' lower line, and on the upper line by lot number two, and extending towards the ' Creek till it completes the full quantity of eight acres;" for exchange for a cer-' tain other piece or parcel of Land situate, lying and being in the aforesaid Parish J. Marvin's land ' of Springfield, and bounded and described as follows :---" Beginning at the south ' west angle of a two acre lot on which the Parsonage House now stands, thence ' north twelve degrees west, ten chains of four poles each, thence north seventy ' seven degrees forty minutes east, eight chains twenty links to the Road, thence ' south twelve degrees twenty minutes east, ten chains, thence south seventy seven ' degrees forty minutes west, eight chains and twenty links, to place of beginning. ' containing eight acres;" which said last mentioned piece or parcel of Land the ' said Josiah Marvin hath agreed to convey and assure to them, the said Rector, <sup>6</sup> Church Wardens and Vestry, and their Successors, in perpetuity, to the use, <sup>6</sup> benefit and behoof of the Rector, Parson or Minister of the said Church, and ' his Successors for ever, in lieu of the said hereinbefore described piece or tract ' of the said Glebe of the said Parish of Springfield, so agreed to be conveyed to ' the said Josiah Marvin, as aforesaid: And whereas it is expedient, and will be ' for the benefit of the said Church, that the said agreement should be carried ' into effect; for the perfecting of which said agreement and for carrying the same ' into full force and effect,'

Be it enacted by the Lieutenant Governor, Legislative Council and Assembly, Corporation of That upon the receipt of a good and sufficient title, conveyance and assurance Springfield, autho-from the said Josiah Marvin, of the said last herein described piece or parcel of first described land Land so agreed to be conveyed by the said Josiah Marvin to them, the said to J. Marvin. Rector, Church Wardens and Vestry of the said Church, and their Successors, to the use, benefit and behoof of the Rector, Parson or Minister of the said Church, and his Successors, for ever, they, the said Rector, Church Wardens and Vestry of Trinity Church, in the Parish of Springfield, be and they are hereby authorized and empowered by a good and sufficient Deed to convey to the said Josiah Marvin, his heirs and assigns, the said hereinbefore described piece or tract of Land in the said Parish of Springfield, as aforesaid, to hold the same to him, the said Josiah Marvin, his heirs and assigns, for ever.

## CAP. XX.

An Act to authorize the Justices of the Peace for the County of Albert to assess the said County for erecting a Court House and Gaol therein.

Passed 11th April 1846.

THEREAS it is necessary that a Court House and Gaol should be Preamble. ' erected in the County of Albert;'

I. Be it enacted by the Lieutenant Governor Legislative Council and Assem- Justices in Sessions bly, That the Justices of the Peace for the said County, at any General Sessions tract for the erec-of the Peace hereafter to be holden, or at any Special Sessions to be for that thouse and Gaol; purpose convened, or the major part of them, be and they are hereby authorized and empowered to contract and agree with able and sufficient workmen for building and finishing a Court House and Gaol in the said County, and to agree for such sum and sums of money as they may deem meet, in order to carry this object into effect; and the said Justices are hereby authorized and empowered and assess for not to make a rate and assessment of a sum not exceeding the sum of five hundred pounds, at such times and in such proportions as they shall deem meet, for the erecting and finishing a Court House and Gaol in the same County; the said sum to be assessed, levied, collected and paid in such proportions and in such manner as any other County rate can or may be assessed, levied, collected and paid, under and

exceeding £500.

Five Justices to constitute a Special Session.

and by virtue of any Act or Acts in force in this Province for assessing, levying and collecting rates for public charges. II. Provided always, and be it further enacted, That no Special Sessions shall

be holden for any of the purposes of this Act, unless five Justices, at least, are present at the same.

## CAP. XXI.

An Act to remedy certain difficulties in legal proceedings occasioned by the late division of the County of Westmorland, and for other purposes relating to the County of Albert.

<sup>6</sup> Inferior Court of Common Pleas, and also before Justices of the Peace in and <sup>6</sup> for the said County of Westmorland, some of which are yet pending, and judg-<sup>6</sup> ments in others have been entered on which execution remains to be done: <sup>6</sup> And whereas, in order to give effect to any such judgments already taken or <sup>6</sup> to be taken in any such actions, it may be necessary to serve and execute any <sup>6</sup> execution or process issuing thereon within what is now the County of Albert,

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and Assembly, That where any action or suit brought in the Inferior Court of Common Pleas, or before a Justice of the Peace in and for the said County of

Westmorland, before the Act, intituled An Act to divide the County of Westmorland into two Counties, and to provide for the Government and Representation of the new

*County*, came into operation, either party in any such action or suit may proceed by all manner of process, in all respects the same as if the said recited Act had not passed : provided always, that where either party shall be desirous of issuing any execution on any such judgment to be served or levied within the present County of Albert, such execution shall be directed to and executed by the Sheriff, Constable or other proper Officer of the said County of Albert, within the limits of the said County of Albert, in the same manner as the like process or execution could be executed if issued out of any similar Court within the said County of

' to the same extent as if the said County had not been divided ;'

' morland coming into operation, actions had been instituted in the

Passed 11th April 1846. WWW HEREAS, previous to the Act for the division of the County of West-

to

Preamble.

Actions commenced in Westmorland before the Act 8 V, c. 104, came into operation, may be proceeded in notwithstanding that Act.

Westmorland Gaol to be the Gaol for Albert for a time.

Authority given to commit under pro-

cess to the Westmorland Gaol. Albert.

<sup>20</sup> II. 'And whereas until a Gaol be erected and prepared within the said County 'of Albert, it is expedient to establish the present Gaol, and Limits thereof, at 'Dorchester, in the County of Westmorland, also to be the Gaol of the said 'County of Albert;' Be it therefore enacted, That the Gaol, and Limits thereof, at Dorchester, in the County of Westmorland, shall also, for all intents and purposes, be deemed and used as the Common Gaol, and Limits thereof, for the said County of Albert, until it be notified by Proclamation of the Lieutenant Governor or Administrator of the Government for the time being, that a Common Gaol has been erected in the said County of Albert.

III. And be it enacted, That every Sheriff, Coroner, Constable, or other Officer in and for the said County of Albert, who may be required and authorized to take and commit any person to the Common Gaol of the said County of Albert, by virtue of any process, civil or criminal, shall be and he is hereby authorized and empowered to convey and commit such person to the said Gaol at Dorchester, in the County of Westmorland, in the same manner as if the said Gaol was actually situate within the limits of the said County of Albert; and that the Gaoler for the said County of Westmorland shall also be deemed to be the Gaoler of the said County of Albert : provided always, that nothing in this Act shall be construed