackney Carriages, and Horses and other Beasts of Draught or Burthen, standing for Hire in any Place appointed for that Purpose by the Commissioners or other lawful Authority), and every Person who, by means of any Cart, Carriage, Sledge, Truck, or Barrow, or any Animal, or other Means, wilfully interrupts any public Crossing, or wilfully causes any Obstruction in any public Footpath or other public Thoroughfare :
- Every Person who causes any Tree or Timber or Iron Beam to be drawn in or upon any Carriage, without having sufficient Means of safely guiding the same:
- Every Person who leads or rides any Horse or other Animal, or draws or drives any Cart or Carriage, Sledge, Truck, or Barrow upon any Footway of any Street, or fastens any Horse or other Animal so that it stands across or upon any Footway:
- Every Person who places or leaves any Furniture, Goods, Wares, or Merchandize, or any Cask, Tub, Basket, Pail, or Bucket, or places or uses any Standing-place, Stool, Bench, Stall, or Showboard on any Footway, or who places any Blind, Shade, Covering, Awning, or other Projection over or along any such Footway, unless such Blind, Shade, Covering, Awning, or other Projection is Eight Feet in Height at least in every Part thereof from the Ground :
- Every Person who places, hangs up, or otherwise exposes to Sale any Goods, Wares, Merchandize, Matter, or Thing whatsoever, so that the same project into or over any Footway, or beyond the Line of any House, Shop, or Building at which the same are so exposed, so as to obstruct or incommode the Passage of any Person over or along such Footway:
- Every Person who rolls or carries any Cask, Tub, Hoop, or Wheel, or any Ladder, Plank, Pole, Timber, or Log of Wood, upon any Footway, except for the Purpose of loading or unloading any Cart or Carriage, or of crossing the Footway:
- Every Person who places any Line, Cord, or Pole across any Street, or hangs or places any Clothes thereon :
- Every common Prostitute or Nightwalker loitering and importuning Passengers for the Purpose of Prostitution:

Every Person who wilfully and indecently exposes his Person :

Every Person who publicly offers for Sale or Distribution, or exhibits to public View, any profane, indecent, or obscene Book, Paper, Print, Drawing, Painting, or Representation, or sings any 10 K profane 865 -

Obstructions and Nuisances.

866

profane or obscene Song or Ballad, or uses any profane or obscene Language:

- Every Person who wantonly discharges any Firearm, or throws or discharges any Stone or other Missile, or makes any Bonfire, or throws or sets fire to any Firework :
- Every Person who wilfully and wantonly disturbs any Inhabitant, by pulling or ringing any Door Bell, or knocking at any Door, or who wilfully and unlawfully extinguishes the Light of any Lamp:
- Every Person who flies any Kite, or who makes or uses any Slide upon Ice or Snow:
- Every Person who cleanses, hoops, fires, washes, or scalds any Cask or Tub, or hews, saws, bores, or cuts any Timber or Stone, or slacks, sifts, or screens any Lime :
- Every Person who throws or lays down any Stones, Coals, Slate, Shells, Lime, Bricks, Timber, Iron, or other Materials (except Building Materials so inclosed as to prevent Mischief to Passengers):
- Every Person who beats or shakes any Carpet, Rug, or Mat (except Door Mats, beaten or shaken before the Hour of Eight in the Morning):
- Every Person who fixes or places any Flower-pot or Box, or other heavy Article, in any upper Window, without sufficiently guarding the same against being blown down:
- Every Person who throws from the Roof or any Part of any House or other Building any Slate, Brick, Wood, Rubbish, or other Thing, except Snow thrown so as not to fall on any Passenger :
- Every Occupier of any House or other Building or other Person who orders or permits any Person in his Service to stand on the Sill of any Window, in order to clean, paint, or perform any other Operation upon the Outside of such Window, or upon any House or other Building within the said Limits, unless such Window be in the sunk or Basement Story:
- Every Person who leaves open any Vault or Cellar, or the Entrance from any Street to any Cellar or Room underground, without a sufficient Fence or Handrail, or leaves defective the Door, Window, or other Covering of any Vault or Cellar, or who does not sufficiently fence any Area, Pit, or Sewer left open, or who leaves such open Area, Pit, or Sewer without a sufficient Light after Sunset to warn and prevent Persons from falling thereinto:
- Every Person who throws or lays any Dirt, Litter, or Ashes, or Nightsoil, or any Carrion, Fish, Offal, or Rubbish, on any Street, or causes any offensive Matter to run from any Manufactory, Brewery, Slaughter-house, Butcher's Shop, or Dunghill into any Street: Provided always, that it shall not be deemed an Offence to lay Sand or other Materials in any Street in Time of Frost, to prevent Accidents, or Litter or other suitable Materials to prevent the freezing of Water in Pipes, or in case of Sickness to prevent Noise, if the Party laying any such Things causes them to be removed as soon as the Occasion for them ceases:

