1827.

the thirty-sixth year of the Reign of His late Majesty, entitled, "An Act to regulate Juries," whereby such Juries are directed to be returned and summoned from the Town and Peninsula of Halifax only; and whereas, it is just and expedient that all the inhabitants within the vicinity of the said Town should attend as Grand and Petit Jurors at the said several Courts:

Jurors within 15 miles of Halifax may be summoned

Fines for nonattendance I. BE it therefore enacted, by the Lieutenant-Governor, Council and Assembly, That hereafter the Sheriff of the County of Halifax, shall make a return in the manner by said Act prescribed, of all persons, duly qualified and not exempted by Law, who shall be resident at any place within fifteen miles of the said Town of Halifax, to serve as Gand Jurors and Petit Jurors, at the Supreme and Inferior Courts and Courts of Quarter Sessions, hereafter to be held at Halifax.

II. And be it also enacted, That all and every such person or persons, who shall hereafter be so duly returned and summoned as aforesaid, shall be liable to the same fines and penalties for non attendance at any such Court or Courts, as Grand and Petit Jurors within said Town and Peninsula, have heretofore been subject to, for such non attendance, by any Act of this Province, now in force.

## CAP. XXXIII.

An Act in further addition to, and amendment of, an Act, passed in the thirty-second year of the Reign of His late Majesty King George the Second, entitled, An Act for the establishment of Religious public Worship in this Province, and for suppressing Popery, and to repeal the third Section of an Act, entitled, An Act for relieving His Majesty's Subjects, professing the Popish Religion, from certain penalties and disabilities imposed on them by the Act of the General Assembly of this Province, made in the sixth year of His present Majesty's reign, entitled, An Act concerning Schools and Schoolmasters.

Preamble

Privileges enjoyed by Dissenters extended to Roman fatholics WHEREAS, all persons within this Province, professing the Roman Catholic Religion, have been for several years past, relieved from the restrictions and disabilities heretofore imposed upon them by the Laws of this Province, and are now allowed to build Churches, and their Clergy permitted to celebrate Divine Worship therein, according to the rights and ceremonies of the Church of Rome:

I. BE it enacted, That all the exemptions and privileges which are conferred upon Protestant Dissenters, by the second Section of the Act of which this Act is an amendment, shall be conferred upon, and enjoyed by, all Roman Catholics, residing within this Province, any Law, usage or custom, to the contrary notwithstanding.

And Whereas, it is expedient, that the said Roman Catholics, should be relieved from the disabilities imposed on them, by the third section of an Act, made and passed in the twenty-sixth year of His late Majesty's Reign, entitled, An Act for relieving His Majesty's Subjects, professing the Popish Religion, from certain penalties and disabilities imposed on them, by the Act of the General Assembly of this Province, made in the sixth year of His present Majesty's Reign, entitled, An Act concerning Schools and Schoolmasters:

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II. BE it therefore further enacted, That the said third Section of the said Act, 3d Sec. 26 Gee. III, repealed passed in the twenty sixth year of His late Majesty's Reign, entitled as aforesaid, and every thing in said Section contained, shall be, and the same are hereby, altogether repealed.

## CAP. XXXIV.

An Act in further amendment of an Act to regulate the Jurisdiction of the Inferior Court of Common Pleas, within the County of Cape Breton; and to fix and establish the times and places for holding of the said Inferior Court, and General Sessions of the Peace, in and for the said County.

HEREAS, many inconveniences are found to result from the Court of Com- Preamble mon Pleas and General Sessions of the Peace, for the Southern District of the County of Cape Breton, being held at the times and the seasons now appointed by law; for remedy whereof:

I. Be it enacted by the Lieutenant-Governor, Council and Assembly, That after Time of holding one month from the publication of this Act, the Inferior Court of Common Breton, altered Pleas and General Sessions of the Peace, for the Southern District of the said County of Cape Breton, shall be held on the second Tuesday of March, and on the second Tuesd ay of November, in each and every year, instead of the times now by law establish ed for holding the same.

II. And be it further enacted, That this Act shall be and continue in force for two years, and from thence to the end of the next Session of the General Assembly, and no longer.