'addition to an Act for the better ascertaining and confirming the boundaries of the several Counties within this Province and for the subdividing them into Towns 'and Parishes," it is enacted that a line flue south from the north end of the Portage between Peticodiac and Salmon Brook to the northern boundary of the · County of Saint John, and from the said north end of the said Portage due north to the southern boundary of the County of Northumberland, be the dividing ' line between the Counties of Westmorland and King's and Queen's Counties, 'any law or ordinance to the contrary notwithstanding: And whereas doubts 'exist as to the north end of the said Rortage, and it is expedient to define the ' division line more clearly between the Counties of Westmorland and Saint John, 'and King's and Queen's Counties; for remedy whereof,'

Line herein described to be the boundary beties of Westmor-Jand and Saint John, King's and Queen's Counties.

I. Be it enacted by the Lieutenant Governor, Legislative Council and Assembly, That a line commencing at a birch tree on the north shore of the Bay of tween the Coun- Fundy, thirty chains to the eastward of Goose River so called, thence following the line run from the said birch tree by Deputy Surveyor Stiles in the autumn of the year one thousand eight hundred and thirty six, a course north by the magnet of that year, and a prolongation of such line northwardly until it intersects the southern boundary line of the County of Kent or Northumberland, as the case may be, be the dividing line letween the Counties of Wesmorland and Saint John and King's and Queen's Counties, any law or ordinance to the contrary notwithstanding.

II. And be it enacted, That all the lands which may lie to the eastward of the said line, and which before the plassing of this Act formed a part of the said County of Saint John shall be included in and form a part of the Parish of Hopewell, in the County of Westmorland, to all intents and purposes whatζ soever.

Land to be eastward of the line, and formerly in St. John, to be part of Westmorland.

## CAP. XXXVI.

An Act relating to the Herring Fisheries in the County of Charlotte.

Passed 1st March 1837.

& G. 4, C. 11, sontinued.

E it enacted by the Lieutenant Governor, Legislative Council and Assembly, That an Act made and passed in the eighth year of the reign of His late Majesty King George the Fourth, intituled "An Act to regulate the Herring Fishery in the Parishes of Grand Manan, West Isles, Campo Bello, Pennfield and Saint George, in the County of Charlotte, and to provide for the inspection of smoked herrings in he said Parishes," be and the same is hereby continued, and shall remain in full force during the continuance of this Act.

Meshes of nets or seines to be one inch and three quarters.

Penalty.

II. And be it enacted, That the meshes of all nets or seines used for taking of herrings in any of the waters within the said County of Charlotte, shall be at least of the size of one inch and three quarters, and any person or persons who shall use a seine or seines, net or nets for the purpose aforesaid, with meshes of a smaller size than one inch and three quarters, shall be subjected to the like penalties and forfeitures to be imposed, recovered and applied in the same manner as is provided in and by the first and fourth sections of the hereinbefore recited Act; provided that nothing in this Act contained shall extend or be construed to extend to any dip net used for the taking of herrings by torch

Limitation.

III. And be it enacted, That this Act and the above recited Act shall continue

continue and be in force until the first day of May which will be in the year of our Lord one thousand eight hundred and forty. cond t apri 1845 9 5 mi. c-2.

CAP. XXXVII,

An Act to continue and amend the Acts relating to Firewards in the Town of Fredericton.

Passed 1st March 1837.

1. The it enacted by the Lieutenant Governor, Legislative Council and Assembly, That an Act made and passed in the fifth year of the reign of His late Majesty King George the Fourth, intituled "An Act to repeal the 5 G. 4, C. 5, laws now in force for appointing firewards and the better extinguishing of fires, so far as the same relate to the Town of Fredericton, and to make regulations more suitable to the said Town," and an Act made and passed in the seventh year of the reign of His late Majesty King George the Fourth, intituled "An 7 G. 4, C. 11, Act to extend the power of the firewards in the Parish of Fredericton, and to make further regulations for the better extinguishing of fires that may happen in the said Parish," together with this Act, be and the same are hereby continued and declared to be in full force until the first day of April which will be in the year of our Lord one thousand eight hundred and forty five.

II. 'And whereas it is found expedient more clearly to define the extent and Vicinity of Fre-'limits of the Town of Fredericton and its immediate vicinity, mentioned in the 'said recited Acts;' Be it further enacted. That a line commencing at the River Saint John, on the line dividing the Parishes of Fredericton and Kings. clear, thence along the said line until it intersects the prolongation of the rear line of the third range of pasture lots, thence along the said rear line and its prolongations south forty six degrees east by the magnet until it strikes the River Saint John, shall for all the purposes of the said recited Acts and of this Act be deemed and considered the extent and limits of the Town of Fredericton and its immediate vicinity.

## CAP. XXXVIII.

An Act to amend an Act to incorporate the Saint Andrews and Quebec Rail Road Company. Passed 1st March 1837.

I. E it enacted by the Lieutenant Governor, Legislative Council and Assembly, That so much of the twelfth section of an Act passed in the sixth 6 W. 4, C. 31, sembly, That so much of the twelfth section of an Act passed in the sixth 8. 12, in part year of His present Majesty's reign, intituled "An Act to incorporate the Saint repealed. Andrews and Quebec Rail Road Company," as requires that two hundred and fifty thousand pounds of the capital stock of the said Corporation shall have been actually subscribed for before the holding of the first general meeting of the said Corporation at Saint Andrews, be and the same is hereby repealed; and in lieu thereof,

II. Be it enacted, That the first general meeting of the said Corporation shall be held in Saint Andrews, in the County of Charlotte, as soon as twenty meeting to be five thousand pounds of the capital stock of the said Corporation shall have held when been actually subscribed for, any thing in the said recited Act to the contrary £25,000 of the not withstanding.