(OCT. 8.)

2094

195 D.

and until the Assessments made or which ought to be made for the last Year of the said Term, or for any preceding Year, shall be completed, collected, levied, and paid.

II. And be it enacted, That the said recited Act, and all and every other Act and Acts now in force in relation to the Duties granted by the said recited Act, shall severally be continued and remain in full Force, and be of the like Effect in all respects, in relation to the Duties hereby continued and granted, as if the said Duties had been originally granted by the said recited Act for a Period which did not expire before the End of the Term for which the same are continued and granted by this Act; and all and every the Powers, Authorities, Rules, Regulations, Directions, Penalties Forfeitures, Clauses, Matters, and Things contained in the said Acts, or any of them, and in force as aforesaid, shall severally and respectively be duly observed, practised, applied, and put in execution in relation to the said Duties hereby continued and granted, as well during the Term herein limited as after the Expiration thereof, for assessing, levying, recovering, paying, deducting, and accounting for the said Duties, and all Arrears thereof, and for reassessing the same in default of Payment, and for the suing for, adjudging, and recovering any Penalty which shall have been or may be incurred in relation to the said Duties, as fully and effectually, to all Intents and Purposes, as if the same Powers, Authori ties, Rules, Regulations, Directions, Penalties, Forfeitures, Clauses, Matters, and Things were particularly repeated and re-enacted in the Body of this Act with reference to the said Duties hereby granted.

III. And whereas by the said recited Act it was enacted, that the first Assessment of the Duties chargeable under either of the Schedules (A.) or (B.) of the same Act should be and remain in force for the space of Three Years, which will expire after the Fifth day of April one thousand eight hundred and forty five; be it enacted, That the Assessments of the same Duties to be made for the Year commencing from and after the said last mentioned day shall in like manner be and remain in force for the space of Three Years, under and subject to the same Rules, Regulations, and Conditions as are specified in the said recited Act with reference to the Assessments made under the same Schedules for the period of Three Years in the said Act mentioned.

IV. And whereas the Contracts entered into for Compositions for the Duties chargeable under Schedule (D.) of the said recited Act for the Term thereby limited will expire after the Fifth Day of April one thousand eight hundred and forty five, and it is expedient to renew and continue the Powers of the Commissioners to enter into new Contracts for such Compositions for the Term limited by this Act; be it enacted, That it shall be lawful for the Commissioners for special purposes, in the said Act mentioned, to contract and agree for a composition for the said last mentioned Duties, with any person who may be desirous of compounding for the same, for the period of Three Years, to commence from the Fifth day of April one thousand eight hundred and forty five, under and subject to the Conditions, Rules, and Regulations specified in the said Act with reference to the Compositions thereby authorized to be made for the same Duties for the term of Three Years in the said Act mentioned.

(No. 200.)

485	Parish Schools, Woo	dstock.	
486	Do. Nort	hampton.	
487	Do. Wak	efield.	
488		hton.	
489			
490	Do. Kent	and the star in the second	
491	Do. Pertl	I. The second	
492		ver.	
493	John M. Robinson, H	Squire, Mechanics' Institute.	
494	T. R. Wetmore, Esq	oire, Bear Bounty.	
495	Parish Schools, Beres	sford.	
496	Do. Bath		
497		Bandon.	
498	Do. Saum	arez.	
499	Hon. E. B. Chandler	, Bear Bounty.	
500	Rev. W. M'Donald,	Sec. School	
501	Parish Schools, Burto	on.	
502	Do. Sheff		
503	Do. Maug	erville.	
504	Do. Linco		
505	Do. Bliss	ville.	
506	Richard Turner, Oat	Mill.	
507	Parish School, Wickle	ow.	
508	Parish Schools, Dalho		
509		igton.	
510	Do. Colbo		
511	Do. Durh	am.	
512	J. Hopkinson, 33d Re	giment, for a Deserter,	
513	E. B. Smith, Esquire, Bear Bounty.		
514	James Davidson, for running a Line,		
515	Nelson Cliffe, Towing	Path.	
516	L. R. Coombes, d	0.	
517	William Chandler, Es	quire, Road.	
518	Bliss Botsford, Esquir	e, do.	
519	Turner, Berry, and P	arkinson, in full, &c."	
520	Donald M'Donald, Es	quire, Adjutant.	
521	Thomas H. Peters, E.	squire, Pensions.	
522	Parish Schools, Newca		
523	Do. Black		
524	Do. Nelso		
525	Do. Glene		
526	Do. Chath		
527	Do. North		
528	Do. Ludlo		
529	Do. Alnwi		
530	Do. Blissfi		
531	George J. Dibblee, Ex	George J. Dibblee, Expenses for P. O Leary.	
532	Trustees Wesleyan Ad	Trustees Wesleyan Academy.	
533	Messrs. C. Ward and	J. Woodward, African Schoo	

