A. D. 1826. Anno VII. GEORGIIIV. C. 18.

handsome building, for a place of Public Worship, in connection with the said Church of Scotland : And whereas a Minister and Elders have been duly appointed and chosen, according to the usages of the said Church of Scotland, and the said Minister has been duly licenced to officiate in the said Church.

Be it therefore enacted by the Lieutenant-Governor, Council and Assembly, That the said Minister and Elders, shall be, and they are hereby Incorporated by the name of the Minister and El-" Minister and Elders of the Kirk of Scotland," in the I own of Saint Andrews, and shall by that name, have perpetual succession, and be enabled to sue, and be sued, implead, and be impleaded, answer and be answered unto, and to receive, take and hold Gifts and Grants of Land, and real may bold real Es-Estate; the annual income of which not to of five hundred exceed five hundred pounds, and also, to ac- Pounds cept of, and receive donations for the endowment of the same.

CAP. XVIII.

An Act to provide for the expences of the Judges holding the Circuit Courts and Courts of Oyer and Terminer, in this Province, and of the Clerk in those Courts,

Passed the 7th of March, 1826. **XTHEREAS** by an Ordinance of His Excellency the Lieutenant-Governor, by and with the advice and consent of His Majesty's Council, Circuit Courts, have been appointed, to be holden at stated times, in the several Counties of this Province, by the Judges of the Supreme Court of Judicature, and it is occasionally found necessary, ÷., to

C. 18. ADNO VII. GEORGILIV. A. D. 1926. - 44 .

to appoint Special Circuit Courts, and Courts of Overand Terminer: And whereas, it is considered expedient and proper, that Provision should be made for the expenses of such Judges, holding such Courts.

Grants to the Go-Sefa n. a sum ant exceeding £250 pe anoun, to defray the expenses of the Indees in

I. Be it therefore enacted by the Lieutenant, Governor, Council, and Assembly. That there be granted to the Lieutenant-Governor, or Commander in-Chief of this Province, a sum not exceeding two hundred and fifty pounds -bolding tor Courts in each year, for the purpose of enabling him to defray the necessary expences of the Chief Justice, and assistant Judges of the Supreme Court, in holding the Circuit Courts and Courts of Over and Terminer, now appointed, or hereafter to be appointed. 10 be holden in the several Counties of this Province, to be paid out of any monies in the Treasury, not specifically appropriated for particular purposes.

II. And whereas very great expenses are incurred by suitors in the Courts of Justice. in consequence of the travellug charges, paid to the Clerk of the Circuits; and it is expedient, that the said Clerk should be paid out of the Public Funds of the Pro-Grants to the vince. Be it therefore enacted, that there cuits, £250 er shall be paid to the Clerk of the Circuits, travelling charges for his services, in attending the several Circuit Courts, the sum of two hundred a d fifty pounds per annum, in lieu of all travelling charges, to which he is now entitled, under the Ordinance of Fees established in this Province, to be paid by Warrant of the Lieutenant-Governor or Commander in-Chief, by and with the advice and consent

Cerk of the Crannum, in live of

of

of His Majesty's Council, on the Province Treasurer.

III. And be it further enacted. That this Act shall continue and be in force for five Limitation in two years by 1 2 2. 6.27 - lon 2 year by 3. 6.2 years, and no longer.

CAP. XIX.

An Act for graning Bouncies on Grain raised on new land, Pussed the 7th of March 18:6 XX7HEREAS the allowing of Bounties Wheat, Rye, Indian Corn, on Buck-Wheat, Barley and Oats, will tend to the encouragement of Agriculture, in this Province.

I. Be it therefore enacted by the Lieutenant-Governor, Council and Assembly, That there Bounties on When Ryc. In shall be allowed and paid for every Bushel dis Com Bickof Wheat, Rye, Indian Corn, Buck-Wheat, and Oan in Barley and Oats, which shall be raised on water in any new Land in this Province, within two that have been years from the time when the Wood growing w we thereon, shall have been cut down, burnt, and cleared off, and the said Land be laid down with Grass-Seed, or prepared for a second Crop, the following Bounties, namely, for every Bushel of Merchantable Wheat, Rye, and Indian Corn, the sum of one shilling, for every Bushel of Merchantable Buck-Wheat and Barley, nine pence, and for every Bushel of Merchantable Oats, four pence.

II. And be it further enacted, That to entitle any owner or occupier of Land, to the foregoing Bounties, he shall first take the Proof to be made following Oath, the same to be set down in by the owner or writing, and his name thereto subscribed, Land namely, I, A. B. do swear, that the same being clean-Bushels

6.12.