li above

CAP. XXXV. Inmahice 1 A. Low. Yol. 1. Page 4841 An Act to erect part of the Parish of Andover, in the County of Victoria, into a separate Parish.

HEREAS great inconvenience is found to exist in consequence of the Preamble. M.L. Vice. 1 'extended bounds and decreased population of the Disequence of the Preamble. 'extended bounds and increased population of the Parish of Andover, ' in the performance of the several parochial duties in the manner by law required, ' and it is therefore deemed expedien that the same be divided into two Towns ' or Parishes;'

Be it therefore enacted by the Lieutenant Governor, Legislative Council and Assembly, as follows:----

1. From and after the first Tuesday in January next, all that part of the present Herein described Parish of Andover which lies to the northward of the River Restook, and that made a separate part of the present Parish of Perth which lies to the northward of a line to run frame of due east from the northwest angle of the Tobique Indian Reserve, shall be and "Grand Falls." the same is hereby erected into a separate Town or Parish, to be called the Town or Parish of "Grand Falls."

2. The several Parish Officers for the said Town or Parish of Grand Falls shall Officers to be be elected or appointed in the manner provided for by an Act made and passed is v. c. 30. in the thirteenth year of the Reign of Her present Majesty, intituled An Act to consolidate and amend the Laws relating to the local government of Counties, Towns and Parishes in this Province, and shall in all respects be subject to and come within the provisions of the said recited Act.

3. Any two Justices of the Peace for the said County shall and may appoint a Interim appoint. fit and proper person, residing within the limits of the said Parish of Grand Clerk. Falls, to act as Town or Parish Clerk for the said Parish of Grand Falls for the election of Parish Officers, agreeably to the provisions of the said recited Act, for the first year after this Act comes into operation.

4. Provided always, that nothing in this Act contained shall extend or be con- Act not to prevent strued to extend to prevent the recovery of any Parish or other dues, assessments, Parish rates. taxes, penalties, fines or moneys whatsoever which may be due, incurred, forfeited or unpaid when this Act shall go into operation, but the same shall and may be paid and recovered in like manner as if this Act had not been made.

An Act for the erection of a new Parish in Queen's County.

Passed 30th March 1852. A choice THEREAS it is desirable for the more convenient performance of the Preamble. 'duties of Parish Officers to separate certain portions of what now the parish of the Parishes of Waterborough Johnston and Wickham in the formation of the parishes of Waterborough Johnston and Wickham in the formation of the parishes of Waterborough Johnston and Wickham in the formation of the parishes of Waterborough Johnston and Wickham in the parishes of the parishes of the parishes of the parishes of Waterborough Johnston and Wickham in the parishes of th ' constitute parts of the Parishes of Waterborough, Johnston and Wickham, in 'Queen's County, and to erect the same into another Town or Parish;'

Be it therefore enacted by the Lieutenant Governor, Legislative Council and

of the Grand Lake, thence across the waters of the Grand Lake to the most westerly angle of the Lot number two at Mill Cove, granted to Vincent White, thence southeasterly in a direct line to the southern angle of Lot number twenty five on the Washademoac Lake, granted to Richard Samuel Clarke, thence by the

Page 14.