A. D. 1837-8.

1º VICTOPIÆ

C. 29, 30.

75

to the provisions of the said recited Act, once in each year, at the general Sessions of the Peace at which Parish officers are appointed, instead of the next succeeding Sessions as prescribed in the same Act.

II. And be it enacted, That this Act shall continue and be in force during the Limitation.

continuance of the said recited Act.

## CAP. XXIX.

An Act in addition to an Act, intituled "An Act to make more effectual regulations relating to Pilots within this Province," so far as regards the County of Charlotte.

Passed 9th March 1838.

THEREAS branch Pilots are now by law not entitled to any pilotage from Preamble. 'any ship or vessel outward bound, from any port or place within the 'inner Bay of Passamaquoddy, refusing to receive the same: And whereas it is right 'that such Pilots should receive half Pilotage from such ships or vessels so refusing

'to receive them; for remedy whereof,'

Be it enacted by the Lieutenant Governor, Legislative Council and Assembly, Branch Pilots in Charlotte County That from and after the passing of this Act, if any branch Pilot for the County of Offering their ser-Charlotte, shall in any case make it appear that he has discharged his duty by offer-bound vessels and bound vessels are vessels and bound vessels and bound vessels and bound vessels are vessels and bound vessels and bound vessels are vessels and bound vessels and bound vessels are vessels and bound ves ing his services to pilot any ship or vessel that shall depart outward bound, from being refused, to any port or place within the County of Charlotte, in proper time and place, agree-pilotage. ably to the regulations which may be made by virtue of the above recited Act made and passed in the second year of the reign of His late Majesty King George the Fourth, intituled "An Act to make more effectual regulations relating to Pilots 2 G. 4. C. 6. within this Province," and the master of such ship or vessel not having any other Pilot on board, authorsied to act as such under and by virtue of the said recited Act, shall not employ such Pilot so offering his service as aforesaid, then and in such case such Pilot, upon due proof by the oath of one or more credible witness or witnesses, that he did so offer his service, shall be entitled to demand, sue for and recover, from the Master of such ship or vessel, one moiety of such rates and fees as shall be so established as aforesaid, for the Pilotage of such ship or vessel, in the same manner and in all respects subject to the same provisions as Pilots are by the provisions of the hereinbefore in part recited Act, who attend upon inward bound vessels.

## CAP. XXX.

An Act to provide for the expenses of the Speaker and Members of the House of Assembly, when attending the General Assembly.

Passed 9th March 1838.

THEREAS it is expedient to provide for the services of the Speaker of the House of Assembly, and to defray the expenses of the Members when attending the General Assembly;

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and Provision for the Assembly, That there be allowed and paid out of the Treasury of the Province to Speaker. the Speaker of the House of Assembly, the sum of one hundred and fifty pounds for each and every Session of the General Assembly.

II. And be it further enacted, That there be allowed and paid out of the said Provision for the Treasury to each and every Member of the House of Assembly for defraying the Members

expenses of attendance in General Assembly, for each and every day's attendance in General Assembly, the sum of twenty shillings for the attendance of each Member of the House of Assembly, to be certified by the Speaker: Provided always, that no greater sum shall be allowed to any Member for any one Session than fifty

Provision for travelling expenses.

76

III. And be it further enacted, That for defraying the travelling charges of the Members of the House of Assembly, there be allowed and paid out of the said Treasury the sum of twenty shillings per day to each and every Member, allowing twenty miles for each day's travel; the same to be certified as directed in and by the second section of this Act.

Money to be paid by Warrant on the

IV. And be it further enacted, That the several and respective sums of money hereinbefore mentioned, shall be paid by the Treasurer by warrant of His Excellency the Lieutenant Governor or Commander in Chief for the time being, by and with the advice and consent of Her Majesty's Executive Council, out of the monies now in the Treasury, or as payments may be made at the same.

Limitation.

V. And be it further enacted, That this Act shall continue and be in force for and during the continuance of the present. House of Assembly and no longer.

CAP. XXXI.

An Act to enlarge and define the Boundaries of the Parish of Woodstock.

Passed 9th March 1838.

tock enlarged and

E it enacted by the Lieutenant Governor, Legislative Council and Assembly, That all the lands not now included in the present Parish of Woodstock, which lies between the said Parishand a line commencing on the westwardly bank or shore of the river Saint John, at the northeast angle of lot number forty six granted to Benjamin P. Griffith and others, and thence running along the northerly boundary line of the said lot and its prolongation westwardly to the south west bank or shore of the Maduxnikick stream, and thence along the said bank or shore and the southwardly bank or shore of the south branch of the said Meduxnikick stream until it intersects the western boundary line of the Province, thence along said boundary line due south until it strikes the monument, shall be annexed to and form a part of the said Parish of Woodstock, any law to the contrary notwithstanding.

## CAP. XXXII.

An Act to authorize the Justice of the Peace in the County of Carleton, to levy an assessment to pay off the County debt.

Justices in Sessions authorised to assess a sum not exceeding £200 to

Passed 9th March 1838. E it enacted by the Lieutepant Governor, Legislative Council and Assembly, That the said Justices of the Peace for the said County of Carleton, at any pay off the County general Sessions of the Peace to be hereafter holden, or any special Sessions of the Peace to be for that purpose convened, be and they are hereby authorised and empowered to make such rate and assessment of any sum not exceeding two hundred pounds, as they in their discretion may think necessary for the paying off the debts due from the said County, the same to be assessed, levied, collected and paid agreeably to and under and by virtue of any Act or Acts which are now or hereafter may be in force in this Province, for assessing, levying and collecting of rates for public charges.