

Printed and published by JOHN SIMPSON, Printer to the QUEEN'S Most Excellent Majesty, at his Office near the Province Building.

Volume 7.

FREDERICTON, NEW BRUNSWICK, WEDNESDAY, MARCH 31, 1841.

Number 36

(Continued from last Gazette.) CAP. IX.

An Act to authorize the Justices of the Peace in the County of Kent, to levy an assessment to pay off the County Debt. Passed 19th March 1841.

E it enacted by the Lieutenant Governor, Legislative Council and Assembly, That the Justices of the Peace for the County of Kent, at any General Sessions of the Peace hereafter to be holden, or any Special Sessions of the Peace to be for that purpose convened, be and they are hereby authorized and empowered to make such rate and assessment of any sum not exceeding two hundred pounds, as in their discretion they may think necessary for the purpose of paying off the Debt of the said Couty; the same to be assessed, levied, collected and paid, agreeably to any Acts now or hereafter to be in force for the assessing, collecting and levying of County Rates.

CAP. X.

An Act to provide for more effectually repairing the Streets and Bridges in a part of the Parish of Saint Stephens.

Passed 19th March, 1841.

BE it enacted by the Lieutenant Governor, Legislative Council and Assembly, That all persons liable to per-1 form labor on the Streets and Highways in that part of the Parish of Saint Stephen, in the County of Charlotte, which is included within the following Limits, to wit, commencing at the mouth of Dennis' or Porter's Mill Stream, and extending to the residence of Robert M. Todd in Mill Town, and between the River Saint Croix and a line drawn one mile back from the said River, shall in future in lieu of such labor annually pay the sum of two shillings and sixpence for each and every day's labor such persons are respectively liable to perform.

II. And be it enacted, That the monies required to be paid in virtue of this Act shall be assessed, levied and collected in the same manner as any Parish or County rates are assessed, levied and collected by virtue of any Law now in force, or which may hereafter be in force for that purpose in this Province, and when collected such monies shall be paid over to the Commissioners of Highways for the said Parish to be by them expended on the Streets and Bridges within the above described Limits in the same manner as any monies by them received in lieu of labor have been hitherto by Law expended.

' abutted and bounded as follows:-Beginning at a stake standing agreeably to any Act now or hereafter to be in force for assessing, on the South side of Water Street at the Northerly corner of Lot Number Twenty six, thence along the division line of said Lot and Number Twenty seven, seventeen and one half feet, ' thence North eighty four degrees thirty minutes West eighty ' two feet, thence North four degrees thirty minutes East seventy ' seven feet or to Water Street, thence along said Street to the place of beginning; on which Lot of Land the building at present used as a Gaol for the said County of Gloucester is situated : ' The second Lot being a Tract of Land appurtenant to the said Gaol Lot, and described as follows, viz :- Commencing on the Northern side of Water Street, in the said Town Plot of ' Bathurst, and in the Point of Intersection of the Northerly pro-' longation of the Western Boundary Line of the Gaol Lot, with ' the said Northern side of Water Street, and which Point is also ' the South Western Angle of Water Lot Number Ten, located ' to William Carman, thence running by the Magnet North four ' degrees and thirty minutes East two hundred feet, thence South ' four degrees and thirty minutes East ninety feet to intersect the ' Northerly prolongation of the Eastern Boundary Line of said ' Gaol Lot, thence South four degrees and thirty minutes West ' two hundred feet along the said prolongation to Water Street, ' and thence North fifty four degrees and thirty minutes West ninety feet along the same to the place of beginning, containing fourteen perches, more or less: And whereas it is deemed advisable to authorize the said Justices at their General Sessions or Special Sessions as aforesaid, should they see fit to sell and ' dispose of the said Lots or either of them or all and singular the ' buildings and improvements made and erected on them or ' either of them in Fee Simple, in order that the proceeds may be ' by them appropriated towards the building and erecting of the ' said new Gaol;' Be it enacted, That the said Justices of the Peace for the County of Gloucester at their General Sessions or at any Special Sessions to be holden as hereinbefore mentioned, be and they are hereby authorized and empowered to make sale and dispose of the said Lots of Land, or either of them, or any part of either, with all and singular the buildings, appurtenances and improvements to the highest bidder at Public Auction, two months public notice of the time and place of such sale being first given in the Newspaper published in Miramichi, and also in three or more in their discretion may think necessary for the purpose of payof the most public places in the said Town of Bathurst, and ing off the balance due by the said City and County for continthereupon to make and execute a good, legal and sufficient con- gent and other County expences, the same to be assessed, levied. of General Sessions of the Peace of the said County of Glou- made for assessing, collecting and levying County Rates. cester.

collecting and levying of County Rates.