Every Person who keeps any Pigstye to the Front of any Street, not being shut out from such Street by a sufficient Wall or Fence,

or

or who keeps any Swine in or near any Street, so as to be a Nuisances. common Nuisance:

XXIX. Every Person drunk in any Street, and guilty of any riotous Penalty on or indecent Behaviour therein, and also every Person guilty of any drunken violent or indecent Behaviour in any Police Office or any Police drunken guilty of Station House within the Limits of the special Act, shall be liable to a riotous or Penalty not exceeding Forty Shillings for every such Offence, or, in the indecent Discretion of the Justice before whom he is convicted, to Imprisonment Behaviour. for a Period not exceeding Seven Days.

And with respect to Fires, be it enacted as follows:

XXX. Every Person who wilfully sets or causes to be set on fire Penalty for any Chimney within the Limits of the special Act shall be liable to setting Chima Penalty not exceeding Five Pounds: Provided always, that nothing on fire. herein contained shall exempt the Person so setting or causing to be set on fire any Chimney from Liability to be indicted for Felony.

XXXI. If any Chimney accidentally catch or be on fire within the Penalty for said Limits the Person occupying or using the Premises in which such accidentally Chimney is situated shall be liable to a Penalty not exceeding Ten allowing Chimneys to Shillings : Provided always, that such Forfeiture shall not be incurred catch fire. if such Person prove to the Satisfaction of the Justice before whom the Case is heard that such Fire was in nowise owing to Omission, Neglect, or Carelessness of himself or Servant.

XXXII. The Commissioners may purchase or provide such En-Fire Engines gines for extinguishing Fire, and such Water Buckets, Pipes, and and Firemen may be proother Appurtenances for such Engines, and such Fire Escapes and vided by the other Implements for Safety or Use in case of Fire, and may pur- Commischase, keep, or hire such Horses for drawing such Engines as they sioners. think fit, and may build, provide, or hire Places for keeping such Engines with their Appurtenances, and may employ a proper Number of Persons to act as Firemen, and may make such Rules for their Regulation as they think proper, and give such Firemen and other Persons such Salaries and such Rewards for their Exertions in Cases of Fire, as they think fit.

XXXIII. The Commissioners may send such Engines, with their Fire Police Appurtenances, and the said Firemen, beyond the Limits of the permitted to special Act, for extinguishing Fire in the Neighbourhood of the said the Limits of Limits; and the Owner of the Lands or Buildings where such Fire the Act in shall have happened shall in such Case defray the actual Expence certain which may be thereby incurred, and shall also pay to the Commis-sioners a reasonable Charge for the Use of such Engines with their Appurtenances, and for the Attendance of such Firemen; and in case of any Difference between the Commissioners and the Owner of the said Lands or Buildings, the Amount of the said Expences and Charge, as well as the Propriety of sending the said Engines and Firemen as aforesaid for extinguishing such Fire, (if the Propriety thereof be disputed,) shall be determined by Two Justices, whose Decision

867

Fires.

868

Fires.

10° & 11° VICTORIÆ, Cap. 89.

Decision shall be final; and the Amount of the said Expences and Charge shall be recovered by the Commissioners as Damages.

Places of And with respect to Places of public Resort, be it enacted as public Resort. follows:

Penalty on Victuallers harbouring Constables while on Duty. XXXIV. Every Victualler or Keeper of any Public House, or Person licensed to sell Wine, Spirits, Beer, Cider, or other fermented or distilled Liquors by retail, to be drunk or consumed on the Premises, within the Limits of the special Act, who knowingly harbours or entertains or suffers to remain in his Public House or Place wherein he carries on his Business any Constable during any Part of the Time appointed for his being on Duty, unless for the Purpose of quelling any Disturbance or restoring Order, shall, for every such Offence, be liable to a Penalty not exceeding Twenty Shillings.

Penalty on Coffee Shop Keepers harbouring disorderly Persons.

Penalty on Persons keeping Places for Bear-baiting, Cock-fighting, &c. XXXV. Every Person keeping any House, Shop, Room, or other Place of public Resort within the Limits of the special Act for the Sale or Consumption of Refreshments of any Kind who knowingly suffers common Prostitutes or reputed Thieves to assemble at and continue in his Premises shall, for every such Offence, be liable to a Penalty not exceeding Five Pounds.

