ANNO REGNI

GEORGII IV.

BRITANNIARUM REGIS, SEPTIMMO

CAP.

An Act for the division of the County of Northumberland into three Counties, and to provide for the Government and Representation of the two new Counties.

Passed the 7th March, 1826.

HEREAS from the great extent of the Frankle present County of Northumberland, it is necessary and expedient that the same be divided into three Counties.

I. Be it therefore enacted by the Lieutenant-Governor, Council and Assembly, That all that Boundaries of the Countie describpart of the said County which now forms the Parishes of Carleton and Wellington, and also that part which lies in the rear thereof and not included in the Parishes of Ludlow. Nelson. or Chatham, be, and the same is hereby erected into a County separate and distinct from the said County

County of Kent.

County of Northumberland, to be called and known by the name of the County of Kent, and that all that other part of the said County of Northumberland which now forms the Parishes of Saumarez, and Beresford, be, and the same is hereby erected into another County separate and distinct from the said County of Northumberland, to be called and known by the name of the County of Gloucester, and that the residue of the said County of Northumberland continue to form the same County.

Gloucestor.

Northumberland.

The like Courts of Justice, the like Oficers with like Powers as at present in Northumthe new Counties.

II. And be it further enacted, That the like Courts of Justice shall be erected and established, and the like Justices and other officers L. constituted and appointed in the said two new betland to be in Counties respectively, as are now erected and established, constituted and appointed in the said County of Northumberland, and with the like powers and authorities.

12.

1. 4. C. Pleas to be beid in Kent.

ad Tuesdays in January and June,

In Gloucester 2d Tuesdays in Janu-ary and June.

Additional terms

In Kent 1st Tues-September.

Gloucester and Tuesdays in April and October. 4 12 10

III. And be it further enacted. That the Courts feel. 9. Courts of Sessions of General Sessions of the Peace and Inferior Courts of Common Pleas, shall be holden in the respective Shire Towns, of the said two new Counties, twice in every year at the times following, that is to say; for the said County of Kent, on the third Tuesdays in January and June, and for the said County of Gloucester, on the second Tuesdays in January and June, and corxinue until the business shall be finished, not exceeding five days: and that the two additional terms of Common Pleas, of the said inferior Courts of Common Pleas for the said two new Counties, shall be holden as follows, that is to say; for the said County of days in April and Kent, on the first Tuesdays in April and September, and for the said County of Gloucester, on the second Tuesdays in April and October, and continue until the business shall be finished. not exceeding five days, at which additional terms no Jury shall be summoned. IV.

C.

IV. And be it further enacted. That the said two new Counties shall be, and the same are here. Counties subdiby respectively subdivided into towns or Parishes vided into Parishes. follows, to wit: The said County called the County of Kent shall be divided into six Towns Six in Kent. or Parishes, the first to retain the name of Carleton to be formed of the northwesterly part of the present Parish of Carleton, and to be divided from the other part, by a line to be drawn through the middle of the River and lake Aldouane, and to comprehend the Islands lying in front thereof. The second Town or Parish to be called and known by the name of Liverpool, and to be bounded Northwesterly by the said River and Lake Aldouane, and southeasterly by a line running through the middle the River Chockpish, to comprehend the Islands in front. The third Town or Parish to retain the name of Wellington, to be bounded Northwesterly by the said Parish of Liverpool, and Southeasterly by a line running through the middle of the River Mahalawodiac, comprehending the Islands in front. The fourth Town or Parish to be called and known by the name of Dundas, to be formed of the residue of the present Parish of Wellington, comprehending the Islands in front. The fifth Town or Parish to be called and known by the name of Huskisson, to comprehend all that part of the residue of the said County of Kent which hes to the northwest of the River Richibucto: and the sixth Town or Parish to be called and known by the name of Harcourt, to be formed of the residue of the Harcourt. same County. The said County of Gloucester shall be divided into five Towns or Parishes as Five in Gloucesfollows, to wit: The first Town or Parish to be formed of the Easterly part of the present Parish of Saumarez, to retain that name, and to be dissaumarez, vided from the other part thereof by a line to be put the interest in the saumarez. drawn through the middle of a small stream call-

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Huskisson

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Rathurst.

Bereziord.

Addington.

Eiden.

ed Teague's Brook, about eight miles Eastward of Nipisiguit Bay, from its mouth to its source; and thence south by the Magnet. The second Town or Parish to be called and known by the name of Bathurst, and to be formed of the residue of the said Parish of Saumarez. The third Town or Parish to retain the name of Beresford. to be formed of that part of the present Parish of Beresford which lies to the Eastward of a line drawn through the middle of Benjamin River: The fourth Town or Parish to be called and known by the name of Addington, and to be formed of that part of the present Parish of Beresford, lying between Benjamin River, and a line to be drawn through the middle of the river Upsalquitch, including Heron Island, and other Islands in front; and the fifth Town or Parish to be called and known by the name of Eldon, and to comprehend the residue of the said present Parish of Beresford.

