FORM OF OATH.

Onth of Members of the Carparation, I, A. B. do swear, that I will faithfully discharge the duties of a member of "The President and Board of Police of the Town of Brockville," to the best of my skill and knowledge.

CHAP. XVIII.

AN ACT to repeal part of an Act passed in the Fourth year of His late Majesty's Reign, entitled "An Act to divide the County of Carleton, in the Bathurst District."

[Passed 29th January, 1892.]

Preamble.

WHEREAS by an Act passed in the Fourth year of His late Majesty's Reign, entitled "An Act to divide the County of Carleton, in the Bathurst District," it was among other things provided, that nothing in the said Act contained should extend or be construed to extend to give to the Counties of Lanark and Carleton a greater increase of Representation in the House of Assembly of this Province than by Law these Counties would have been entitled to if the said District had not been divided into two Counties: And whereas the Population of these Counties renders it necessary that they should be represented in the House of Assembly by more than one Member each: Be it therefore enacted, by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Assembly of the Province of Upper Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of Great Britain, entitled "An Act to repeal certain parts of an Act passed in the fourteenth year of His Majesty's Reign, entitled 'An Act for making more effectual provision for the Goverament of the Province of Quebec, in North America, and to make further provision for the Government of the said Province," and by the authority of the same, That so much of the said recited Act as limits the Representation of the Counties of Lanark and Carleton be, and the same is hereby repealed.

So much of 4 Geo, 4, Chap, 5, as limits the Representation of Capteton and Lanack repeated.

Writs to be issued for the return of an additional Member for Lauark and Carleton, II. And he it further exacted by the authority aforesaid, That after the passing of this Act it shall and may be lawful for the Governor, Lieutenant Governor, or Person Administering the Government of this Province, to issue Writs for the Return of One Member for each of the said Counties, in addition to the Members now serving, in the same manner as the Governor, Lieutenant Governor or Person Administering the

Government issues Writs for the Return of Members in cases of a General Election of Representatives to the Provincial Parliament.

CHAP. XIX.

AN ACT to provide for the appointment of Commissioners to ascertain the North Boundary Line of the Township of Niagara, and to establish a Public Highway contiguous to the same.

[Passed 28th January, 1832.]

WHEREAS the Inhabitants of the Township of Niagara in possession of Land in the Boundary of said Township to the North, have been involved in numerous, expensive, and perplexing Law Suits, arising out of doubtful and inaccurate Surveys made at different times at an early period of the settlement thereof, and His Majesty's Justices of the Peace in the execution of their duty relative to Highways, from conflicting evidence, are unable to determine correctly in what manner to proceed in determining whether upon such original Surveys of the Township an allowance was made of one Chain to or upon the Northern Boundary thereof, as usual in similar Surveys of Townships, as an Highway to and for the use of the Public, and if so, whether the original Grantees of the Crown along said Boundary Line have the full complement of their Lands expressed in their Deeds, exclusive of such allowance, on the said Northern Boundary, if otherwise, whether a Road of one Chain in width was intended to be taken from what has been called the Garrison Line to the North of the said Township, and on part or parcel of the Military Reservation, then so called, or whether any Raod at all was intended to be made which should interfere with the Reserved Lands of the Crown; And whereas, no Boundary Line has ever been ascertained and established in the said Township on a permanent footing under the Provincial Act of the year one thousand seven hundred and ninety-eight; And whereas it would tend much to the allaying of disputes, and diminishing litigation, to provide for the appointment of three impartial, able, and discreet persons, not Inhabitants of the District in which the said Township is situated, to investigate the premises, and a final award and decree to make on all matters hereafter directed to be submitted to them, with the exception of a power of the Court of King's Bench as hereafter mentioned. Be it therefore enacted by the King's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and Assembly of the Province of Upper Canada, constituted and assembled by virtue of

Preamble