Parish of New Maryland, shall be and the same is hereby | vent the recovery of any Parish or other dues, assessments, erected into a separate and distinct Town or Parish, to be taxes, penalties, fines, or moneys whatsoever, which may be called "The Parish of Manners Sutton."

2. The said Town or Parish shall have the same privileges, and be subject to the same laws and regulations as extend to or govern the other Parishes in the County.

3. This Act shall not come into operation or be in force until the first day of July next; and it shall not interfere with r prevent the recovery of any assessment which may have been previously ordered, or with any fines, penaltics, or moneys which may have accrued or become due, or with the discharge of the duties of any officer who may have been appointed for the year then running; but every such officer shall discharge his duty until the end of the year, in the same manner as if this Act had not been made or passed; and nothing in this Act contained shall be construed to relieve either section of the said Parish hereby divided from their respective existing liabilities.

CAP. XLVII.

An Act for dividing the Parish of Saumarez, in the County of Gloucester, into two separate Parishes.

Parish of Inkerman erected from part of

 Sessions to appoint a Town Clerk.
 Act not to affect previous liabilities.

2. Officers to be as other Parish officers.

Passed 12th April 1855.

WHEREAS the Parish of Saumarez, in the County of Gloucester, is so extensive as to render the performance of the several Parochial duties required by law, troublesome and inconvenient, consequently it is expedient and necessary to divide it into two Parishes ;-

Be it therefore enacted by the Lieutenant Governor, Legislative Council, and Assembly, as follows:-

- 1. That from and after the first day of December next, all that part of the Parish of Saumarez which lies to the northward of a line running from the east side of the main entrance or Gully of Tracady to the mouth of Bouttilier's Brook, thence following the several courses of the said brook up stream to the great read at Fair's bridge, thence on a course north eighty five degrees west by the magnetic needle, until it meets the easterly line of the Parish of Bathurst, be and the same is hereby erected and constituted a separate Parish, to be called "The Parish of Inkerman;" and also that all the remaining part of the Parish of Saumarez aforesaid, do constitute and comprise the Parish of Saumarez.
- 2. That Town or Parish officers for the said Parishes of Inkerman and Saumarez, shall be subject to the same laws and regulations, and liable to the same penalties in all respects as Town or Parish officers in any other Town or Parish are or may be liable to, which said Town or Parish officers in like manner shall be elected by virtue and under the provisions of Title VIII, Chapter 52, of the Revised Statutes of New Brunswick, passed in the seventeenth year of Her Majesty's Reign.
- 3. That the next General Sessions of the Peace for the said County of Gloucester after the passing of this Act, shall and y appoint a Town Clerk for the Parish of Inkerman afore-, for the purpose of carrying out the provisions of Chapter 52, Section 2, of the said Act, any law or usage to the contrary notwithstanding.
- 4. Provided always, and be it enacted. That nothing in this Act contained, shall extend or be construed to extend to pre-

due, incurred, forfeited, or unpaid when this Act shall come into operation, but the same shall and may be paid and recovered in like manner as if this Act had not been made.

CAP. XLVIII.

An Act for the erection of a part of the Parish of Harvey, in the County of Albert, into a separate Parish.

Title 8, Revised Statutes.

Parish of Alma erected from Harvey.
 Parish officers to be elected, &c. as by
 Appointment of persons for elections
 Act not to prevent the recovery of rates.

Passed 12th April 1855.

Whereas great inconvenience is found to exist in consequence of the extended bounds and increased population of the Parish of Harvey, in the performance of the several Parochial duties in the manner by law required, and it is therefore deemed expedient that the same be divided into two Towns or Parishes;-

Be it therefore enacted by the Lieutenant Governor, Legislative Council, and Assembly, as follows :-

- 1. From and after the first day of November next, all that part of the present Parish of Harvey, which lies west of a certain line commencing at the Bay shore, at the southwest angle of a lot granted to James Speer in or about the year of our Lord one thousand eight hundred and twenty five, and extending north to the Parish of Elgin, be and the same is hereby erected into a separate Town or Parish, to be called the Town or Parish of Alma.
- 2. The several Parish Officers for the said Town or Parish of Alma, shall be elected or appointed in the manner provided for by Title VIII, of the Revised Statutes, " Of the local government of Counties, Towns, and Parishes," and shall in all respects be subject to and come within the provisions of the said recited Title.
- 3. Any two Justices of the Peace for the said County, shall and may appoint a fit and proper person residing within the limits of the said Parish of Alma, for the election of Parish Officers, agreeably to the provisions of the said recited Title, for the first year after this Act comes into operation.
- 4. Provided always, that nothing in this Act contained shall extend or be construed to extend to prevent the recovery of any Parish or other dues, assessments, taxes, penalties, fines, or moneys whatsoever which may be due, incurred, forfeited, or unpaid when this Act shall go into operation, but the same shall and may be paid and recovered in like manner as if this Act had not been made.

CAP. XLIX.

An Act to divide the Parish of Carleton, in the County of Kent, into two Parishes.

Section.

- 1. Parish of Palmerston erected from part of Carleton in Kent.
- ings for election of Parish officers.
- 3. Act not to interfere with assessments ordered.
- 2. Appointment of Town Clerk to call meet- 4. Sessions to settle disputes as to liabilites of the Parishes.

Passed 12th April 1855.

BE it enacted by the Lieutenant Governor, Legislative Council, and Assembly, as follows:-

1. All that part of the Parish of Carleton, in the County of Kent, which lies south of the southern side line of the grant of three hundred acres to George Kollock, and its westerly