and form a part of the Parish of Salisbury, in said County of Westmorland, any

thing in the said recited Act to the contrary notwithstanding.

II. And be it enacted, That all that part of the present Parish of Salisbury, in Part of Parish of Salisbury in Albert the County of Albert, which lies South of the line dividing the Parishes of Cover-County annexed to dale and Hillsborough, prolonged Westerly until it intersects a line running South vey in Albert. twenty degrees West by the magnet, from the North West angle of said Parish of Coverdale, thence along the said last mentioned line to a point nine miles from the aforesaid angle, thence West by the magnet until it strikes the Kings' County Line, be added to and form a part of the present Parish of Harvey, in the said County of Albert.

III. And be it further enacted, That all that part of the present Parish of Salis- Part of the Parish bury, in said County of Albert, which lies North of the Westerly prolongation of Albert County anthe line dividing the Parishes of Coverdale and Hillsborough, and South Easterly of Coverdale in of a line running South twenty degrees West by the magnet, from the North Albert. West angle of the said Parish of Coverdale, be added to and form a part of the

said Parish of Coverdale, in the said County of Albert.

CAP. VIII.

An Act to alter and amend the Laws relating to the Fisheries in the County of Gloucester. Passed 7th March 1846.

E it enacted by the Lieutenant Governor, Legislative Council and Assem- 3 W 4, c. 27, s. 5, bly, That the fifth section of an Act made and passed in the third year of the Reign of King William the Fourth, intituled An Act for regulating the Salmon Fisheries in the County of Gloucester, be and the same is hereby repealed.

II. And be it enacted, That no net shall be allowed to remain set in any of No nets to remain the Rivers, Coves, Creeks or Harbours of the said County of Gloucester, after in each year. the first day of August in each and every year, under a penalty on the owner or owners, user or users of such net, of five pounds for each day the same may be allowed to remain set after that time; which penalty shall be sued for, recovered and applied as is directed in and by the second section of the said Act.

III. And be it enacted, That this Act shall continue and be in force until the Limitation. first day of April which will be in the year of our Lord one thousand eight hun-

dred and fifty, and no longer.

CAP. IX.

An Act to authorize the Justices of the Peace for the County of Restigouche to levy an assessment to pay off the County Debt.

Passed 7th March 1846.

6 THEREAS the funds arising from local sources are insufficient to defray Preamble. ' the Public Debt of the said County at present existing;'

Be it therefore enacted by the Lieutenant Governor, Legislative Council and Assessment to pay Assembly, That the Justices of the Peace for the County of Restigouche, at any authorized. General Sessions of the Peace hereafter to be holden therein, or at any Special Sessions of the Peace for that purpose convened, be and they are hereby authorized and empowered to make such rate and assessment upon the inhabitants of the said County of any sum not exceeding three hundred pounds, as they in their discretion may think necessary for the purpose of paying off the balance for repairs to the Public Buildings of the said County, and also to pay the contingent expenses of the said County; 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 County Rates.

CAP. X.

An Act to authorize the Justices of the Peace for the County of Kent to levy an assessment to defray the contingent expenses of the said County.

Passed 7th March 1846.

E it enacted by the Lieutenant Governor, Legislative Council and Assembly, Assessment autho-That the Justices of the Peace for the County of Kent, at any General rized to pay County contingent ex-Sessions of the Peace, or at any Special Sessions of the Peace to be for that pur-penses. pose holden, be and they are hereby authorized and empowered to make a rate and assessment upon the inhabitants of the said County, for a sum not exceeding one hundred and forty pounds, to defray the contingent expenses of the said County; the same to be levied, assessed, collected and paid under and by virtue of any Act or Acts of the General Assembly of this Province in force for assessing and collecting of County rates.