of Sewers of every Parish in the County of Albert may exercise all the powers and authority within such Parish v sted in the Commissioners of Sewers for Sackville by the said Section, in the same manner and to the same extent as if such provisions had been originally made for said County and the respective Parishes therein.

5. Grants or Letters Patent of Land, or copies thereof, mentioned in Title XXX, Chapter 109, Section 1, shall not be valid unless registered at the time and before the officer therein mentioned.

6. In addition to Title XXXI, Chapter 120, of the Revised Statutes, "Of Banking," no action shall be brought or maintained upon any Bank Bill or Bank Note already issued, or which shall hereafter be issued by any Bank incorporated by Act of Assembly, or otherwise, in the Province, before such bill or note shall have been presented at the banking house or place of business of such incorporated Company within banking or business hours, and default in payment shall thereupon take place.

7. In lieu of the eighteenth Section of Chapter 126, Title $(\mathcal{R}_{1,2})$, XXXIV, which is hereby repealed, the landlord, when the demise or agreement is not by deed, may recover satisfaction for the lands held or occupied by the defendant in an action for use and occupation; if on the trial such demise or agreement wherein a certain rent was reserved shall appear, it shall not be a ground of nonsuit, but the plantiff may use it as evidence of the amount of damages to be recovered.

CAP. XXIII.

An Act to explain an Act intituled An Act to regulate the sale of Spirituous Liquors.

Section.

Section. 1. Penalties by 17 V. c. 15, recovery of.

2. Form of warrant or process, and mode of execution.

Passed 12th April 1855.

DIGITA

WHEREAS doubts have arisen as to the power of levying the penalties imposed under the authority of the said Act ;---

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

91

18° VICTORIÆ, A.D. 1855.

1. That from and after the passing of this Act the penalties to be imposed under the provisions of the Act intituled An Act to regulate the sale of Spirituous Liquors, passed in the seventeenth year of Her present Majesty's Reign, and the costs of conviction, may be levied by warrant of distress and sale of the offender's goods and chattels, or by warrant of commitment against the person of such offender, or both, at the discretion of the Court or Justice imposing such penalty; and in case of commitment the said Court or Justice shall define the number of days in the warrant, in no case to exceed thirty days for any one offence or conviction.

2. The form of every warrant or process, the mode and power of levying the money or executing the same, shall be, as nearly as may be, the mode, form, and power given and prescribed by Chapter 138, Title XXXVII, of the Revised Statutes, "Of Summary Convictions."

CAP. XXIV.

An Act relating to Jurors.

Section.

- 1. Qualification of Grand and Petit Jurors. 25. Expenses, by whom payable.
- 2. Exempts.
- 3. List of Jurors, how made.
- 4, Remuneration of Sheriff.
- 5. Disqualification as Jurcr.
- 6. Sheriff to summon Jurors.
- 7. Notice to Sheriff. 8. When Sheriff interested, proceedings.
- 9. New Grand Jury, how summoned. 10. Foreman, how appointed.
- 11. Number of Petit Jury.
- 12. How empanelled.
- 13. Talesmen.
- 14. Challenge allowed. 15. Verdict, consideration and return of.

- 16. Abstinence abolished. 17. View, how conducted; writ of, abolished. 18. Additional Jurors, summons and strendance of.
- 19. Jury for inquisitions; remuneration.
- 20. Special Jury, order for, summons, and striking.
- 21. Appointment, when Clerk of the Peace interested
- 22. Who shall act in incorporated Counties.
- 23. Drawing.
- 24. Challenge.

Section.

- 26. Proceedings may be set aside.
- 27. Fees, rate of.
- 28. Fir e for absence.
- 29. Recovery of fines in ordinary cases.
- 30. Writ, endorsement and filing by Shenff. 31. County Treasurer to keep separate accounts.

[C. 24.

- 32. Fines, remission of. 88. Psyable to County Tressurer. 35. Trial docket, entries in,
- 35. Deposit of Jury fers.
- 86. Jurymen, attendance and mileage, allowance to.
- 37. Return by Clerk of Court to County Treasurer.
- 38. Payment of Jurors, by whom.
- 39. Return to the Provincial Secretary, and reimbursement from Treasury.
- 40. Grand Juror, fine for absence.
- 41. Petit Juror, fins for absence.

- Officers, fine for ueglect.
 Default on inquisitions, fine for.
 Challenge, what shall not 'e r ound of,
 Present liats to consider or a sime.
- 46. Repeal of previous Acts.
 - Forms.

Passed 12th April 1855.

VIC DIGITAL

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

1. Every male inhabitant between the age of twenty one and