sions of the Peace to be hereafter holden, to issue their Warrant for assessing a Sum, not exceeding Four hundred Pounds, for the Purpose of erecting a Court House in the said County; the same Sum to be assessed, levied, collected and paid in such Proportion, and in the same Manner, as any other County Rates can or may be assessed, levied, collected and paid under and by virtue of any Act or Acts in force in this Province for assessing, levying and collecting of Rates for public Charges.

CAP. XXVI.

An Act to continue and amend the Act for regulating Assessments in this Province.

Passed 19th Murch 1823.

I. E it cnacted by the Licutenant Governor, Council and Assembly, that an Act made and passed in the First Year of the Reign of His present Majesty, intituled An Act to regulate Assessments in this Province, be and the same is hereby continued, save and except so much of the said Act as is hereby repealed, altered or amended, and together with this Act declared to be in Force until the First Day of April in the Year One thousand eight hundred and thirty five.

1 W. 4, c. 26, inPart repealed.

1 W. 4, c. 26,

as herein altered continued.

> II. And be it enacted, That the Preamble and the First, Second, Fourth, Fifth and Seventeenth Sections of the said herein before recited Act, be and the same are hereby repealed; and in lieu thereof.

III. Be it enacted, That from and after the passing of this Act, all Sums of Money to be assessed and raised for any County, Town or Parish Charges and Expenses, under or by virtue of any Act or Acts of Assembly for that Purpose to be made, shall be assessed, levied and raised in Mode of making Manner following; (that is to say,) every such Sum together with the Expenses of assessing and collecting the same shall be assessed at the best

Assessments.

Discretion of the Assessors, in just and equal Proportion upon the said Inhabitants of such Town or Parish, according to the Means and Ability of the said Inhabitants, whether the same shall arise from Property, real or personal, belonging to such Inhabitants, or from Incomes derived from any Profession, Business, Trade or Occupation, Interest of Money, Salary or any other Source whatsoever: Provided always, that the Proprietors of real or personal Estate whereon there may be Mortgages or Incumbrances, shall not be assessed for any greater Sum as the Value of their Property, than the Difference between the Amount of such Mortgages, Incumbrances. and the real Value of the said Property; and Holders of such Mortgages or Incumbrances shall be assessed for the Amounts due or appearing to be due thereon; and provided also, that no Person shall be assessed for the Value or in respect of real Property for which he is liable to be assessed in another Town or Parish as a Non-resident.

IV. And be it enacted, That the said Assessors Copy of the Asor the major Part of them shall, after they have sessment Roll to be transmitted made their Assessment as aforesaid, and entered to the Clerk of in a Book or List the Names of the Persons ra- the Peace, to be teable, the Amount at which each Person is assessed, the real Estate of Non-residents, the Rate thereon per Cent. and the total Assessment, transmit a Copy of the same to the Clerk of the Peace, to be filed in his Office; and in Towns or Parishes Assessment to where there are Two or more Collectors of Rates, be subdivided, the Assessors, or the major Part of them, shall sub- be indorsed. divide the said Assessment into as many Parts as there are Collectors, and indorse on each, or if there shall be but One Collector, indorse on the entire Assessment, a Precept under their Hands in the Form or to the Effect following; (that is to sav,)

Form of Precept.

C. 26.

'To A. B. One of the Collectors of Rates in 'the Town or Parish of ______, or to 'any other Collector of Rates in the 'Town or Parish of _____.
'You are hereby required forthwith to collect 'from the several Persons named in the annexed 'Assessment the Sums set against their Names 'respectively, under the last Column thereof, inti- 'tuled, total assessment, amounting in the Whole 'to the Sum of ______, and to pay 'the same when collected into the Hands of ______

'the Poor or otherwise, as the Case may be).

'Given under our Hands the—Day
'of—, in the Year of our

'Lord——.'

' _____, County Treasurer (or Overseer of

Appeal may be made, by Persons thinking themselves overrated, to the Sessions, who may relieve.

V. And be it enacted, That any Person thinking himself or herself aggrieved and overrated, may by himself, herself, or by his or her Agent, appeal to the Justices of the Peace at their next general Sessions after Demand made upon such Person for the Amount assessed: and the said Justices shall examine into the Appeal, and if the same shall be supported to their Satisfaction, by the Affidavit or Affidavits of the Party complaining, or of any other Person or Persons in addition thereto, or on his Behalf, give such Relief as they may think just, either by directing the Sum overrated and paid, to be repaid, or that such Person shall be considered, and the Sum so overrated be allowed in any future Assessment of his or her Property or Income, or both.

VI. 'And whereas it is difficult in all Cases for 'the Assessors to apportion the Rate and Assess-ment to be by them made so as to amount to the 'exact Sum required to be assessed;' Be it enacted, That any Assessment made or to be made under and by virtue of this Act shall be deemed legal, although the Sum may exceed the Amount of their Warrant; provided the same be not more than Ten per Cent. on the whole Sum. VII.

Assessment made legal although it exceed the amount of the Warrant.

VII. And be it enacted, That Nothing in this Property ex-Act shall extend or be construed to extend to any empted from Assessment. Lands or Funds belonging to any Body Corporate, or to any public Institutions for Religion or Literature, or any Buildings for public Worship, or Property or Funds belonging thereto, or to any religious Society.

CAP. XXVII.

An Act for regulating the Salmon Fisheries in the County of Gloucester.

Passed 19th March 1833.

'WHEREAS the Laws now in Force for re-'gulating Fisheries have been found insufficient 'for the Protection of the Fisheries in the Coun-

'ty of Gloucester; for Remedy whereof,'

I. Be it enacted by the Lieutenant Governor. Council and Assembly, That an Act made and passed in the Thirty third Year of the Reign of 33 G. 3, c. 9, His late Majesty King George the Third, intituled An Act for regulating the Fisheries in the different Rivers, Coves and Creeks of this Province; and also another Act made and passed in the Thirty fourth Year of the same Reign, intitu- 34 G. 3, c. 3, led An Act to explain and amend An Act intituled An Act for regulating the Fisheries in the different Rivers, Coves and Creeks of this Province; and also another Act made and passed in the Thirty ninth Year of the same Reign, intitu- 39 G. 3, c. 5, led An Act for regulating the Fisheries in the County of Northumberland; and also an Act made and passed in the Fiftieth Year of the same 50 G. 3, c. 20, Reign, intituled An Act for the further Regulation of the Fisheries, and for preventing their Decay; and also another Act made and passed in the Six. and 60 G. 3, c. tieth Year of the same Reign, intituled An Act to they relate to prevent the taking of Fish in the different Har- the County of bours and Rivers of this Province with Drift Nets,

Gloucester, and