CAP. XVI.

An Act to continue and amend an Act, intituled "An Act for the relief of Old Soldiers of the Revolutionary War and their Widows."

Passed 19th March 1841.

E it enacted by the Lieutenant Governor, Legislative Council and Assembly, That the Affidavits mentioned in the second and third Sections of the said above in part recited Act, having been once made and filed, as provided by the said Act, shall not be required to be made out and filed from year to year, but such Affidavits respectively, shall be deemed sufficient without any further repetition thereof, anything in the said in part recited Act to the contrary notwithstanding.

11. And be it enacted, That the applicant under the said Act shall from year to year be required to procure from some Justice of the Peace of the County in which such Applicant resides, a Certificate under the hand of such Justice, that he or she is living, and shall file the said Certificate in the same manner as the Affidavits are, by the said in part recited Act, required to be filed. 111. And be it enacted, That this Act, and the Act of which this is an amendment, shall continue and remain in force until the first day of April in the year of our Lord one thousand eight hundred and fifty.

CAP. XVII.

An Act to authorize the Justices of the Peace for the City and County of Saint John to levy an assessment to pay off the County Debt.

Passed 19th March 1841.

B E it enacted by the Lieutenant Governor, Legislative Coun-cil and Assembly, That the Justices of the Peace for the City and County of Saint John, at any General Sessions of the Peace hereafter to be holden therein, be and they are hereby authorized and empowered to make such rate and assessment of any sum not exceeding two hundred and fifty pounds, as they

CAP. XI.

An Act to authorize the Justices of the Peace for the County of Charlotte, to assess the Parish of Saint Stephen in the said County, for the erection of a Wharf on the Public Landing at Salt Water in said Parish.

Passed 19th March 1841.

I. BE it enacted by the Lieutenant Governor, Legislative Council and Assembly, That the Justices of the Peace for the County of Charlotte or the major part of them, at any General Sessions of the Peace to be holden in and for the said County, be and they are hereby authorized and empowered to make a rate and assessment on the Parish of Saint Stephen in the said County of Charlotte for a sum not exceeding four hundred pounds, for defraying the expence of building, erecting and finishing a Wharf at the Public Landing at Salt Water in the said Parish, for the use of the same, and to make such regulations not inconsistent with the Grant of the said Public Landing, or any previous Act of Assembly relating to the same, for the said Wharf as to them may seem meet: Provided always, that no greater sum than one hundred pounds shall be assessed by virtue of this Act in any one year.

II. And be it enacted, That the said sum not exceeding four hundred pounds so to be assessed as aforesaid, shall be assessed. collected and paid, agreeably to any Acts in force for assessing, collecting and levying of County or Parish Rates.

CAP. XII.

An Act to authorize Her Majesty's Justices of the Peace for the County of Gloucester to contract for the erection of a new Gaol in the said County and for other purposes therein mentioned.

Passed 19th March 1841.

1. BE it enacted by the Lieutenant Governor, Legislative Council and Assembly, That it shall and may be lawful for Her Majesty's Justices of the Peace for the County of Gloucester in General Sessions of the Peace assembled, or at any Special Sessions of the Peace, to consist of not less than five of the Justices and to be for that purpose holden, to contract and agree with able and sufficient workmen, for erecting, building and finishing a new Gaol in the said County, and to agree for such sums of money as to them may seem meet, in order to carry this object into effect, and to make a rate and assessment upon the Inhabitants and others of the said County for a sum not exceeding five hundred pounds for defraying the expense of such building and erection.

II. 'And whereas the said Justices of the Peace of the County · of Gloucester are now possessed of two certain Lots of Lands situate, lying and being in the Town Plot of Bathurst, in the · County of Gloucester aforesaid, the first Lot being a part of Lot

" Number Twenty seven, surveyed as a Gaol Lot or yard, and

CAP. XIII.

An Act to continue an Act, intituled "An Act for the better and more effectual securing the navigation of the Newcastle River, in Queen's County."