XXXVI. Every Person who within the Limits of the special Act keeps or uses or acts in the Management of any House, Room, Pit, or other Place for the Purpose of fighting, baiting, or worrying any Animals shall be liable to a Penalty of not more than Five Pounds, or, in the Discretion of the Justices before whom he is convicted, to Imprisonment, with or without hard Labour, for a Time not exceeding One Month; and the Commissioners may, by Order in Writing, authorize the Superintendent Constable, with such Constables as he thinks necessary, to enter any Premises kept or used for any of the Purposes aforesaid, and take into Custody all Persons found therein without lawful Excuse, and every Person so found shall be liable to a Penalty not exceeding Five Shillings, and a Conviction for this Offence shall not exempt the Owner, Keeper, or Manager of any such House, Room, Pit, or Place from any penal Consequence to which he is liable for the Nuisance thereby occasioned.

Hackney Carriages.

Hackney Carriages to be licensed. And with respect to Hackney Carriages, be it enacted as follows:

XXXVII. The Commissioners may from Time to Time license to ply for Hire within the prescribed Distance, or if no Distance is prescribed, within Five Miles from the General Post Office of the City, Town, or Place to which the special Act refers, (which in that Case shall be deemed the prescribed Distance,) such Number of Hackney Coaches or Carriages of any Kind or Description adapted to the Carriage of Persons as they think fit.

XXXVIII. Every

XXXVIII. Every wheeled Carriage, whatever may be its Form or What to be Construction, used in standing or plying for Hire in any Street within Hackney the prescribed Distance, and every Carriage standing upon any Street within the prescribed Distance, having thereon any numbered Plate required by this or the special Act to be fixed upon a Hackney Carriage, or having thereon any Plate resembling or intended to resemble any such Plate as aforesaid, shall be deemed to be a Hackney Carriage within the Meaning of this Act; and in all Proceedings at Law or otherwise the Term "Hackney Carriage" shall be sufficient to describe any such Carriage : Provided always, that no Stage Coach used for the Purpose of standing or plying for Passen-gers to be carried for Hire at separate Fares, and duly licensed for that Purpose, and having thereon the proper numbered Plates required by Law to be placed on such Stage Coaches, shall be deemed to be a Hackney Carriage within the Meaning of this Act.

XXXIX. For every such Licence there shall be paid to the Clerk Fee to be of the Commissioners, or other Person appointed by them to receive paid for the same, such Sum as the Commissioners direct not exceeding Five the same, such Sum as the Commissioners direct, not exceeding Five Shillings.

XL. Before any such Licence is granted a Requisition for the Persons apsame, in such Form as the Commissioners from Time to Time provide plying for for that Purpose, shall be made and signed by the Proprietor or One Licence to of the Proprietors of the Hackney Carriage in respect of which such sign a Requir Licence is applied for, and in every such Requisition shall be truly same. stated the Name and Surname and Place of Abode of the Person applying for such Licence, and of every Proprietor or part Proprietor of such Carriage, or Person concerned, either solely or in partnership with any other Person, in the keeping, employing, or letting to Hire of such Carriage; and any Person who, on applying for such Licence, states in such Requisition the Name of any Person who is not a Proprietor or part Proprietor of such Carriage, or who is not concerned as aforesaid in the keeping, employing, or letting to Hire of such Carriage, and also any Person who wilfully omits to specify truly in such Requisition as aforesaid the Name of any Person who is a Proprietor or part Proprietor of such Carriage, or who is concerned as aforesaid in the keeping, employing, or letting to Hire of suchCarriage, shall be liable to a Penalty not exceeding Ten Pounds.

XLI. In every such Licence shall be specified the Name and Sur- What shall name and Place of Abode of every Person who is a Proprietor or be specified part Proprietor of the Hackney Carriage in respect of which such in the Li-Licence is granted, or who is concerned, either solely or in Partnership with any other Person, in the keeping, employing, or letting to Hire of any such Carriage, and also the Number of such Licence which shall correspond with the Number to be painted or marked on the Plates to be fixed on such Carriage, together with such other Particulars as the Commissioners think fit.

XLII. Every Licence shall be made out by the Clerk of the Com- Licences to missioners, and duly entered in a Book to be provided by him for be register. that ed. 10 L

Carriages.

cences.

870

Hackney Carriages.

Licence to be in force for One Year only.

Notice to be given by Proprietors of Hackney Carriages of any Change of Abode. that Purpose, and in such Book shall be contained Columns or Places for Entries to be made of every Offence committed by any Proprietor or Driver or Person attending such Carriage, and any Person may at any reasonable Time inspect such Book without Fee or Reward.

