## 254 C. 41-42.

### Anno primo Gulielmi IV.

A detailed account to be laid before the Assembly.

III. And be it further enacted by the authority aforesaid, that a detailed account of the monies expended under this Act, and of the monies heretofore appropriated to the same purpose, shall be laid before the Assembly of this Province, in the first fifteen days next after the opening of the Session of the Provincial Legislature.

#### CAP. XLII.

# An Act to allow Members of the House of Assembly to vacate their Seats in certain cases and for other purposes.

[31st March, 1131]

Preamble.

Memhers of

may vacate their seats.

the Assembly

HEREAS it is expedient that the Members of the House of Assembly should be enabled to vacate their Seats in certain cases —Be it therefore enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Assembly of the Province of Lower-Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of Great-Britain, intituled, "An Act for making more effectual provision for "the Government of the Province of Quebec, in North-America," and to make fur-"ther provision for the Government of the said Province," and it is hereby enactby the authority of the same, that from and after the passing of this Act, it shall be lawful for any Member of the House of Assembly, legally elected, or who shall hereafter be so, who shall wish to abstain from the performance of the duties imposed on him by his election as Representative for any County, Town, or Borough in this Province, or for any County which may hereafter be legally erected or established therein, to vacate his Seat in the manner hereinafter provided.

Such Members to give notice in his place of his intention of resigning his seat.

Proviso.

II. And be it further enacted by the authority aforesaid, that such Member, in his place in the House of Assembly, may give notice of his intention of resigning his Seat, and immediately after such notice shall have been entered by the Clerk of the Assembly in the Journal, it shall be lawful for the Speaker to issue his Warrant in the usual form for the election of a new Member in the room of the Member who shall have so resigned. Provided always that the Member so tendering his resignation, shall be and be held and considered as being to all intents and purposes the Representative for the place for which he was elected, until the Return of the Election of such new Member to serve in his room, shall have been duly made.

III.

## 256 C. 42-43. Anno primo Gulielmi IV. A. D. 1831.

Manner by which Members may resign in the interval be, tween two Sessions of the Provincial Parliament. III. And be it further enacted by the authority aforesaid, that if any Member shall wish so to resign in the interval between two Sessions of the Provincial Parliament, it shall be lawful for him so to do, by addressing and causing to be delivered to the Speaker a declaration to that effect, made and passed before two Notaries Public, or one Notary and two Witnesses, an entry of which Declaration shall be made in the Journal of the proceedings on the first day of the Session of the Provincial Parliament then next ensuing, and that it shall be lawful for the Speaker upon receiving such Declaration, forthwith to issue his Warrant for the Election of a Member in the room of the Member so tendering his resignation.

No Member to a-k for leave to vacate his seat in the first Session of any Parliament, before a certain time. IV. And be it further enacted by the authority aforesaid, that no Member shall ask for leave to vacate his Seat in the first Session of any Parliament, before the expiration of the first fifteen days of the said Session, and that no Member whose election shall be contested shall so vacate his Seat until aftersuch contestation shall have been decided.

### CAP. XLIII.

An Act to relieve the United Company of Merchants of England, trading to the East Indies, from the payment of the duties on certain Teas, exported from this Province to Halifax, in Nova-Scotia.

[31st. March, 1831.]

Most Gracious Sovereign,

Preamble.

HEREAS the Agents of the "United Company of Merchants of England "trading to the East Indies," have by their Petition to the Legislature represented that the said Company did in the year one thousand eight hundred and twenty-five, import into this Province, a larger quantity of Black Teas than would have been required for the consumption of this Province, and of the Province of Upper-Canada, for many years to come, and that five hundred and fifty-three Chests of Congou Tea, (being part of the quantity so imported in the said year,) were therefore exported from the Port of Quebec, to the Port of Halifax, in the Province of Nova-Scotia; and that because no Legislative Provision had been made, with respect to the mode of proceeding in such cases, a Bond for the payment of the duties on the said Teas, to His Majesty, His Heirs and Successors, payable to the Collector of the Customs for the time being, at the Port of Quebec, was exacted from the said Agents under the authority of an Act passed in the fifty-fifth year of