African School. 534 John J. Millidge, Grammar School.

V. And be it enacted, That this Act may be amended or repealed by any Act to be passed in this present Session of Parliament.

PROVINCIAL APPOINTMENTS.

OHN UITICAN, JOHN M'NAIR, JOHN COOK, to be Justices of the Peace, and ARTHUR RITCHIE, Esquire, to be a Justice of the Common Pleas, in and for the County of Restigouche.

THOMAS JONES, Esquire, to be a Director of the Saint Andrews Grammar School.

JOSEPH READ, FRANCIS FERGUSON, WILLIAM STEVENS, THOMAS M. DEBLOIS, JOHN WOOLAM, and WILLIAM DEACON, to be Firewards for the Town of Bathurst.

EDWARD WILLISTON to be a Fireward for the Town of Newcastle.

GEORGE MOREHOUSE to be a Coroner for the County of York. By His Excellency's Command.

JOHN S. SAUNDERS.

Secretary's Office, 11th September, 1845.

SECRETARY'S OFFICE, 26th September, 1845.

THE following List, containing the number of Warrants now in the Treasury, with the names of the Persons in whose favor they are drawn, is published for the information of all concerned :--

No. 475 The Rev. James Dunphy, P. P., School.

476 Ditto, and James Gallagher and W. Carvill, School.

- George J. Dibblee, Bear Bounty. 477
- Parish Schools, Richibucto. 478
- 479 Do. Carleton, (Kent.)
- 480 Do. Weldford.
- 481 Wellington. Do.
- 482 Dundas. Do.
- 483 Andrew Barberie, Esquire, Pension.
- 484 A. K. S. Wetmore, Esquire, do.

- B. Robinson, Esquire, St. Paul's, &c. Light Houses. 535
- John Sevewright, Grammar School. 536
- B. Robinson, Esquire, Bounty on Fish. 537 538 Do.
- do. Hon. G. F. Street, Douglas Medal. 539
- Joint Committee Legislative Library. 540
- A. Rankin and H. B. Allison, Sick Seamen. 541
- Thomas Wright, Esquire, Adjutant. 542
- do.
- J. C. Allen, Esquire, 543
- Sergeant John Edwards, R. A., Cleaning Arms. 544
- B. Robinson, Esquire, Sub-Collector, Woodstock. 545
- Committee, &c., Infant School, Saint John. 546
- Michael Tighe, Sergeant Major. 547

NEW REGULATIONS

For the disposal of Timber and Lumber, under the Act 7th Victoria, cap. 35.

1st .- All applications shall be made by Petition, which shall describe the situation of the ground, and specify the number of Square Miles required by the applicant : no Petition to be for more than Ten nor less than Two Square Miles.

2nd .- From and after the 15th day of October next, applications will be received daily, during Office hours, and shall have priority according to the day on which they are received in the Office.

3rd.-Every applicant upon filing his Petition, shall deposit with the Receiver General the sum of Ten Shillings upon each Square Mile applied for; and if no other application be presented on the same day for the Berth so applied for, a receipt shall be given for the money paid, describing the ground applied for, which receipt shall be a sufficient authority to the Deputy, to Survey and lay off the ground for the applicant at his expense where necessary, and the Licence may be forthwith issued to the applicant, or where Survey is judged necessary, then as soon as the return of such Survey is received. But in case that two or more applications for the same ground are presented on the same day, the first applicant only shall pay the deposit, and should the party so depositing become the Purchaser, such deposit shall be applied towards the payment of the Purchase Money. And in case the ground so applied for should not be purchased by the depositor, or some other of the applicants, at the time advertised for the sale thereof, the deposit so made shall be forfeited; and in case some other applicant than the