XLIII. Every Licence so to be granted shall be under the Common Seal of the Commissioners, if incorporated, or if not incorporated, shall be signed by Two or more of the Commissioners, and shall not include more than One Carriage so licensed, and shall be in force for One Year only from the Day of the Date of such Licence, or until the next general licensing Meeting, in case any general licensing Day be appointed by the Commissioners.

XLIV. So often as any Person named in any such Licence as the Proprietor or One of the Proprietors, or as being concerned either solely or in Partnership with any Person in the keeping, employing, or letting to Hire of any such Carriage, changes his Place of Abode, he shall, within Seven Days next after such Change, give Notice thereof in Writing, signed by him, to the Commissioners, specifying in such Notice his new Place of Abode; and he shall at the same Time produce such Licence at the Office of the Commissioners, who shall, by their Clerk, or some other Officer, endorse thereon and sign a Memorandum specifying the Particulars of such Change; and any Person named in any such Licence as aforesaid as the Proprietor, or One of the Proprietors, of any Hackney Carriage, or as being concerned as aforesaid, who changes his Place of Abode, and neglects or wilfully omits to give Notice of such Change, or to produce such Licence in order that such Memorandum as aforesaid may be endorsed thereon within the Time and in the Manner limited and directed by this or the special Act, shall be liable to a Penalty not exceeding Forty Shillings.

XLV. If the Proprietor or part Proprietor of any Carriage, or any Person so concerned as aforesaid, permits the same to be used as a Hackney Carriage plying for Hire within the prescribed Distance without having obtained a Licence as aforesaid for such Carriage, or during the Time that such Licence is suspended as herein-after provided, or if any Person be found driving, standing, or plying for Hire with any Carriage within the prescribed Distance, for which such Licence as aforesaid has not been previously obtained, or without having the Number of such Carriage corresponding with the Number of the Licence openly displayed on such Carriage, every such Person so offending shall for every such Offence be liable to a Penalty not exceeding Forty Shillings.

Drivers not to act without first obtaining a Licence.

Penalty for plying for Hire without

a Licence.

XLVI. No Person shall act as Driver of any Hackney Carriage licensed in pursuance of this or the special Act to ply for Hire within the prescribed Distance without first obtaining a Licence from the Commissioners, which Licence shall be registered by the Clerk to the Commissioners, and a Fee of One Shilling shall be paid for the same; and every such Licence shall be in force until the same is revoked, except except during the Time that the same may be suspended as after mentioned.

XLVII. If any Person acts as such Driver as aforesaid without Penalty on having obtained such Licence or during the Time that his Licence is Drivers actsuspended, or if he lend or part with his Licence, except to the Pro-prietor of the Hackney Carriage, or if the Proprietor of any such Hackney Carriage employ any Person as the Driver thereof who has not obtained such Licence, or during the Time that his Licence is suspended, as herein-after provided, every such Driver and every such Proprietor shall, for every such Offence, respectively be liable to a Penalty not exceeding Twenty Shillings.

XLVIII. In every Case in which the Proprietor of any such Hack- Proprietor ney Carriage permits or employs any licensed Person to act as the Licence of Driver thereof, such Proprietor shall cause to be delivered to him, and Drivers shall retain in his Possession, the Licence of such Driver while such when in his Driver remains in his Employ; and in all Cases of Complaint, where Employ, and the Proprietor of a Hackney Carriage is summoned to attend before to produce a Justice, or to produce the Driver, the Proprietor so summoned when sumshall also produce the Licence of such Driver, if he be then in his moned. Employ; and if any Driver complained of be adjudged guilty of the Justices may Offence alleged against him, such Justice shall make an Endorsement endorse Con upon the Licence of such Driver, stating the Nature of the Offence victions upon and the Amount of the Penalty inflicted; and if any such Proprietor Licences. Penalty on Licence of any Driver while such Driver remains in his Employ, or if Proprietors for Neglect. he refuse or neglect to produce such Licence as aforesaid, such Proprietor shall for every such Offence be liable to a Penalty not exceeding Forty Shillings.

XLIX. When any Driver leaves the Service of the Proprietor by Proprietor whom he is employed without having been guilty of any Misconduct, to return such Proprietor shall forthwith return to such Driver the Licence to Drivers belonging to him; but if such Driver have been guilty of any Miscon- when quitduct, the Proprietor shall not return his Licence, but shall give him ting his Ser-Notice of the Complaint which he intends to prefer against him, and vice if they shall forthwith summon such Driver to appear before any Justice to behave well, shall forthwith summon such Driver to appear before any Justice to if otherwise, answer the said Complaint; and such Justice, having the necessary Proprietors Parties before him, shall inquire into and determine the Matter of to summon Complaint, and if upon Inquiry it appear that the Licence of such them. Driver has been improperly withheld, such Justice shall direct the Compensa-Driver has been improperty withheid, such sustice shan direct the componen-immediate Re-delivery of such Licence, and award such Sum of tion in case Money as he thinks proper to be paid by such Proprietor to such being im-Driver by way of Compensation.

