of Kent; Westerly, by the River Saint John; Northerly, by a Line running due East from the Mouth of Little River, where it empties into the River Saint John; and Easterly, by the boundary Line of the said County of Carleton.

The Fourth Town or Parish to be called, known Andover. and distinguished, by the Name of Andover, and to be abutted and bounded as follows: Southerly, by the River De Chute aforesaid; Easterly, by the River Saint John; Northerly, by a Line running due West from the Point which divides the Grant to Alexander Stewart and the Military Reserve on the River Saint John; and Westerly, by the boundary Line of the said County of Carleton.

The Fifth Town or Parish to embrace all that Madawaska. Part of the said County of Carleton, which lies to the Northward of the said Two last described Towns or Parishes, on both Sides of the River Saint John, and to be called, known and distinguished, by the Name of Madawaska.

CAP. XVIII.

Passed 19th March 1838.

I. BE it enacted by the Lieutenant Governor, Council and Assembly, That it shall and may be Mayor or Rocorlawful for either the Mayor or Recorder of the of Saint John City of Saint John to carry into Execution the may execute the several Provisions of the Act for the Support and Confined Debt-Relief of confined Debtors, and the several Acts one in Amendment and Continuation thereof, as fully and completely as any Two Justices of any of the Inferior Courts of Common Pleas for the several Counties of this Province, might or could do by virtue of the several Acts aforesaid.

II. 'And whereas no Judge of His Majesty's 'Supreme

der of the City Laws relative to

An Act further to amend the Act relating to the Support and Relief of confined Debtors.

' Supreme Court of Judicature of this Province, ' and no Judge of the Inferior Court of Common ' Pleas of the County of Gloucester, resides with-' in Fifty Miles of the Shire Town of the said ' County of Gloucester, where the common Gaol ' of the said County is situated, by reason whereof great Delay and Inconvenience may be en-' dured by unfortunate Persons confined in the ' said Gaol, in making Application for and obtain-'ing the Relief intended by the Acts of this Province made and passed for the Relief of insol-'vent confined Debtors; for Remedy whereof,' Bc it further enacted, That it shall and may be lawful from henceforth, for any Three of His Majesty's Justices of the Peace of the said County of Gloucester to receive all such Examinations and make all such Orders touching or concerning any Person or Persons confined or who may be hereafter confined in the said County Gaol, or on the Limits of the same, and who shall or may make Application for the Benefit of the said Acts made for the Relief of insolvent confined Debtors, as Two Judges, or a Judge and a Justice of the Peace, could or might lawfully receive or make in all Matters in any Wise appertaining or concerning the Acts of the General Assembly of this Province made for the Relief of insolvent confined Debtors.

Debtors may apply for Support immediately after being confined.

Three Justices of the Peace in

Gloucester may

examine &c. confined Debt-

ors in that County.

Limitation.]

III. And be it further enacted, That every confined Debtor may make Application for Support under and by virtue of the said Act of which this is an Amendment, immediately or at any Time after the said Debtor may be put in Confinement, instead of waiting Fourteen Days, the Time now required by the said Act.

IV. And be it further enacted, That this Act shall continue in Force so long as the said Act to which this is an Amendment and no longer.