

' cution shall be issued by a Justice after the expiration of one year from the time  
' of rendering Judgment: And whereas the renewal of such Judgment by bring-  
' ing an action thereon is attended with unnecessary expense; for remedy  
' whereof,'

Be it enacted by the Lieutenant Governor, Legislative Council and Assembly,  
That so much of the said recited Act as provides that no execution shall be issued  
by a Justice after the expiration of one year from the time of rendering Judg-  
ment be repealed: Provided always, that no execution shall issue after the expi-  
ration of three years from the time of rendering any such Judgment.

4 W. 4, c. 45, in  
part repealed.

Proviso for issue of  
Executions.

#### CAP. XIV.

An Act to enlarge, confirm and establish the Bounds of the Provincial Penitentiary.

*Passed 11th April 1843.*

**W**HEREAS the Commissioners appointed by His Excellency the Lieu-  
' tenant Governor to manage the Provincial Penitentiary, considering  
' that the Land and Premises now appropriated for that establishment are not of  
' sufficient extent to enable them to carry on the operation thereof beneficially,  
' have applied to the Justices of the Peace in and for the City and County of Saint  
' John, for a larger piece of ground belonging to the said Justices to be added  
' thereto, and have caused the same to be surveyed, and a full description of the  
' bounds thereof made; and the Sessions having consented that the said additional  
' piece of ground may be appropriated for the use and purpose of the said  
' Provincial Penitentiary;

Preamble.

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and  
Assembly, That the grounds appertaining to the said Provincial Penitentiary,  
shall be extended in the manner applied for by the Commissioners, and agreed  
to by the Sessions, and that the said Provincial Penitentiary shall be comprised  
within the limits and bounds following, that is to say, all the tract of Land situate  
in the Parish of Simonds, in the County of Saint John, bounded as follows, viz.:  
Beginning at a point on the Eastern side of the Road leading from Blakslee's  
Farm to Little River, where it is intersected by the Southwardly Boundary Line  
of a lot of Land there owned by John Cummings, thence running along the said  
Boundary Line North 78° East by the Magnet fifty chains and thirty four links  
to a Stake, thence at right angles South twelve degrees East six chains and ninety  
four links to another Stake, thence South seventy eight degrees West parallel with  
the first named course forty eight chains and fifty links to the Eastern Line of the  
Road aforesaid, and thence Northwardly on the said Eastern Line of said Road,  
and following the courses thereof to the place of beginning, together with all the  
buildings, erections and enclosures thereon, or on any part of the said described  
premises.

Grounds of the Peni-  
tentiary extended  
as herein described.

II. And be it enacted, That a small angular piece of ground containing about  
one tenth of an acre included within the bounds of the lot of Land heretofore set  
apart by the said Justices of the Peace for the use of the House of Correction, and  
lying Southwardly of the Southern Boundary Line of the Land hereinbefore in  
the first Section of this Act mentioned, shall and may, and hereby is declared to  
be reinvested in the said Justices.

A piece of ground  
set apart for the  
House of Correction  
reinvested in the  
Justices.

III. And be it enacted, That the said piece of ground and premises hereinbefore  
described, shall be, and hereby is declared to be, and is established as the Pro-  
vincial Penitentiary.

Ground and Pre-  
mises established as  
the Provincial Pe-  
nitentiary.

#### CAP. XV.

An Act to authorize the Justices of the Peace in and for the County of Carleton, to extend the  
Gaol Limits of the said County.

*Passed 11th April 1843.*

**W**HEREAS the Gaol Limits for the County of Carleton are to small and  
' otherwise inconvenient, that it is deemed necessary that they should be  
' extended; for remedy whereof,'

Preamble.

Be it enacted by the Lieutenant Governor, Legislative Council and Assembly,  
That it shall and may be lawful for the Justices of the Peace of the County of  
Carleton, at any General Sessions of the Peace, further to extend the Limits for  
the Gaol of said County, southerly along the River Saint John, as far as Upham's  
Creek, so called, and to extend westerly or back from said River one mile.

Justices in General  
Sessions authorized  
to extend the Gaol  
Limits.