L. The Commissioners may, upon the Conviction for the Second Licences Time of the Proprietor or Driver of any such Hackney Carriage for to be susany Offence under the Provisions of this or the special Act with pended or respect to Hackney Carriages, or any Bye Law made in pursuance Misconduct. thereof, suspend or revoke, as they deem right, the Licence of any such Proprietor or Driver.

Hackney Carriages.

properly withheld.

Number of Persons to be carried in a Hackney Carriage to be painted thereon.

Penalty for Neglect or for Refusal to carry the prescribed Number.

Penalty on Driver for refusing to drive.

Penalty for demanding more than the Sum agreed for, though less than the legal Fare.

Agreement to pay more than the legal Fare not to be Sum paid beyond the proper Fare vered back.

LI. No Hackney Carriage shall be used or employed or let to Hire, or shall stand or ply for Hire within the prescribed Distance, unless the Number of Persons to be carried by such Hackney Carriage, in Words at Length, and in Form following, (that is to say,) Persons," be painted on a Plate placed on some "To carry conspicuous Place on the Outside of such Carriage, and in legible Letters, so as to be clearly distinguishable from the Colour of the Ground whereon the same are painted, One Inch in Length, and of a proportionate Breadth; and the Driver of any such Hackney Carriage shall not be required to carry in or by such Hackney Carriage a greater Number of Persons than the Number painted thereon.

LII. If the Proprietor of any Hackney Carriage permit the same to be used, employed, or let to Hire, or if any Person stand or ply for Hire with such Carriage, without having the Number of Persons to be carried thereby painted and exhibited in manner aforesaid, or if the Driver of any such Hackney Carriage refuse, when required by the Hirer thereof, to carry in or by such Hackney Carriage the Number of Persons painted thereon, or any less Number, every Proprietor or Driver so offending shall be liable to a Penalty not exceeding Forty Shillings.

LIII. Any Driver of a Hackney Carriage standing at any of the Stands for Hackney Carriages appointed by the Commissioners, or in any Street, who refuses or neglects, without reasonable Excuse, to drive such Carriage to any Place within the prescribed Distance, or the Distance to be appointed by any Bye Law of the Commissioners, not exceeding the prescribed Distance, to which he is directed to drive by the Person hiring or wishing to hire such Carriage, shall for every such Offence be liable to a Penalty not exceeding Forty Shillings.

LIV. If the Proprietor or Driver of any such Hackney Carriage, or if any other Person on his Behalf, agree beforehand with any Person hiring such Hackney Carriage to take for any Job a Sum less than the Fare allowed by this or the special Act, or any Bye Law made thereunder, such Proprietor or Driver shall be liable to a Penalty not exceeding Forty Shillings if he exact or demand for such Job more than the Fare so agreed upon.

LV. No Agreement whatever made with the Driver, or with any Person having or pretending to have the Care of any such Hackney Carriage, for the Payment of more than the Fare allowed by any Bye Law made under this or the special Act, shall be binding on the binding, and Person making the same, and any such Person may, notwithstanding such Agreement, refuse, on discharging such Hackney Carriage, to pay any Sum beyond the Fare allowed as aforesaid, and if any Person may be reco. actually pay to the Driver of any such Hackney Carriage, whether in pursuance of any such Agreement or otherwise, any Sum exceeding the Fare to which such Driver was entitled, the Person paying the same shall be entitled, on Complaint made against such Driver before any Justice of the Peace, to recover back the Sum paid beyond the proper

proper Fare, and moreover such Driver shall be liable to a Penalty for such Exaction not exceeding the Sum of Forty Shillings, and in default of the Repayment by such Driver of such Excess of Fare, or of Payment of the said Penalty, such Justice shall forthwith commit such Driver to Prison, there to remain for any Time not exceeding One Month, unless the said Excess of Fare and the said Penalty be sooner paid.

LVI. If the Proprietor or Driver of any such Hackney Carriage, or Driver to if any other Person on his Behalf, agree with any Person to carry in carry, under or by such Hackney Carriage Persons not exceeding in Number the an Agree-Number so painted on such Carriage as aforesaid, for a Distance to be discretionary in the Discretion of such Proprietor or Driver, and for a Sum agreed Distance, the upon, such Proprietor or Driver shall be liable to a Penalty not Distance to exceeding Forty Shillings if the Distance which he carries such Persons which Hirer be under that to which they were entitled to be carried for the Sum so is entitled for the Fare. agreed upon according to the Fare allowed by this or the special Act, or any Bye Law made in pursuance thereof.

