Be it enacted by the Senate and House of Representatives in General Court assembled, and by the Authority of the same, That a Sum not exceeding Two Thousand £2000 to be raised by a Lottery or Lotteries, for and to tery. the Purpose of re-building the said Mills; and that John Names of the Managers. Pitts and John White, Esquires, and Mr. William Paine, or any two of them, shall be Magers of the said Lottery or Lotteries, who shall be worn to the faithful Performance of their Trust; which aid Managers shall make

and publish in such News Papers as they shall judge proper, a Scheme for the said Lottery or Lotteries, as soon as may be; and they sha also publish therewith all necessary Rules and Regulat ons for the Management thereof. And all Prizes which said Lottery or Lotteries, sha be paid without any Deduction, provided they are demanded within Six Months after the Drawing of the said Lottery or Lotteries, ethomology the Management of the said Lottery or Lotteries, as also publish therewith the may be drawn in the beginning the said Lottery or Lotteries, as also publish therewith one for the Management of the said Lottery or Lotteries, as also publish therewith one for the Management of the said Lottery or Lotteries, as also publish therewith one for the Management of the said Lottery or Lotteries, as also publish therewith one for the Management of the said Lottery or Lotteries, as also publish therewith one for the Management of the said Lottery or Lotteries, as also publish therewith one for the Management of the said Lottery or Lotteries, as also publish therewith one for the Management of the said Lottery or Lotteries, as also publish therewith one for the Management of the said Lottery or Lotteries, as also publish therewith one for the Management of the said Lottery or Lotteries, as also publish therewith one for the Management of the said Lottery or Lotteries, as also publish therewith one for the said Lottery or Lotteries, as also publish therewith one for the said Lottery or Lotteries, as also publish therewith one for the said Lottery or Lotteries, as also publish therewith one for the said Lottery or Lotteries, as also publish therewith one for the said Lottery or Lotteries, as also publish therewith one for the said Lottery or Lotteries, as also publish therewith one for the said Lottery or Lotteries, as also publish therewith one for the said Lottery or Lotteries of the said Lottery teries, otherwise the Money ar sing from such Prizes, shall be appropriated to the Propose aforesaid.

And be it further enacted, That fany Person shall forge, Persons guilty counterfeit, or alter any Lottery licket issued by Virtue of this Act, or shall pass or utto any such forged, counterfeited or altered Ticket, knowing the same to be false, forged, counterfeited or altered, or shall advise or assist in forging, altering, or counterfeited or altered, or shall advise or assist in forging, altering, or counterfeited or altered, or shall advise or assist in forging, altering, or counterfeited or altered, or shall advise or assist in forging, altering, or counterfeited or altered, or shall advise or assist in forging, altering, or counterfeited or altered, or shall advise or assist in forging, altering, or counterfeited or altered, or shall advise or assist in forging, altering, or counterfeited or altered, or shall advise or assist in forging, altering, or counterfeited or altered, or shall advise or assist in forging, altering, or counterfeited or altered, or shall advise or assist in forging, altering, or counterfeited or altered, or shall advise or assist in forging, altering, or counterfeited or altered, or shall advise or assist in forging, altering, or counterfeited or altered, or shall advise or assist in forging the same to be false, or shall advise or assist in forging the same, every hereof convicted before its Commonwealth, shall ows for the Space of Penalty.

Neck, or shall pay a Pounds, to the Use of this Commonwealth, or suffer not more than Twelve Months Imprisonment, nor less than Two, or be pub-Months Imprisonment, nor less than Two, or be pub-

to the Nature and Circumstances of the Offence. February 26, 1783.

## 1782. — Chapter 46.

licly whipped, not exceeding Thirty-nine Stripes, at the Discretion of the said Supreme Judicial Court, according

[January Session, ch. 13.]

AN ACT IN ADDITION TO THE SEVERAL ACTS ALREADY MADE Chap. 46 FOR THE PRUDENT STORAGE OF GUN POWDER WITHIN THE

Whereas the depositing of loaded Arms in the Houses of Preamble. the Town of Boston, is dangerous to the Lives of those who

are disposed to exert themselves when a Fire happens to break out in the said Town:

Persons prohibited taking into their Dwel lings, &c. any piece of Ordnance loaded with Gun Powder.

Penalty.

