C. 6, 7.

12° VICTORIÆ.

A. D. 1849.

Governor authoparty first making of any deposit of Rock Salt within the Province.

Be it therefore enacted by the Lieutenant Governor, Legislative Council and Assembly, That from and after the passing of this Act, it shall and may be lawful for His Excellency the Lieutenant Governor or Administrator of the Government for the time being, by and with the advice and consent of the Executive Council, to grant such remuneration as may be consistent with the public interests, to any person who shall first discover and make known to the Government the situation of any deposit of Rock Salt within this Province; provided always, that such remuneration shall be confined to a proportion of the Revenue derived from the sale and working of such Salt.

3 W. 4, c. 28.

Preamble.

An Act to amend an Act for the establishment and regulation of Boards of Health in the several Counties of this Province. Passed 8th March 1849.

CAP. VI.

2144月13月

HEREAS doubts have arisen as to the power of the Board of Health ' for the City and County of Saint John to make rules and orders, under ' the provisions of the Laws now in force in this Province to enforce the Quarantine ' Laws heretofore made or hereafter to be made by the General Assembly, for the 'City of Saint John, during any part of the year, except between the first day of ' May and the first day of November in each and every year;'

Be it therefore declared and enacted by the Lieutenant Governor, Legislative Council and Assembly, That it shall be lawful for the Board of Health of the City and County of Saint John, by any rules or orders for that purpose to be made, to extend any of the provisions of an Act made and passed in the third year of the Reign of His late Majesty William the Fourth, intituled An Act to prevent the importation and spreading of Infectious Distempers in the City of Saint John, which may be limited in their operation to any particular months, period or periods of the year, to the whole year, or to any such months in the year as to them may seem meet.

CAP. VII.

An Act to amend an Act, intituled An Act for establishing and maintaining a Police Force in the Parish of Portland, in the City and County of Saint John.

Passed 8th March 1849.

THEREAS doubts have arisen whether under the provisions of an Act for establishing and maintaining a Police Force in the Parish of Port-' land, in the City and County of Saint John, the assessment thereby directed to ' be made, shall be levied on the inhabitants of the Parish of Portland generally, ' or on the inhabitants of the Portland Police District;'

I. Be it therefore declared and enacted by the Lieutenant Governor, Legislative Council and Assembly, That the rate or assessment of the amount required for the purposes of the said Act, shall be made as provided by the forty fifth section of the said recited Act, and not upon the inhabitants of the Portland Police District, as mentioned in the forty fourth section of the said Act.

II. And be it enacted, That any offender within the Parish of Portland against the provisions of an Act made and passed in the third year of the Reign of Queen Victoria, intituled An Act to repeal all the Acts regulating Tavern Keepers and Retailers, and to make other provision in lieu thereof, who by virtue thereof might be tried and convicted before any Justice of the Peace for the City and County of Saint John, may be proceeded against, tried and convicted before the Portland Police Magistrate in the manner provided in and by the said last recited Act; and

rized to remunerate known the position

Provisions of 3 W. 4, c. 28, may be extended over the whole year.

11 V. c. 12.

Preamble,

Assessments for the purpose of 11 V. c. 12, to be made as in Section 45 of that Act.

Offenders against Act 3 V. c. 47. triable before a Justice of the Peace, may be tried before the Police Magistrate.

A. D. 1849.

12° VICTORIÆ.

and that any fines and penalties imposed and levied in the mode pointed out by Fines to be applied the said Act, shall, upon the recovery thereof, be paid over by the said Police . 32. Magistrate; and applied as provided by the thirty second section of an Act made and passed in the eleventh year of the Reign of Queen Victoria, intituled An Act for establishing and maintaining a Police Force in the Parish of Portland, in the City and County of Saint John.

CAP. VIII.

An Act to establish the Road leading from Roix' Farm, on the Great Road between Saint George and Saint Andrews, to the Great Road between Fredericton and Saint Stephen, as one of the Great Roads of Communication.

Passed 8th March 1849. DE it enacted by the Lieutenant Governor, Legislative Council and Assem- Boad from Roix bly, That the Road leading from the Roix Farm, on the Great Road from Farm to the Great Saint George to Saint Andrews, westward to the Great Road between Fredericton and Saint Stephen, be established as one of the Great Roads of Communica- lished as a Great Road. tion of the Province.

dericton and Saint Stephen, estab-

CAP. IX.

An Act to authorize Her Majesty's Justices of the Peace in the County of Albert to designate the Gaol Limits of said County.

Passed 8th March 1849.

E it enacted by the Lieutenant Governor, Legislative Council and Assem- Justices of Albert bly, That it shall be lawful for the Justices of the Peace in the County Sessions authorized of Albert, at any General Sessions of the Peace to be holden in said County, to designate the Gael Limits within designate certain limits around the new Court House and Gaol lately erected in specified bounds. said County ; provided that such limits do not exceed or extend beyond the following bounds, viz: Commencing on the Shore of Shepody Bay, on the north side, and adjoining the Cape Landing Road, so called; thence following said Road to the main Post Road; thence northerly such a course as will strike the dividing line between the Parishes of Hopewell and Hillsborough at the point where the said line crosses the main Post Road leading from Hopewell to Hillsborough; thence easterly along said line to the Petitcodiac River; thence along the Shore of said River and the Bay to the place of beginning.

II. And be it enacted, That such limits, when so established, shall be deemed To be the Gaol as the Gaol Limits for said County of Albert in all respects and for all purposes poses of 6W 4, c. 41. as are provided for other Counties in and by the Act of Assembly made and passed in the sixth year of the Reign of His late Majesty, intituled An Act relating to Insolvent Confined Debtors.

CAP. X.

是活动。在它的自然是有什么 计机机 An Act in addition to an Act to regulate the ungranted Ferries in this Province. atatest Passed 8th March 1849. 7 HEREAS great inconvenience and imposition are occasioned to travel- Preamble.

'lers in Steam Boats by unreasonable exactions for landing and embarking Passengers in certain localities in Queen's County; for remedy whereof,

Be it enacted by the Lieutenant Governor, Legislative Council and Assembly, Act 5 W. 4, c. 38, That the provisions of an Act made and passed in the fifth year of the Reign extended to the of His late Majesty King William the Fourth, intituled An Act to regulate the Ferries in Queen's ungranted Ferries in this Province, be and the same is hereby made and construed Public Landings to

5 W.4. c. 38.

to