tices are prepared to pay off, specifying the numbers in such advertisement, and the same by and under such orders as aforesaid, shall pay off accordingly, and that from and after the expiration of such notice, the interest on such Debentures shall cease.

6. The said County Treasurer shall be entitled to the sum of one pound five Compensation of the County shillings per centum for his services on receiving and paying all the moneys the results ordered to be assessed by and under the provision of this Act, and no more.

## CAP. XLI.

An Act to authorise the Justices of the Peace for the County of Westmorland to assess the inhabitants of the Parishes of Moncton and Salisbury for the erection of a Lock-up House for the said Parishes.

Passed 3rd May 1853.

E it enacted by the Lieutenant Governor, Legislative Council and Assembly. as follows:---

1. That the Justices of the Peace for the County of Westmorland, or the major Authority to part of them, at any General Sessions of the Peace, be and they are hereby "Ecci-op House authorised and empowered to contract and agree with able and sufficient work- House of Correction, and men for building and finishing a Lock-up House or House of Correction, at the assessme Pariphe Bend, in the Parish of Moncton, in the said County, and to agree for such sum saidbury 2150 for or sums of money as to them may seem meet, in order to carry this object into effect; and the said Justices, or the major part of them, at the General Sessions as aforesaid, are hereby authorised and empowered to make rate and assessment upon the inhabitants of the said Parisnes of Moncton and Salisbury, for a sum not to exceed one hundred and fifty pounds, for defraying the expense of the erection and finishing of said Lock-up House or House of Correction, and from time to time to make such rules and regulations for the management of the same as to them may seem meet.

2. It shall be lawful for the High Sheriff of the said County, and other officer Authority to commit wing legal custody of any person or persons who shall or may be arrested in House House. having legal custody of any person or persons who shall or may be arrested in H the said Parishes of Moncton and Salisbury, in all cases in which the said Sheriff of Corror and other officer as aforesaid, could legally lodge the said person or persons, in the common gaol of the said County, to commit the said person or persons to the said Lock-up House or House of Correction, until the said person or persons can be removed to the said County gesl: provided always, that no person under civil arrest shall be detained in such Lock-up House or House of Correction for any space of time exceeding twenty days.

3. The said sum of one hundred and fifty pounds so to be assessed and Monoy to be apportioned between the said Parishes, shall be levied, collected and paid agree- greenbly to laws ably to any Acts in force for the assessing, collecting and levying of County rates.

## CAP. XLII.

An Act to erect a part of the Parish of Woodstock, in the County of Carleton, into a separate and distinct Town or Parish.

Paused 3rd May 1853.

7 HEREAS great inconvenience is found to exist in consequence of the Promble. "extended bounds and increased population of the Parish of Woodstock, in the County of Carleton, in the performance of the several parochial duties in the manner required by Law; and it is therefore deemed expedient that the ' same be divided into two Towns or Parishes;'

Be it therefore enacted by the Lieutenant Governor, Legislative Council and Assembly, as follows :---11 1.

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in force.