C. 26.

I. Be it enacted by the Lieutenant Governor, Legislative Council and Assem- Parish of Stanbly, That all that part of the said Parishes of Saint Mary's and Douglas, com- ley erected as herein described. prised within the bounds hereinafter described, to wit, commencing on the River Keswick where the northwestern boundary line of the Parish of Saint Mary's intersects that River, thence along the said northwestern boundary line and its prolongation, easterly, till it strikes the Taxes River, thence following the various courses of the said River down stream to the upper or westerly boundary line of a tract of land granted to the Honorable Thomas Baillie, thence along the western and southern boundary lines of the said grant, till it strikes the western boundary line of the grant to James Clarke on the said River, thence along said line and its prolongation to the Portage road, thence along the said road westerly to the grant to Isabella Hailes, thence following the various boundaries of the same and of the lots surveyed for military settlers on the west side of the Portage road, and along the road to the upper or north easterly line of the grant to Dougald Campbell and others, thence along the various boundaries of the same, and of the grant to Daniel Lyman and others, to the south branch of the Cleuristic stream, thence following the various courses of the said south branch up stream to the Cardigan road, thence in a direct line such a course as will strike the River Keswick at the point where it is intersected by the north west boundary line of the Parish of Douglas, and thence following the courses of the said River Keswick up stream to the place of beginning, be and the same is hereby erected into a separate and distinct Town or Parish, known and distinguished by the name of the Town or Parish of Stanley.

II. And be it enacted, That the Justices of the Peace for the said County shall Parish officers to and may have power to appoint annually: from time to time officers for the said Town or Parish of Stanley in the same manner as for other Towns or Parishes within the said County; and also that the said Justices may at a Special Session to be for that purpose holden have power and authority to appoint such officers for the present year, which officers shall be sworn to the faithful discharge of their duties respectively, and be liable to the like penalties for neglect or refusal to accept or perform the duties of their respective offices as any other Town or

Parish officers within the said County. III. And be it enacted, That the provisions of an Act made and passed in Provisions of the third year of the reign of His late Majesty King, George the Fourth, intituled extended to "An Act to provide for the erection of an Alms House, and Work House, within Stanley. the County of York, and for making rules and regulations for the management of the same," shall extend to the said Parish of Stanley in as full and ample a manner, to all intents and purposes, as if the said Parish of Stanley had been particularly named in the said recited Act.

IV. And be it enacted, That this Act shall in no wise prevent or interfere Not to interfere with the recovery of any Parish or County assessment which may have hereto- with assessments ordered. fore been made or ordered by the Court of General Sessions of the Peace for the said County.

## CAP. XXVI.

An Act to amend an Act to authorize certain persons to build a bridge across the Kennebeccasis River in the Parishes of Hampton and Kingston in King's County.

Passed 1st March 1937.

HEREAS by the first section of an Act made and passed in the sixth 'year of the reign of His present Majesty King William the Fourth, 'intituled

6 W. 4, C. 30.

'intituled "An Act to authorise certain persons to build a bridge across the 'Kennebeccasis River in the Parishes of Hampton and Kingston in King's 'County," it is enacted, that the said bridge shall be built upon lands of Lyman · C. L. Perkins, in Kingston, and Thomas Secord, in the Parish of Hampton: And whereas a more eligible site for the said bridge is to be found on the lands of David Meritt in the Parish of Kingston and of the said David Meritt in the 'Parish of Hampton;'

Site of Bridge to be built under 6 W. 4, C. 30, altered.

Be it therefore enacted by the Lieutenant Governor, Legislative Council and Assembly, That it shall be lawful for the persons named in the said Act to build and erect the said bridge from the north side of the said River on lands of David Meritt, and crossing the said River to land of the said David Meritt in the Parish of Hampton, at the place where the piers of the said bridge are already erected, any thing in the said Act to the contrary notwithstanding.

## CAP. XXVII.

An Act to authorise the Justices of the Peace for the County of Carleton to assess the said County for the erection of a Lock up House at Tobique in the said County.

Passed 1st March 1837.

FITHEREAS by reason of the great extent of the County of Carleton, the 'removal to the County gael of persons committed for breaches of the 'peace and other offences, is oftentimes very expensive, and inconvenient; for 'remedy whereof,'

Justices may contract for building a Lock up House at Tobique,

and assess the County not exceeding £100

Persons arrested may be committed to the Lock up House,

Proviso.

Assessment to be levied as other County rates.

1. Be it enacted by the Lieutenant Governor, Legislative Council and Assembly, That the Justices of the Peace of the said County, or the major part of them, at any general Sessions of the Peace hereafter to be holden, be and they are hereby authorized and empowered to contract and agree with able and sufficient workmen for building and finishing a Lock up house near the mouth of the Tobique in the said County, and to agree for such sum or sums of money as to them may seem meet, in order to carry this object into effect, and the said Justices or the major part of them at their General Sessions as aforesaid are for the expense. hereby authorized and empowered to make a rate and assessment on the said County for a sum not exceeding one hundred pounds for defraying the expense of the erection and finishing of the said Lock up house, and to make such rules and regulations for said Lock up house as to them may seem meet.

II. And be it enacted, That it shall and may be lawful for the High Sheriff of the said County, or for any other officer having legal custody of any person or persons who shall or may be arrested in the upper parts of the said County, in all cases in which the said Sheriff or other officer could legally lodge the said person or persons in the common gaol of the said County, to commit the said person or persons to the said Lock up house, until the said person or persons can be removed to the said County gaol: Provided always, nevertheless, that no person under civil arrest shall be detained in the said Lock up house for any space of time exceeding ninety six hours.

III. And be it further enacted, That the said sum not exceeding one hundred pounds so to be assessed, shall be assessed, collected and paid agreeable to any Acts in force for the asssesing, collecting and levying of County rates.