Pieces of Ordnance charged with Gun Powder found in any Dwelling-House, &c. liable to be seized.

in Cases of Forfeiture.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the Authority of the same, That if any Person shall take into any Dwelling House, Stable, Barn, Out House, Ware House, Store, Shop, or other Building within the Town of Boston, any Cannon, Swivel, Mortar, Howitzer, Cohorn, or Fire Arm, loaded with, or having Gun Powder in the same, or shall receive into any Dwelling House, Stable, Barn, Out House, Store, Ware House, Shop, or other Building, within the said Town, any Bomb, Grenade, or other Iron Shell, charged with, or having Gun Powder in the same, such Person shall forfeit and pay the Sum of Ten Pounds, to be recovered at the Suit of the Firewards of the said Town, in an Action of Debt, before any Court proper to try the same; one Moiety thereof to the Use of the said Firewards, and the other Moiety to the Support of the Poor of the Town of Boston.

And be it further enacted by the Authority aforesaid, That all Cannon, Swivels, Mortars, Howitzers, Cohorns, Fire Arms, Bombs, Granades, and Iron Shells of any Kind, that shall be found in any Dwelling House, Out House, Stable, Barn, Store, Ware House, Shop, or other Building, charged with, or having in them any Gun Powder, shall be liable to be seized by either of the Firewards of the said Town: And upon Complaint made by the said Firewards to the Court of Common Pleas, of such Cannon, Swivels, Mortars, or Howitzer, being so found, the Court shall proceed to try the Merits of such Complaint by a Jury; and if the Jury shall find such How disposed of Complaint supported, such Cannon, Swivel, Mortar, or Howitzer, shall be adjudged forfeit, and be sold at public Auction; and one Half of the Proceeds thereof shall be disposed of to the Firewards, and the other Half to the Use of the Poor of the Town of Boston. And when any Fire Arms, or any Bomb, Granade, or other Shell, shall be found in any House, Out House, Barn, Stable, Store, Warehouse, Shop, or other Building, so charged, or having Gun Powder in the same, the same shall be liable to be seized in Manner aforesaid; and on Complaint thereof, made and supported before a Justice of the Peace, shall be sold and disposed of as is above provided for Cannon.

Be it further enacted, That Appeals shall be allowed in Prosecutions upon this Act as is usual in other Cases.

Appeals allowed.

March 1, 1783.

## 1782. - Chapter 47.

[January Session, ch. 14.]

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the Authority of the same, That **if any Person shall take into any Dwelling House**, Stable, Barn, Out House, Ware House, Store, Shop, or other Building within the Town of Boston, **any** Cannon, Swivel, Mortar, Howitzer, Cohorn, or **Fire Arm, loaded with, or having Gun Powder in the same**, or shall receive into any Dwelling House, Stable, Barn, Out House, Store, Ware House, Shop, or other Building, within the said Town, any Bomb, Grenade, or other Iron Shell, charged with, or having Gun Powder in the same, **such Person shall forfeit and pay the Sum of Ten Pounds**, to be recovered at the Suit of the Firewards fo the said Town, in an Action of Debt, before any Court proper to try the same; one Moiety thereof to the Use of the said Firewards, and the other Moiety to the Support of the Poor of the Town of Boston. (**Emphasis** added.)

of Chelmsford and Billerica, and of the said District of Carlisle meet, shall be, and hereby are set off from the said District of Carlisle, and annexed to the said Town of Chelmsford; and shall forever hereafter be considered as Part of the same: Any Thing in the aforesaid Act contained to the contrary notwithstanding.

Provided nevertheless, That the said David Parker Proviso. shall pay all such Taxes as are already assessed upon him by the said District of Carlisle.

March 1, 1783.

## 1782. - Chapter 48.

[January Session, ch. 15.]

AN ACT FOR RAISING BY LOTTERY THE SUM OF THREE Chap. 48
THOUSAND POUNDS, FOR THE PURPOSE OF BUILDING A
GLASS HOUSE, AND PROMOTING THE MANUFACTURE OF
CROWN AND OTHER GLASS, IN BOSTON.

Whereas it appears that Robert Hewes, by his Ingenuity Preamble.
and Application, has attained the Knowledge of the Art
and Manufacture of Crown and other Glass; and great
Benefit may accrue to this Commonwealth if the said
Business should be carried on: But the Losses of the
said Robert, sustained by costly Experiments, in finding
out the said Art, and also by Fire, have occasioned, and
must occasion, a great Cessation thereof, unless he, in

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