LVII. When any Hackney Carriage is hired and taken to any Deposit to Place, and the Driver thereof is required by the Hirer there to wait be made for with such Hackney Carriage, such Driver may demand and receive Carriages from such Hirer his Fare for driving to such Place, and also a Sum waiting. equal to the Fare of such Carriage for the Period, as a Deposit over and above such Fare, during which he is required to wait as aforesaid, or if no Fare for Time be fixed by the Bye Laws, then the Sum of One Shilling and Sixpence for every Half Hour during which he is so required to wait, which Deposit shall be accounted for by such Driver when such Hackney Carriage is finally discharged by such Hirer; and Penalty on if any such Driver who has received any such Deposit as aforesaid the Driver refuses to wait as aforesaid, or goes away or permits such Hackney refusing to Carriage to be driven or taken away without the Consent of such account for Hirer, before the Expiration of the Time for which such Deposit was the Deposit. made; or if such Driver on the final Discharge of such Hackney Carriage refuse duly to account for such Deposit, every such Driver so offending shall be liable to a Penalty not exceeding Forty Shillings.

LVIII. Every Proprietor or Driver of any such Hackney Carriage Overcharge who is convicted of taking as a Fare a greater Sum than is authorized by Hackney by any Bye Law made under this or the special Act shall be liable Coachmen, to a Penalty not exceeding Forty Shillings, and such Penalty may be included in recovered before One Justice; and in the Conviction of such Pro- Conviction, prietor or Driver an Order may be included for Payment of the Sum and returned so overcharged, over and above the Penalty and Costs; and such to aggrieved Overcharge shall be returned to the Party aggrieved, whose Evidence shall be admissible in Proof of the said Offence.

LIX. Any Proprietor or Driver of any such Hackney Carriage Penalty for which is hired who permits or suffers any Person to be carried in or Persons to upon or about such Hackney Carriage during such Hire, without the ride without 10 M

873

Hackney Carriages.

Party.

express Consent of the Hirer.

Hackney Carriages.

No Person to act as Driver of any Carriage without the Consent of the Proprietor.

Penalty on Drivers misbehaving.

Penalty for leaving Carriages unattended at Places of public Resort.

Damage done by Driver may be recovered from the Proprietor.

express Consent of the Person hiring the same, shall be liable to a Penalty not exceeding Twenty Shillings.

LX. No Person authorized by the Proprietor of any Hackney Carriage to act as Driver of such Carriage shall suffer any other Person to act as Driver of such Carriage without the Consent of the Proprietor thereof, and no Person, whether licensed or not, shall act as Driver of any such Carriage without the Consent of the Proprietor, and any Person so suffering another Person to act as Driver, and any Person so acting as Driver without such Consent as aforesaid, shall be liable to a Penalty not exceeding Forty Shillings for every such Offence.

LXI. If the Driver or any other Person having or pretending to have the Care of any such Hackney Carriage be intoxicated while driving, or if any such Driver or other Person by wanton and furious driving, or by any other wilful Misconduct, injure or endanger any Person in his Life, Limbs, or Property, he shall be liable to a Penalty not exceeding Five Pounds, and in default of Payment thereof the Justice before whom he is convicted of such Offence may commit him to Prison, there to remain for any Time not exceeding Two Months.

LXII. If the Driver of any such Hackney Carriage leave it in any Street or at any Place of public Resort or Entertainment, whether it be hired or not, without some one proper to take care of it, any Constable may drive away such Hackney Carriage and deposit it, and the Horse or Horses harnessed thereto, at some neighbouring Livery Stable or other Place of safe Custody; and such Driver shall be liable to a Penalty not exceeding Twenty Shillings for such Offence, and in default of Payment of the said Penalty upon Conviction, and of the Expences of taking and keeping the said Hackney Carriage and Horse or Horses, the same, together with the Harness belonging thereto, or any of them, shall be sold by Order of the Justice before whom such Conviction is made, and after deducting from the Produce of such Sale the Amount of the said Penalty, and of all Costs and Expences, as well of the Proceedings before such Justice as of the taking, keeping, and Sale of the said Hackney Carriage, and of the said Horse or Horses and Harness, the Surplus (if any) of the said Produce shall be paid to the Proprietor of such Hackney Carriage.

LXIII. In every Case in which any Hurt or Damage has been caused to any Person or Property as aforesaid by the Driver of any Carriage let to Hire, the Justice before whom such Driver has been convicted may direct that the Proprietor of such Carriage shall pay such a Sum not exceeding Five Pounds as appears to the Justice a reasonable Compensation for such Hurt or Damage; and every Proprietor who pays any such Compensation as aforesaid may recover the same from the Driver, and such Compensation shall be recoverable from such Proprietor, and by him from such Driver, as Damages.