Passed 19th March 1841.

D cil and Assembly, That an Act made and passed in the first year of the Reign of Her present Majesty Queen Victoria, intituled "An Act for the better and more effectual securing the navigation of the Newcastle River, in Queen's County," be and the same is hereby continued and declared to be in full force until the first day of April, which will be in the year of our Lord, one thousand eight hundred and forty five.

CAP. XIV.

An Act to permit the establishment of a Fish Market in one of the Public Slips in the City of Saint John.

Passed 19th March 1841.

WHEREAS the Mayor, Aldermen and Commonalty of ' the City of Saint John, by their Petition have represented the great public utility of establishing a Market for ' the sale of Fish in the public Slip at the foot of Duke Street ' in the said City, and have prayed that they may be authorized ' to erect a building therein for that purpose ;'

Be it enacted by the Lieutenant Governor, Legislative Council and Assembly, That it shall and may be lawful for the said Mayor, Aldermen and Commonalty of the City of Saint John, and they are hereby authorized and empowered to erect and build a Market House and establish a Public Market for the sale of Fish, in the Public Slip at the foot of Duke Street, on the Eastern side of the Harbour of the City of Saint John, and the same to regulate, support, repair, alter and enlarge, in such manner as from time to time may be deemed necessary and expedient for public accommodation.

CAP. XV.

An Act to authorize the Justices of the Peace for the County of Carleton to assess the said County to pay off the County Debts.

Passed 19th March 1841.

D E it enacted by the Lieutenant Governor, Legislative Coun-D cil and Assembly, That the Justices of the Peace for the County of Carleton at any General or Special Sessions of the Peace hereafter to be holden, be and they are hereby authorized and empowered to make such rate and assessment of any sum not exceeding three hundred pounds, as in their discretion they may think necessary for the purpose of paying off the debts of the said County, the same to be levied, assessed, collected and paid

veyance of the same in fee under the Common Seal of the Court collected and paid agreeably to any Act or Acts made or to be

CAP. XVIII.

An Act to establish a Division Line between the Parishes of Northampton and Brighton, in the County of Carleton.

Passed 19th March 1841.

HEREAS from the want of a Law establishing a Division Line between the Parishes of Northampton and Brighton, E it enacted by the Lieutenant Governor, Legislative Coun- difficulties and disputes have arisen in the assessment of the Inhabitants of the said Parishes respectively : Therefore to prevent such difficulties in future, Be it enacted by the Lieutenant Governor, Legislative Council and Assembly, That the said Line shall commence at the mouth of a certain Creek, on the East side of the River Saint John, commonly called and known by the name of Shaw's Creek, and to run from thence a true East course until it strikes the Eastern Boundary Line of the County, any Law to the contrary notwithstanding.

CAP. XIX.

An Act for the better and more effectual securing of the Navigation of the River Miramichi, in the County of Northumberland, and to protect the Fisheries on the said River.

Passed 19th March 1841.

WHEREAS there are extensive Mills for the Manufacturing of Lumber, on or near the River Miramichi, between Beaubair's Point and Sheldrake Island, the Slabs, Rinds, and Refuse from which are generally thrown into the said River, whereby the navigation thereof is becoming obstructed and the Fisheries thereon are greatly injured.

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and Assembly, That from and after the passing of this Act, if any person or persons who may be the owner or owners of any Mill or Mills already erected, or that may be hereafter erected on or near the River Miramichi, between Beaubair's Point and Sheldrake Island, (except as hereinafter mentioned) for the Manufacture of Lumber of any description, or any persons who may be engaged in manufacturing Lumber in any such Mill or Mills shall suffer or permit any Slabs, Rinds, Bark, Log ends or rubbish of that description made or cut at any such Mill or Mills to fall, roll, float or be thrown into any part of the River Miramichi or into any Creek or Stream falling into the said River within the limits above mentioned, every such owner or owners of such Mill or Mills or other person or person manufacturing Lumber at any such Mill or Mills shall forfeit and be liable to pay a fine for every such offence, a sum not exceeding Twenty Pounds, nor less than Ten Pounds, to be recovered with costs of suit before any two of Her Majesty's Justices of the Peace for the County of Northumberland, at the suit of the Treasurer for the said County for the time being, or of any other person who shall prosecute for the same, on the oath of one or more credible witness or witnesses, and to be levied by Warrant