V. And be it further enacted, That the Town The town on the now forming on the Southern side of the en-Southern side of trance of the River Restigouche within the said Restigoucheto be County of Gloucester shall be called and known called Dalnousie by the name of Dalhousie.

Liverpool in the County of Kent and Bathurat in the County of the Shire Towns

Court Houses and Gaolyto be erected in the Shiretowns at such places as the Governor shall direct

VI. And be it further enacted, That the said Town of Liverpool in the said County of Kent. and the said Town of Bathurst in the said County of Gloucester, shall be forever hereafter Gloucester to be the Shire Towns, of the said Counties respectively, and that a Court House and a Gaol shall be erected in each of the said Shire Towns in like manner, and by such and the like ways and means as such buildings have been or may be erected in other Counties in the Province, and in such places within the said Shire Towns respectively as the Lieutenant-Governor shall direct; and that all the Public Offices in the said two new

Counties

Counties shall be kept at the places so to be directed and determined upon by the Lieutenant-Governor.

VII. And be it further enacted, That in each of the said Shire Towns shall be erected and Received Deeds established a Registry of Deeds, Conveyances to be catabilished in the new Counand Wills, for the said Counties respectively; iie. each to be managed and executed by a Register to be constituted in like manner, and under and subject in all respects, to the like Laws, Rules, and Regulations, as any other Registry in any other County of the Province; and that all Deeds, Conveyances and Wills, which may affect Dreds and cenany Lands, Tenements or Hereditaments, in the required to be said two new Counties respectively, shall be entered and registered at full length in the respective Registries: provided the same Deeds have not been before Registered in the said County of Northumberland.

VIII. And be it further enacted, That the Town and Parish Town or Parish Officers to be hereafter annually Officers to be hereafter annually Officers to be necessarily officers to be necessarily officers to be hereafter annually officers to be necessarily of the original original of the original of the original original original origina appointed for the said two new Counties respectively, shall in all respects possess the same powers as the like Officers in any other County. Provided always, that the powers and autho- Powers of the rities of the present or any other Officers appoint- present officers to ed or to be appointed by the Court of General ster the first Sci-Sessions of the Peace for the said County of the new Northumberland, shall continue until after the first General Session of the Peace shall be holden in and for the said two new Counties respectively.

nually appointed.

IX. And be it further enacted, That all actions Actions brought now depending, or which may hereafter be in the Common brought in the Inferior Court of Common Pleas, umbertand before the said County of Northumberland, before into operation to this Act shall go into operation, shall be there be their proceedproceeded in and finally determined, although mined

Rates and assessments already made or to be made before this Act shall go into operation to be proceeded on and collected.

Ne assessment to be made on the Inhabitants of the new Counties for in Northumberland, and no assessment already made for those purposes to be levied.

Each of the new Counties to send one Member to serve in the General Assembly

Freeholders whose titles are Registered Northumberland may vote.

No writs of election to usue till a General Election

the parties may reside or the causes of action may have arisen in either of the said two new Counties: And that all Rates and Assessments, which have been or which may hereafter be made on the 1nhabitants of those parts of the said County of Northumberland, hereby erected into seperate Counties before the commencement of the operation of this Act, shall be proceeded on and collected and paid, and the accounts finally settled as if this Act had not been made, any thing herein contained to the contrary notwithstanding. Provided always, that no assessment shall be made upon the Inhabitants of the said . two new Counties, for the purpose of erecting a 2 Public Building Court-House, Gaol, or other public building or buildings within the said County of Northumberland, and that no assessment already made for those purposes shall be levied or proceeded on so far as relates to the Inhabitants of the said new Counties.

> X. And be it further enacted. That each of the said two new Counties shall be entitled to send one Member to serve in the General Assembly of this Province, to be elected by the Freeholders in like manner and subject to the like Laws, Rules and Regulations, under which other Members are elected in any other County: and that all such Freeholders whose Title Deeds may have been registered in the County of Northumberland before this Act shall go into operation, shall be entitled to vote without having their Deeds registered anew in the said new Counties respectively: Provided always, that no Writs shall issue for the election of such Members until there shall be a General Election for the Province.

XI. And be it further enacted, That the said two new Counties shall not be deemed to be erected and established, until the Commissions

C.

missions shall be issued for erecting the said Courts of Justice, and appointing the several Justices and other Officers for the said two new Counties, and the same shall be notified by Proclamation of the Governor or Commander-in-Chieffor the time being. Provided always, that this act shall not be in force until His Majesty's Royal approbation be thereunto had and declared.

The new Counties not to be considered 2s esteblished ustil commusions be issued erecting Courts of Justice and appointing Officere.

Act euspended urtil His Majesty's approbation declared.

N. B .- This Act was "confirmed, finally enacted and ratified," by an order of His Majesty in Council, dated at the Courtat Brighton, the 5th day of February, 1827.