

and in case they shall find & determine the same to be insufficient, they shall cause a record to be made of such Determination, by the Clerk, and shall also cause the Sheriff, whose Security shall be found insufficient, to be served with an attested Copy of said record, and shall require him to procure and give new security to the satisfaction of said Justices, on or before the Term of the Court next following the Term in which said insufficiency shall be recorded as aforesaid.

And be it further Enacted by the Authority aforesaid, that if any Sheriff shall neglect to give security as required by the Act, to which this is an addition, or shall neglect to give the new Security, which may be required by the Justices of the Court of Common Pleas in his County, pursuant to this Act, he shall forfeit and pay to the use of the Commonwealth, the sum of One Hundred & fifty dollars for each month's neglect, to be recovered by action of Debt in any Court proper to try the same; and it shall be the duty of the Attorney General to prosecute for the same; and the name of such Sheriff, neglecting to give or renew his Security as aforesaid, shall be certified by the Court of Common Pleas in his County to the Governor and Council and also to the Attorney General; and the Governor with the Advice of Council, shall thereupon remove such Sheriff from his Office and appoint some other person in his stead; unless reasonable cause to the satisfaction of the Governor & Council shall be assigned for said neglect, and unless such Sheriff whose name and neglect shall be certified as aforesaid, shall give or renew his security, as the case may be, to the satisfaction of the Governor & Council, within Twenty days after the said Certificate shall be made as aforesaid.

Forfeiture of Sheriffs in neglecting to give security.

Liable to removal.

And be it further Enacted by the Authority aforesaid, that that part of the first enacting Clause in the Act to which this Act is in addition, by which all services done by any Sheriff, in case of neglecting to give security after the time therein limited, are rendered null & void, be and hereby is repealed.

Part of an Act repealed.

Approved February 27, 1795.

1794. — Chapter 54.

[January Session, ch. 30.]

AN ACT FOR APPOINTING INSPECTORS OF LIME.

Be it enacted by the Senate & House of Representatives in General Court Assembled & by the authority of the

Inspectors of
Lime to be ap-
pointed.

same, that there shall be chosen in each Town in this Commonwealth where lime is imported by water at their annual meetings an Inspector of Lime whose duty it shall be to inspect all Stone Lime imported or brought into their respective towns or districts in Casks for Sale, & who shall have power when they judge it expedient to open any cask containing Lime to view the same; & it shall be their duty to see that the Law intitled, “An Act ascertaining the quality of Stone Lime, & the size of Lime casks, & for repealing all Laws heretofore made relative thereto,” passed in the year of our Lord one thousand seven hundred & ninety four, be in all respects observed; & to prosecute all offences against the same, & they shall be under oath for the faithful performance of their duty — And such Inspector shall have right to demand & receive of every importer of Stone Lime as aforesaid for every cask of lime inspected as aforesaid the sum of three pence & no more.

— their duties.

Lime to be
inspected and
branded at the
kiln.

Be it further enacted, that each Town within this Commonwealth in which Lime is manufactured at their annual meeting shall also chuse Inspectors, whose duty it shall be to inspect all the Lime manufactured within said town at the time it is filled at the Kiln, & brand each Cask in which the same is put with his name, the name of the said Town & the word; — *Inspected* — And he shall receive five cents from the proprietor of the Kiln for each cask so branded: — And all Inspectors appointed in pursuance of this act shall be under Oath for the faithful performance of the Trust reposed in them.

Approved February 27, 1795.

1794. — Chapter 55.

[January Session, ch. 31.]

AN ACT FOR INCORPORATING LUTHER EAMES & OTHERS INTO A SOCIETY, FOR THE PURPOSE OF BRINGING FRESH WATER INTO THE TOWN OF BOSTON BY SUBTERRANEOUS PIPES.

Preamble.

Whereas Luther Eames, Nathan Bond & William Page, have petitioned the General Court, setting forth that they have the priviledge of certain fresh waters in Roxbury, which they can bring into the town of Boston, for the use of the inhabitants thereof, and praying that they and their Associates may be vested with corporate powers, for the management, and direction of that business;