District No. 3. Saint Basil and Madawaska.

District number three to comprise the Parishes of Saint Basil and Madawaska, and the Freeholders thereof shall assemble near the Little Falls in the Parish of Saint Basil:

District No. 4, St. Francis.

District number four to comprise the Parish of Saint Francis, and the Freeholders thereof shall assemble at or near Louis Albert's.

CAP. XLIII.

An Act to amend the Laws relating to Juries.

Passed 26th April 1850.

Fines for default in attendance as a Juryman at the Inferior Court of Common Pleas.

Aggregate at any one Term not to exceed three pounds.

12 V. c. 41.

Sheriff to annually between first January and fourteenth February, make out a list of persons liable to serve as Jurymen, with their titles and additions, and file it in the Office of the Clerk of the Peace.

Order for striking a special Jury to be

Appointment of time and place to be obtained from Clerk of the Peace and served on the opposite party or his attorney to attend and select from the Jury list forty eight persons.

E it enacted by the Lieutenant Governor, Legislative Council and Assembly. That every person who may be duly summoned to attend as a Petit Juror at any Court of General Sessions of the Peace or Inferior Court of Common Pleas in and for any County or City in this Province, and who shall not appear when called upon the trial of any criminal or civil cause in any such Court, shall on due proof being made by oath or affidavit of the summoning officer that such person hath been lawfully summoned, forfeit and pay for every such default the sum of five shillings, unless some sufficient cause of his absence be assigned and produced to the satisfaction of such Court; provided always, that the amount of such fines to be levied on each such Juryman for the several defaults at any one term shall not exceed the sum of three pounds, such fines so imposed as aforesaid to be levied and collected in the same manner as is directed and provided in respect of fines on Jurors in and by an Act passed in the twelfth year of the Reign of Her present Majesty, intituled An Act to amend the Laws relating to Juries.

II. And be it enacted, That the Sheriff of each County and City and County, shall between the first day of January and the fourteenth day of February in each year, make out a list and cause the same to be fairly entered in a book to be by him provided for that purpose, of all persons qualified to serve upon Juries, who have resided within the said County or City and County for three months preceding, with their titles and additions, between the age of twenty one years and the age of sixty years, and shall return the same book into the Office of the Clerk of the Peace of the said County or City and County, to be by him kept among the Records of the Sessions of the said County or City and County, and it shall not be necessary for the said Clerk to have the said list entered in any other book; and no Sheriff shall empannel or return any person or persons to try any issue joined in any Court of Record in this Province that shall not be named and mentioned in such list.

III. And be it enacted, That upon motion made in the Supreme Court on granted on applica. behalf of Her Majesty, or on motion of any prosecutor or defendant on an indictment or information for any misdemeanor or information in the nature of a quo warranto, or on motion of any plaintiff or defendant in any cause depending in the said Courts, the Justices are required to order a Special Jury to be struck before the Clerk of the Peace of the County or City and County in which the venire is laid, and the party obtaining such order shall get an appointment from the said Clerk of the time and place of the selection of forty eight persons from the Jury list entered in his office, and shall serve a copy of said order and appointment on the opposite party or his attorney, at which time and place the said Clerk or his deputy shall attend with the said Jury list, and shall then and there in the presence of the parties, or their counsel or attorneys, or such of them as shall attend, select from the said Jury list the names of forty eight persons whom he shall deem most indifferent between the parties and best qualified to try such cause, and whose attendance is likely to be procured, and if no such list shall be entered for the

Province.

current year, the selection shall be made from the list of the preceding year; and Clerk to deliver to the said Clerk or his deputy shall thereupon make out a list of the names of the the order a list of said forty eight persons so selected, and shall certify the same to be the list from so selected and a further appoint, which such special Jury shall be struck, and shall deliver the same to the party ment which he shall who obtained the order for such special Jury his afformed or agent and special specia who obtained the order for such special Jury, his attorney or agent, and such serve on the opposite party shall thereupon get an appointment from the said Clerk of the time and attorney. place for striking the said Jury, and shall serve a copy thereof, together with a copy of the said list of forty eight names, on the opposite party or his attorney, at which time and place the said Clerk of the Peace or his deputy shall attend, and shall then and there in the presence of the parties, or their counsel or attorneys, Attendance to be or such of them as shall be present, proceed to strike a Jury in the manner and the Jury struck in the manner following:—First, The party on whose application such special Jury was ordered, in the manner or his attorney or largent, shall first strike out one of the day. or his attorney or agent, shall first strike out one of the said names, and the opposite party, or his attorney or agent, shall strike out another of such names, and so alternately until each party shall have struck out twelve names; Second, If either party shall fail to attend for striking such Jury, or shall neglect to strike out any names according to the aforegoing provisions, the Clerk or his deputy shall strike for such party; Third, The Clerk or his deputy shall thereupon make out a list of the names of twenty four persons not struck out and shall certify the same to be the persons drawn to serve as Jurors pursuant to the order of the Court, and shall deliver such list so certified to the Sheriff of the County or City and County, Coroner, or Returning Officer, as the case may require, who shall proceed to summon the said Jurors pursuant to the directions of the said recited Act, without any writ of distringas or other process whatever.

IV. And be it enacted, That the sixth and seventh sections of the said recited Act 12 V. c. 41, s. IV. And be it enacted, That the sixth and seventh sections of the said recited Act 12 V. c. 41, s.

Act be and the same are hereby repealed.

V. And be it enacted, That the number of persons to serve as Petit Jurors to Number of Juryattend at and for the Courts of Nisi Prius, Sittings after Term, Over and Terminer mento be summoned to be thirty and General Gaol Delivery, shall in future be thirty instead of twenty four as instead of twenty provided in and by the fourth, fifth and fifteenth sections of the said recited Act.

CAP. XLIV.

An Act to prevent Desertion from Her Majesty's Forces.

Passed 26th April 1850.

I. BE it enacted by the Lieutenant Governor, Legislative Council and Assembly, That any person who shall apprehend any Deserter from Her Majesty's Forces, and deliver up such Deserter to any Officer commanding any Majesty's Forces, and deliver up such Deserter to any Officer commanding any Majesty's Forces to receive a reward of five pounds. and delivered up, receive a reward of five pounds on producing a certificate of such apprehension and delivery, specifying the name of any such Deserter, and to what Regiment or Corps he may belong, signed by such Commanding Officer and one Justice of the Peace for the County or District before whom such Deserter shall be brought; provided always, that the rewards so to be given out of the Aggregate rewards shall be brought; Province Treasury shall not in any one year exceed the sum of one hundred exceed one hun-

II. And be it enacted, That it shall henceforth be the duty of all keepers of Deserters into pounds. Her Majesty's Gaols in the County or Counties between the place where such custodywhile under Deserter may be apprehended and the place of his final destination; to receive such Deserter in their custody without any fee or reward, whether such Deserter be conveyed by virtue of a Warrant from any Justice of the Peace, or under military escort by an order of the Commandant of any Garrison within this