sion of such child, or taking such child out of the possession of the person having the lawful charge thereof.

7. The term "imprisoned" in this Act shall mean and include imprisonment with or without hard labour, either in the Provincial Penitentiary or in the common gaol of the County where the offender may be tried, at the discretion of the Court before which the trial may be had.

CAP. XL.

An Act to amend the Revised Statutes, Title xxxvii, Chapter 137, 'Of the jurisdiction of Justices in Civil Suits.'

Section.

- Payment by defendant into Court, if sufficient, bars further costs.
- 2. Defendant in custody may be brought before Justice; Sheriff not liable if he escape.
- if he escape.

 3. Defendant on Bail may render himself, or be rendered in certain cases.

Section.

- 4. When suit against Bail may be discontinued.
 - 5. Where process (except a Subpæna) cannot be served.
- 6. Fees to Justice, Sheriff, or Gaoler.

Passed 23rd April 1862.

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

- 1. The defendant in a suit in a Justice's Court may pay to the Justice, at any time before the trial, a sum of money as compensation for the debt or damages claimed, which the plaintiff may accept in full, and may take judgment and issue execution for the costs incurred up to the time of such payment. If the plaintiff proceeds with the suit after notice of such payment, and does not recover a greater sum than the amount so paid, he shall not be entitled to any costs incurred after such notice; but such subsequent costs shall be paid by the plaintiff, and shall be deducted by the Justice out of such money, or out of the costs payable to the plaintiff.
- 2. Any defendant imprisoned for want of bail on a capias issued by a Justice, may be brought before the Justice to attend the trial in the said suit by an Order (A), and after the trial may be recommitted to prison; and no Sheriff or Gaoler acting in obedience to such order shall be liable to an action for an escape.
- 3. A descendant arrested, and having given bail, may render himself or be rendered in discharge of his bail to the gaol of the County where he may be, by an Order (B) of any Justice of the County, which order shall be delivered to the gaoler,

who shall thereupon give a Certificate (C); the certificate shall be forthwith filed with the Justice who issued the capias, and he shall thereupon mark a discharge (D) upon the memorandum of bail, and the bail shall thereupon be discharged from liability, except in the case hereinafter provided.

4. If a suit shall have been commenced against the bail, before such order of render obtained and certificate filed, the Justice shall discontinue the same on the filing such certifi-

cate and payment of the costs up to that time.

5. No process (except a subpæna) issued by a Justice of the Peace, shall run into or be served within any City or Town in which a local Court for the trial of causes under ten pounds is established.

6. Every Justice shall be entitled to the following Fees:-Order for render, or for bringing up a defendant in custody,

six pence.

And every Sheriff or Gaoler shall be entitled to a fee of two shillings and six pence, and three pence per mile travel, for bringing up a defendant and returning him to prison.

For certificate of render, six pence.

SCHEDULE OF FORMS.

(A)

Between A. B. Plaintiff, and C. D. Defendant.

is hereby authorized The Gaoler of the County of to bring the above named defendant before me at my Office day of the o'clock, to attend the trial of this cause .- Dated the 186 day of

E. F., Justice of the Peace.

(B)

Between A. B. Plaintiff, and C. D. Defendant.

On the application of the above defendant, (or on application of E. F. and G. H. bail for the above defendant) I order that the above defendant be rendered in discharge of his bail .-Dated the in this suit, to the gaol of the County of

186 . day of

E. F., Justice of the Peace.

(C)

Justice's Court.

I certify that C. D. was this day rendered in discharge of his bail, at the suit of A. B., and is now confined in the gaol , in such suit.—Dated the of the County of day of 186 .

. Gaoler of

County.

(D)

The within Bail are discharged.-Dated the 186 . of

day

E. F., Justice of the Peace.

CAP. XII.

An Act to explain an Act passed at the present Session, intituled An Act in addition to and in amendment of the Acts imposing Duties for raising a Revenue, and in amendment of an Act passed in the nineteenth year of Her Majesty's Reign, intituled 'An Act to levy an Impost for Railway purposes.'

Definition of the terms " first cost" and " costing."

Passed 23rd April 1862.

BE it enacted by the Lieutenant Governor, Legislative Council, and Assembly,-That the words "first cost" and "costing," used in the said above recited Act passed at the present Session, shall mean the cost or value of the articles at the Port or place from which the same are imported.

CAP. XIII.

An Act to provide for defraying certain expenses of the Civil Government of the Province.

Section.

Section.

1. Moneys granted.

2. Paid by Warrant on Treasury.

Passed 23rd April 1862.

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

1. There shall be granted to His Excellency the Lieutenant Governor the several sums of money hereinafter mentioned, to provide for defraying certain expenses of the Civil Government of the Province:-