medy could be had by application to a Justice of the Peace.

118

the complain

6° GULIELMI IV.

complaint to a Justice of the Peace as hereinbefore provided, then and in every such case it shall be lawful for such Judge, and he is hereby required to certify to that effect, and thereupon no costs of suit shall be awarded to the plaintiff.

CAP. XLV.

3 W. 4, c. 38. An Act to amend and explain an Act, intituded An Act to alter the names of certain parts of three Parishes in the County of York, and to erect two separate Parishes therein.

Passed 16th March 1836.

Islands in front of the Parish of Dumfries to be deemed parts thereof. **B**E it enacted by the Lieutenant Governor, Legislative Council and Assembly, That all and singular the islands in the River Saint John, lying and being in front of the Parish of Dumfries in the County of York, shall be deemed and taken to be part and parcel of the said Parish of Dumfries, any law, usage or custom to the contrary notwithstanding.

CAP. XLVI.

5 W. 4, c, 36. An Act in addition to an Act, intituled An Act for the appointment of Firewards and the better extinguishing of Fires which may happen in that part of the Parish of Saint Stephen, commonly called Milltown, and its immediate vicinity.

Passed 16th March 1836.

Householders to provide themselves with two buckets and with ladders to afford access to the top of the house.

Buckets to be carried or sent to the place on fire.

Penalty for neglect.

Limitation.

E it enacted by the Lieutenant Governor, Legislative Council and As-1. sembly, That so soon after the passing of this Act as the same can be procured, every householder in the district of Milltown mentioned and described in the Act to which this is an addition shall provide himself or herself with two good leather buckets, of sufficient size to hold two and a half gallons of water each, with the name of the proprietor thereof painted on the side of each of the said buckets, to be kept always ready in some convenient place in his. her or their house, and shall also provide himself, herself or themselves with two good and sufficient ladders, one to reach from the ground to the roof of his, her or their house, and the other to lay on the roof thereof, and secured at the top by two substantial iron hooks fastened to the end of such ladder, which shall extend down the roof until it meets the ladder standing on the ground, which said ladders every such householder or householders shall keep stationary at his, her or their house in such convenient situation as will at all times afford a ready access to the top of his, her or their house or houses when necessary; and that on every alarm of fire in the said district every householder in the said district knowing of such alarm and not being a fireward, shall forthwith carry his or their buckets so provided as above directed or cause the same to be carried to the place where the fire may be, to be by them used as occasion may require; and every person wilfully refusing or neglecting to perform any of the duties by this Act imposed, shall for every such offence forfeit and pay the sum of forty shillings, to be recovered and applied in like manner as the forfeitures mentioned in the fourth section of the Act to which this is an addition are directed to be recovered and applied.

II. And be it enacted, That this Act shall continue and be in force so long as the said Act to which this is an addition and no longer.