( MAY 22. )

10 V c 16,	an Act made and passed in the said last mentioned year, intituled An Act to authorize Her Majesty's Justices of the Peace of the County of York to levy an
	assessment to pay off the County Debt; also an Act made and passed in the said
10 V c 17,	last mentioned year, intituled An Act to authorize Her Majesty's Justices of the
	Peace for the County of York to levy an assessment to pay off the Debt due upon
	the new Gaol recently erected in the said County; also an Act made and passed in
10 ¥ c 18,	the said last mentioned year, intituled An Act to authorize Her Majesty's Justices
	of the Peace for the County of York to levy an assessment for the payment of the
	Officers of the said County; also an Act made and passed in the said last men-
10 V c 19,	tioned year, intituled An Act to authorize Her Majesty's Justices of the Peace of
	the County of Gloucester to make provision for the payment of the County Contin-
	gencies; also an Act made and passed in the said last mentioned year, intituled An
10 V c 20,	Act to authorize the Justices of the Peace for the County of Kent to assess the inha-
	bitants of the said County for the Contingent Expenses thereof; also an Act made and
10 V c 44,	passed in the said last mentioned year, intituled An Act relating to Lands reserved
	for Schools or Educational purposes; also an Act made and passed in the said last
10 V c 45,	mentioned year, intituled An Act to amend an Act, intituled 'An Act to repeal all
	the Laws now in force for appointing Firewards, and for the better extinguishing
	of Fires in the Town of Saint Andrews, and to make regulations more suitable to
	the said Town, and for other purposes therein mentioned; also an Act made and
10 V c 58,	passed in the said last mentioned year, intituled An Act to amend an Act, intituled
	An Act for the appointment of Town and Parish Officers in the several Counties
	in this Province;' also an Act made and passed in the eleventh year of the said
11 V c 22,	last mentioned Reign, intituled An Act to authorize the Justices of the Peace in
	the several Counties of this Province to make Regulations for the Markets; also an
11 V c 26,	Act made and passed in the said last mentioned year, intituled An Act to explain
	an Act, intituled 'An Act to enable the Justices of the Peace of the several Counties
	in this Province for the time being, to receive for public uses Grants of Land lying
	in their respective Counties, and to regulate the Commons belonging to the several
	Townships or Parishes within the same;' also the fifth section of an Act made and
11 V c 30, s 5,	passed in the said last mentioned year, intituled An Act to amend an Act to pro-
	vide for increasing the number of Special Constables in the City of Saint John, and
	for appointing Special Constables in the City and County of Saint John; also an
	Act made and passed in the twelfth year of the said last mentioned Reign, inti-
12 V c 9,	tuled 'An Act to authorize Her Majesty's Justices of the Peace in the County of
	Albert to designate the Gaol Limits of said Country: also an Act made and narged

12 V c 10,

12 V c 13,

Reservations : Appointments.

Rules and regulations,

Assessments.

Fines and penalties.

Bonds, recognizances, &c.

Title of property held by Justices. in the said last mentioned year, intituled An Act in addition to an Act to regulate the ungranted Ferries in this Province; also an Act made and passed in the said last mentioned year, intituled An Act to alter and amend an Act, intituled 'An Act to provide for the collection of County and Parish Rates; be and the same are hereby repealed:

Provided always, that all appointments of Town or Parish Officers and of County Officers, as well as of Firewards and Firemen, made under and by the authority and according to the provisions of any of the said Acts hereby repealed, shall be and remain and continue good and valid and effectual, until other appointments are made in lieu thereof, under and by virtue of the provisions of this Act;

And that all rules and regulations now in force, and which have been made under and by virtue of any of the Acts hereby repealed, shall be, remain, and continue in full force and effect, so far as the same are in accordance with the said Acts, or any of them, until other rules and regulations are duly made in lieu thereof, according to the provisions of this Act:

Provided also, that all assessments heretofore made and not yet collected, or which may be made before this Act comes into operation, shall be and remain as valid and effectual, and shall be proceeded for and collected in the same manner as if the Act or Acts under which the same were respectively made, were still in full force and effect;

And that all fines and penalties heretofore imposed under and by virture of any of the said Acts, may be recovered and applied in the manner provided for in and by the said Acts, or any of them, as if the Act or Acts by which they were imposed were still in full force and effect;

And that all bonds, recognizances, judgments, and securities, given, recovered or entered into under and by virtue of the provisions of any of the said Acts, shall be and remain in full force and effect in all respects as if this Act had not been passed;

And that all property, real or personal, now held by any Justices of the Peace of any County, either in trust or otherwise, for the use and benefit of such County,