874

LXIV. Any Driver of any Hackney Carriage who suffers the Improperly same to stand for Hire across any Street or alongside of any other standing Hackney Carriage, or who refuses to give way, if he conveniently riage; refus-can, to any other Carriage, or who obstructs or hinders the Driver of ing to give any other Carriage in taking up or setting down any Person into or way to, or from such other Carriage, or who wrongfully in a forcible Manner obstructing prevents or endeavours to prevent the Driver of any other Hackney Driver; or Carriage from being hired, shall be liable to a Penalty not exceeding depriving Twenty Shillings.

LXV. If the Driver of any such Hackney Carriage be summoned Justices emor brought before any Justice to answer any Complaint or Informa- powered to tion touching or concerning any Offence alleged to have been com-mitted by such Driver against the Provisions of this or the special Drivers for Act, or any Bye Law made thereunder, and such Complaint or Loss of Time Information be afterwards with drawn or much d Information be afterwards withdrawn or quashed or dismissed, or if in attending such Driver be acquitted of the Offence charged against him, the Complaints said Justice, if he think fit, may order the Complainant or Informant not substanto pay to the said Driver such Compensation for his Loss of Time tiated. in attending the said Justice touching or concerning such Complaint or Information as to the said Justice seems reasonable, and in default of Payment of such Compensation, the said Justice may commit such Complainant or Informant to Prison for any Time not exceeding One Month, unless the same shall be sooner paid.

LXVI. If any Person refuse to pay on Demand to any Proprietor Penalty for or Driver of any Hackney Carriage the Fare allowed by this or the refusing to special Act, or any Bye Law made thereunder, such Fare may, pay the Fare. together with Costs, be recovered before One Justice as a Penalty.

LXVII. Any Person using any Hackney Carriage plying under Penalty for a Licence granted by virtue of this or the special Act, who wilfully damaging injures the same, shall for every such Offence be liable to a Penalty Carriage. not exceeding Five Pounds, and shall also pay to the Proprietor of such Hackney Carriage reasonable Satisfaction for the Damage sustained by the same; and such Satisfaction shall be ascertained by the Justices before whom the Conviction takes place, and shall be recovered by the same Means as the Penalty.

LXVIII. The Commissioners may from Time to Time (subject to Commisthe Restrictions of this and the special Act) make Bye Laws for all sioners may or any of the Purposes following; (that is to say,)

- For regulating the Conduct of the Proprietors and Drivers of regulating Hackney Carriages plying within the prescribed Distance in Hackney their several Employments, and determining whether such Drivers Carriages. shall wear any and what Badges, and for regulating the Hours within which they may exercise their Calling :
- For regulating the Manner in which the Number of each Carriage, corresponding with the Number of its Licence, shall be displayed :

For regulating the Number of Persons to be carried by such Hackney Carriages, and in what Manner such Number is to be shown

him of his Fare.

make Bye

Hackney Carriages.

876

shown on such Carriage, and what Number of Horses or other Animals is to draw the same, and the placing of Check Strings to the Carriages, and the holding of the same by the Driver, and how such Hackney Carriages are to be furnished or provided :

For fixing the Stands of such Hackney Carriages and the Distance to which they may be compelled to take Passengers, not exceeding the prescribed Distance:

For fixing the Rates or Fares, as well for Time as Distance, to be paid for such Hackney Carriages within the prescribed Distance, and for securing the due Publication of such Fares:

For securing the safe Custody and Re-delivery of any Property accidentally left in Hackney Carriages, and fixing the Charges to be made in respect thereof.

Bathing.

Bathing Machines. And with respect to public Bathing, be it enacted as follows:

LXIX. Where any Part of the Sea-shore or Strand of any River used as a public Bathing-place is within the Limits of the special Act the Commissioners may make Bye Laws for the following Purposes; (that is to say,)

For fixing the Stands of Bathing Machines on the Sea-shore or Strand, and the Limits within which Persons of each Sex shall be set down for bathing, and within which Persons shall bathe:

For preventing any indecent Exposure of the Persons of the Bathers:

For regulating the Manner in which the Bathing Machines shall be used, and the Charges to be made for the same:

For regulating the Distance at which Boats and Vessels let to hire for the Purpose of sailing or rowing for Pleasure shall be kept from Persons bathing within the prescribed Limits.

