CAP. XLIX.

An Act to erect part of the Parish of Douglas, in the County of York, into a separate Town or Parish.

Sec.

1 Bounds of Parish defined; name

tion; not to interfere with previous assessment.

Parish, to what laws subject. 3 When Act shall come into opera-

4 Polling place, where established. 5 Inany Election before new revised list is made out, duty of Sheriff.

Passed 21st April, 1869.

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

1. All that part of the Parish of Douglas, in the County of York, lying within the following bounds, that is to say: Beginning at the northern bank or shore of the River Saint John, at the boundary line between the Parishes of Douglas and Queensbury, County of York, thence along the said bank or shore down stream to the northwestern bank or shore of the River Keswick; thence along the said northwestern bank or shore of the River Keswick, following the various courses thereof up stream to the mouth of the Howard Brook; thence by the magnet of the year 1869 north forty degrees west till it strikes the dividing line between the Counties of York and Carleton; thence along the said dividing line in a southwesterly direction till it meets the boundary line of the Parishes of Douglas and Southampton; thence along the same and the continuation thereof in a southerly direction to the place of beginning; shall be and the same is hereby erected into a separate Town or Parish, to be known by the name of 'The Parish of Bright.'

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 said County of York.

3. This Act shall not come into operation or be in force until the first day of June next, and it shall not interfere with or prevent the recovery of any assessment which may have been previously ordered, or with any fines, penalties or money 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 the Parish of Douglas had not been divided; and nothing in this Act contained shall be construed to relieve either section of the said Parish hereby divided from their respective liabilities.

4. That the Polling place for the said Parish of Bright shall be and the same is hereby declared to be at or near Abraham M'Keen's corner, in the said Parish, for the Election of Members to serve in the General Assembly, by virtue of an Act made and passed in the eighteenth year of the Reign of Her present Majesty, intituled An Act to regulate the Election of Members to serve in the General Assembly; and that the Polling place for the Parish of Douglas shall be the same as now established by law.

5. If any Election of Members to serve in the General Assembly for the County of York, shall be held before a new Revisors List shall be made out for the said Parish of Douglas and the Parish of Bright, the Sheriff shall from the present List select the electors who reside in the Parish of Bright hereby created, which shall be the List for such last mentioned Parish, who are to vote at the Polling place established by this Act for the said Parish of Bright; all other electors who are entiled to vote in the said Parish of Douglas, shall vote at the Polling place heretofore established for the be at or near the residence of John M'Cutchin; provided said Parish of Douglas.

CAP. L.

An Act relating to the Polling place in the Parish of Chipman, in Queen's County.

1 Act in part repealed.

Polling place, where established. Passed 21st April, 1869.

WHEREAS in and by an Act made and passed in the eighteenth year of the Reign of Her present Majesty, intituled An Act to regulate the Election of Members to serve in the General Assembly, it is among other things enacted that in the Parish of Chipman, in the County of Queen's, the Polling place shall be at or near Andrew M'Donald's; and whereas such Polling place has been found inconvenient to the inhabitants of said Parish; and for remedy whereof-

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

1. That the said recited Act, so far as the same relates to the establishing a Polling place in the Parish of Chipman. in said County, at or near Andrew M'Donald's, be and the same is hereby repealed.

2. Hereafter the Polling place for the said Parish of Chipman shall be and the same is hereby declared to be at or near George G. King's, in the said Parish of Chipman, in the County of Queen's.

CAP. LI.

An Act to erect part of the Parishes of Lepreaux and Pennfield, in the County of Charlotte, into a separate Town or Parish.

1 Bounds of Parish defined; name

2 Parish, to what laws subject.3 Act not to interfere with previous assessment.

4 Polling place, where established; proviso.

5 Act repealed.

Passed 21st April, 1869.

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

1. That all that part of the Parishes of Lepreaux and Pennfield, in the County of Charlotte, which lies to the northward of a line to run due west from the most southern angle of the County of Queen's, until it strikes the eastern line of the Parish of Saint George in the said County, shall be and the same is hereby erected into a separate Town or Parish, to be known by the name of 'The Parish of Clarendon.'

2. That 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 said County of Charlotte.

3. This Act shall not interfere with or prevent the recovery of any assessment which may have been previously ordered, or with any fines, penalties or money 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 it mis Act had not been passed; and nothing in this Act contained shall be construed to relieve either section of the said Parishes from their respective liabilities.

4. That the Polling place for the said Parish hereby erected for the Election of Members to serve in the General Assembly, by virtue of an Act made and passed in the eighteenth year of the Reign of Her present Majesty, intituled An Act to regulate the Election of Members to serve in the General Assembly, or any Acts in amendment thereof, shall