the use of the person so impounding said cattle, horses, hogs or sheep, the sum of five shillings for each head of neat cattle, horse or hog, and the sum of one shilling for each sheep, also one shilling per day to the pound keeper for feeding each head of neat cattle, horse or hog, and three pence per day for feeding each sheep, together with the usual charges for impounding the same.

III. And be it enacted, That in case the owner or owners of such neat cat- On neglect to tle, horses, or sheep, or hogs so impounded, shall neglect or refuse to pay the pay penalty pound keeper to aforesaid penalties and charges, then the said pound keeper having first given sell trespassing ten days previous notice of the sale, is hereby authorised to sell publicly the said cattle. neat cattle, horses, sheep or hogs, or so many of them as may be necessary for that purpose, and the overplus money arising from such sale shall be paid by the pound keeper to the owner or owners thereof whenever he or they shall appear to claim the same.

IV. And be it enacted, That this Act shall continue and be in force until the Limitation. first day of April which will be in the year of our Lord one thousand eight hundred and fifty.

## CAP. XXII.

An Act in addition to the Acts regulating the truckage of goods and the measurement of coals and salt. Passed 8th March 1836.

IHEREAS in and by an Act made and passed in the tenth and ele-Presmble.

venth years of the reign of His late Mainten 1836. ' venth years of the reign of His late Majesty King George the

' Fourth, intituled An Act to authorise the Justices of the Peace in the several 10 & 11 G. 4. · Counties in their General Sessions, to make regulations for carmen, waggo- c. 10.

'ners and truckmen, and to establish the rates and fares to be taken for the

' cartage and truckage of goods in the several towns throughout the Province.

' and also to regulate the measurement of coals and salt, the mode of measur-

'ing coals and salt is pointed out, but no authority is given to the Justices to

' make regulations for carrying the same into effect; for remedy whereof,'

I. Be it enacted by the Lieutenant Governor, Legislative Council and As- Justices to make sembly, That it shall and may be lawful to and for the Justices of the Peace in penal regulathe several Counties, or the major part of them, at any General Sessions, from surement of time to time, to make such rules and regulations for the measurement of coals coals and salt. and salt, under the provisions of the said Act, and to enforce the same under such penalty or penalties as to them shall seem meet: Provided always, that no fine for any one offence shall exceed the sum of forty shillings.

II. And be it enacted, That the several fines and penalties to be imposed Recovery of under and by virtue of this Act, may be recovered and applied in the manner Penilties. specified in the second section of the Act to which this is an amendment.

III. And be it enacted, That this Act shall be and continue in force for and Limitation. during the continuance of the Act to which this is an amendment.

## CAP. XXIII.

An Act to authorise the trustees and directors of the grammar school in the County of Northumberland to sell and dispose of the school house together with the land thereto attached.

Passed 8th March 1836.

HEREAS the building heretofore occupied as a grammar school in the Presmble. ' County of Northumberland is out of repair, too small and otherwise 'inconvenient.

' inconvenient, and the inhabitants have subscribed a sum of money towards the 'erection of a new building for that purpose: And whereas for the better ac-'commodating the inhabitants it has been found desirable to alter the site thereof:

Authority given to sell the school house land.

C. 24, 25.

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and Assembly, That the trustees and directors of the said grammar school be and they are hereby authorised and empowered to grant, bargain and sell all and singular the lands and premises belonging to the said school, being a part of the lot number forty four, and all the estate, right, title and interest of the said trustees and directors in, to or out of the same: Provided always, that nothing herein contained shall extend or be construed to extend to interfere with private rights.

Appropriation of the proceeds.

 ${f II.}$  And be it enacted, That the money arising from such sale, shall after payment of the debts due by the said trustees and directors of the said school, be appropriated towards the erection and completion of a new school house in the said County.

## CAP. XXIV.

An Act to continue an Act relating to parish schools.

Passed 8th March 1836.

3 W. 4, c. 31, continued.

E it enacted by the Lieutenant Governor, Legislative Council and Assembly, That an Act made and passed in the third year of His present Majesty's reign, intituled An Act relating to parish schools, be and the same is hereby continued until the first day of April which will be in the year of our Lord one thousand eight hundred and thirty eight.

## CAP. XXV.

An Act to prevent disorderly riding on streets and highways in this Province.

Passed 8th March 1936.

THEREAS the practice of horse racing and disorderly riding upon streets and highways in this Province, is dangerous and alarming to His Majesty's subjects passing and repassing therein; for prevention thereof,"

A Justice of the summons or persons for disorderly riding.

I. Be it enacted by the Lieutenant Governor, Legislative Council and As-Peace may issue sembly, That from and after the passing of this Act, if any person or persons warrant against shall be guilty of disorderly riding or horse racing upon any street or highway in this Province, whereby His Majesty's subjects passing and repassing therein might be obstructed or endangered, it shall and may be lawful for any one of His Majesty's Justices of the Peace, within whose jurisdiction such offence shall be committed upon complaint thereof made to him upon oath, to issue his summons or warrant at his discretion to bring the party or parties so complained against before him, and shall examine upon oath any witness or witnesses who shall appear or be produced to give evidence touching such offence, which oath the said Justice is hereby authorised and required to administer; and if the said party or parties so complained against shall be convicted of such offence either by his or their own confession, or upon such evidence as aforesaid, Penalty on con- he or they so convicted shall forfeit and pay a sum not exceeding five pounds nor less than five shillings at the discretion of the said Justice, to be by him paid

viction.