LXX. And with respect to the Rates to be made for carrying the Purposes of this and the special Act into execution, be it enacted, That all the Clauses of the Towns Improvement Clauses Act, 1847, with respect to the following Matters; (that is to say,)

With respect to the Manner of making Rates authorized by that or the special Act;

With respect to the Appeal to be made against any Rate; and

With respect to the Recovery of Rates;

shall be incorporated with this and the special Act.

Bye Laws.

Regulations

as to Rates.

Tender of Amends. LXXI. And with respect to Bye Laws, be it enacted, That all the Clauses of the Towns Improvement Clauses Act, 1847, with respect to the Bye Laws to be made by virtue of that or the special Act shall be incorporated with this and the special Act.

LXXII. And with respect to the Tender of Amends, be it enacted, That if any Party have committed any Irregularity, Trespass, or other wrongful Proceeding in the Execution of this or the special Act, or any Act incorporated therewith, or by virtue of any Power or Authority thereby given, and if, before Action brought in respect thereof,

thereof, such Party make Tender of sufficient Amends to the Party injured, such last-mentioned Party shall not recover in any such Action; and if no such Tender have been made, the Defendant, by Leave of the Court where such Action is pending, may at any Time before Issue joined pay into Court such Sum of Money as he thinks fit, and thereupon such Proceedings shall be had as in other Cases where Defendants are allowed to pay Money into Court.

And with respect to the Recovery of Damages not specially pro- Recovery of vided for, and of Penalties, and to the Determination of any other Damages and Matter referred to Justices, he it exceeded as follows Matter referred to Justices, be it enacted as follows:

LXXIII. The Clauses of the Railways Clauses Consolidation Recovery of Act, 1845, with respect to the Recovery of Damages not specially Damages and Penalties, and to the Determination of any other Matter referred to Justices, shall be incorporated with this and the special Act; and such Clauses shall apply to the Town or District within the Limits of the special Act, and to the Commissioners, and shall be construed as if the Word "Commissioners" had been inserted therein instead of the Word "Company."

LXXIV. Provided always, That in Ireland, in the Case of any In Ireland Penalty imposed by Justices where the Application is not otherwise Part of provided for, such Justices may award not more than One Half of Penalties to be paid to such Penalty to the Informer, and shall award the Remainder to the Guardians Guardians of the Poor of the Union within which the Offence was of Unions. committed, to be applied in aid of the Poor Rates of such Union.

LXXV. All Things herein or in the special Act, or any Act All Things incorporated herewith, authorized or required to be done by Two be done by Justices, may and shall be done by any One Magistrate having by Two Justices Law Authority to act alone for any Purpose with the Powers of Two may, in ceror more Justices.

LXXVI. Every Person who, upon any Examination upon Oath, Persons under the Provisions of this or the special Act, or any Act incorpo- giving false rated therewith, shall wilfully and corruptly give false Evidence, shall Evidence be liable to the Penalties of wilful and corrupt Perjury.

And with respect to affording Access to the special Act, be it enacted as follows:

LXXVII. The Commissioners shall at all Times after the Expira- Copies of tion of Six Months after the passing of the special Act keep in their special Act principal Office of Business a Copy of the special Act printed by the and depo-Printers to Her Majesty, or some of them, and shall also within the sited and Space of such Six Months deposit in the Office of the Clerk of the allowed to Peace of the County in which the Town or District within the Limits be inspected. of the special Act is situated, a Copy of such special Act so printed as aforesaid; and the said Clerk of the Peace shall receive, and he and the Commissioners respectively shall retain, the said Copies of the special Act, and shall permit all Persons interested to inspect the same, and make Copies or Extracts therefrom, in the like Manner and 10 N upon

877

tain Cases, be done by One. liable to Penalties of Perjury.

Access to special Act.

upon the like Terms, and under the like Penalty for Default, as is provided in the Case of certain Plans and Sections by an Act passed in the First Year of the Reign of Her present Majesty, intituled An Act to compel Clerks of the Peace for Counties, and other Persons, to take the Custody of such Documents as shall be directed to be deposited with them under the Standing Orders of either House of

Parliament. Penalty on failing to keep or

LXXVIII. If the Commissioners fail to keep or deposit, as hereinbefore mentioned, any of the said Copies of the special Act, they shall forfeit Twenty Pounds for every such Offence, and also Five Pounds for every Day afterwards during which such Copy is not so kept or deposited.

LXXIX. And be it enacted, That this Act may be amended or amended, &c. repealed by any Act to be passed in this Session of Parliament.

> LONDON: Printed by GEORGE E. EYRE and WILLIAM SPOTTISWOODE, Printers to the Queen's most Excellent Majesty. 1847.

7 W.4. & 1 Vict. c. 83.

Act may be

deposit such

Copies.