those which have been duly executed, acknowledged and registered by virtue of the said Act or any Act passed in addition thereto or in amendment thereof.

CAP. XVI.

An Act to repeal an Act made and passed in the third year of His Majesty's reign in amendment of an Act for the better securing the navigation of the inner Bay of Passamaquoddy.

Passed 1st March 1837.

5 W. 4, C. 7, repealed.

f E it enacted by the Lieutenant Governor, Legislative Council and Assembly, That an Act made and passed in the third year of the reign of King William the Fourth, intituled "An Act to alter and amend an Act passed in the third year of His late Majesty's reign, intituled An Act for the better securing the navigation of the inner Bay of Passamaquoddy, and to indemnify the Deputy Treasurer at Saint Andrews against any demands for monies collected for tonnage duties since the former Acts for this purpose expired," be and the same is hereby repealed.

CAP. XVII.

An Act to amend an Act, intituled "An Act to authorize the Grand Jurors in the several Counties within this Province to inspect the Public Accounts."

Passed 1st March 1837.

Preamble. 5 W. 4, C. 28.

THEREAS in and by an Act made and passed in the fifth year of the 'reign of His present Majesty, intituled "An Act to authorize the ' Grand Jurors of the several Counties within this Province to inspect the Public 'Accounts," it is inter alia enacted, that once in each year at the General Ses-' sions of the Peace in each County at which Parish officers are appointed, it shall ' be the duty of the Justices at such General Sessions to cause a full, detailed and . ' particular account of all the receipts and expenditure of public monies within such 'County for the past year, to be laid before the Grand Jury for their inspection ' and examination, and such Grand Jury may make such representation and pre-' sentment to the Court thereupon as to them shall seem meet: And whereas the ' period at which such accounts are so directed to be laid before the said Grand 'Juries is found to be inconvenient; in remedy thereof,'

5 W. 4, C. 28, S. 1, repealed.

I. Be it enacted by the Lieutenant Governor, Legislative Council and Assembly, That the said recited section of the said Act, be and the same is hereby repealed.

Justices to cause accounts of public monies to be laid before the Grand Jury.

II. And be it further enacted, That once in each year, at the General Sessions of the Peace in each County in this Province next succeeding the General Session at which Parish officers are appoint, it shall be the duty of the Justices to cause a full, detailed and particular account of all the receipts and expenditures of public monies within such County for the past year, to be laid before the Grand Jury Grand Jury may for their inspection and examination, and such Grand Jury may make such representation and presentment to the Court thereupon as to them shall seem meet.

make presentment. Limitation.

III. And be it enacted, That this Act shall continue and be in force during the continuation of the Act to which this is an amendment, and no longer.