[1220]

' House for the current year; but no power is given to the said Commissioners, or ' to the said Justices, in case the same should be necessary for the preservation of ' the building or the beneficial setting to work and employment of the inmates, and ' the safe keeping of them whilst so employed, to make repairs, or erect sheds or ' work shops, or sufficient fences to prevent escape, or interference by strangers : 'And Whereas experience has shewn that such power to a limited extent is ' necessary, and should be vested in the said Commissioners, under the sanction ' of the Justices of the Peace in Session assembled ;'

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and Commissioners to Assembly, That it shall be the duty of, and the Commissioners of the said Alms Sessions state of House and Work House for the time being are hereby required from time to time, buildings with estias circumstances may render it necessary, to report to the Justices of the Peace in quent expenses. and for the City and County of Saint John, in General Sessions assembled, the state of all the buildings and enclosures, forming the said establishment, with an estimate of the probable expense of the actual repairs, or additional work shops, or enclosures which they may consider requisite for the preservation of the establishment, or beneficial employment of the inmates, as contemplated by Law; and Approval made, to if in the opinion of the said Justices, or a majority of them, in Sessions assembled, Minutes, and Comall or any part thereof shall be considered necessary, the approval thereof shall be entered on the Minutes of the said Sessions; and the said Commissioners shall thereupon be and they are hereby authorized to make such necessary repairs or erect such additional work shops or enclosures, as the case may be, provided that the expense shall not in any one year exceed the sum of one hundred pounds.

II. And be it enacted, That the said Commissioners shall render an account of Commissioners to all monies so expended, with the accounts of expenses incurred by them for the expenditures. support and maintenance of the Poor, as is provided by the fourth section of the hereinbefore recited Act, and after being audited and allowed by the said Justices, To be audited and shall, together with the money necessary for the maintenance and employment of assessed for as in the Poor for the current year, be assessed, levied and raised and paid over in like manner as is provided in and by the said Act.

III. And be it enacted, That the said Commissioners, when rendering their an- Return of Poor to. be made. nual Account, as required by the said Act, shall be and are hereby required to specify the number of Poor from each Parish, and the length of time each person has been there; which Account after being submitted to the Justices, they the said Justices are hereby required to publish in one of the Newspapers in the City, for the Accounts to bas information of the inhabitants of the said City and County : provided that the names published. of the inmates of the institution shall not be published.

missioners may then proceed.

IV. And be it enacted, That this Act shall continue and be in force for five Limitation. years and no longer.

CAP. XXIV.

An Act to alter the Division Line between the Parishes of Kingston and Norton, in King's County.

Passed 25th March 1844.

THEREAS much inconvenience is found to result from the present Preamble. 6 ' dividing Line between the Parishes of Norton and Kingston, in ' King's County ; for remedy whereof,'

I. Be it enacted by the Lieutenant Governor, Legislative Council and Assembly, Division Line be-That from and after the passing of this Act, the division Line between said Parishes shall commence at the southeasterly bounds of Lot number thirteen, on fined. the Kenebeccasis River, in the Kingston Grant, so called, thence following the division Line between Lots number twelve and thirteen, to the rear of said Grant, thence following the rear Line of said Grant until it intersects the present division Line between said Parishes of Kingston and Norton.

II. And be it enacted, That any assessment which may have been ordered by Assessments the Court of General Sessions of the Peace for the said County, and which may ordered but not levied to be made, not yet be levied or collected, shall be assessed, levied and collected from and agreeably to this upon the inhabitants of the said Parishes of Kingston and Norton respectively, within the bounds of said Parishes, as established by this Act.

tween Kingston and Norton de-