an tenan aya senata se **CHAP.** I **Xiy**an sala si vinjek sisali siya a Sineko seto antika se sakin kesaratan sangan sala si kata ana wantali da kesara

AN ACT to attach certain Townships in the District of Newcastle to the Counties of Northumberland and Durham, respectively.

[Passed 6th March, 1834.]

W HEREAS there are several Townships in the District of Newcastle which are not attached to or included within any County of the same, Preamble, and whereas there are many inhabitants settled in those Townships, and it is therefore desirable to annex the same to some adjoining County; Be it therefore charted 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 Government of the Province of Quebec in North America, and to make further provision for the Government Environment, Burrey, of the said Province," and by the authority of the same, That the Town-leginand Methuen, ships of Ennismore, Harvey, Douro, Dummer, Belmont, Burleigh and Northamberland. Methuen, be annexed to, and form part of the County of Northumberland, Veruan, Fenelon and that the Townships of Verulam, Fenelon and Eldon, be annexed to, ham.

CHAP: XVI.

AN ACT concerning the Release of Mortgages.

[Passed 6th March, 1834.]

WHEREAS it may have happened that by reason of the non-payment of the sum of money; or of the non-performance of the condition men-Preamble. tioned in any Mortgage, at the time therein limited for payment or for performance of the same, the original Estate in Law may have become vested in the Mortgagee, his Heirs or Assigns) and whereas after such Estate shall so have become vested; the money secured by such Mortgage or the condition therein expressed as a defeazance of the same, may have been paid or performed respectively; and the Mortgagee; his Executors, Administrators of Assigns, may have executed a Certificate of payment or performance of the condition of such Mortgage; *And whereas*, such 60

If given after expiration of time for redemption.

Certificate so given does not in Law operate as a re-conveyance of the original Estate of such Mortgagor, or as a release or defeazance of such Mortgage; 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 Government 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 any Certificate by any Mortgagee, his Heirs, Executors, Administrators or Assigns. heretofore given and registered under the Provisions of an Act passed in the thirty fifth year of the reign of His Majesty King George the Third, entitled, "An Act for the Public Registering of Deeds, Conveyances, Wills and other incumbrances which shall be made, or may affect any Lands, Tenements, or Hereditaments, within the Province," or which may be hereafter registered under the provisions of this Act, whether the same shall have been given or shall hereafter be given, either before or after the time limited by such Mortgage for payment or performance as aforesaid, shall be, and the same is hereby declared to be valid and effectual in Law, as a release of such Mortgage, and as a re-conveyance of the original Estate of the Mortgagor therein mentioned; Provided that such Certificate, if given after the expiration of the period within which the Mortgagor had a right in equity to redeem, shall not have the effect of defeating any Title other than a Title remaining vested in the Mortgagee, or his Heirs, Executors, or Administrators.

CHAP. XVII.

AN ACT to declare what Fees shall be received by Justices of the Peace for the duties therein mentioned.

[Passed, 6th March, 1834.]

Preamble.

WHEREAS it is expedient that the Fees to be taken by Justices of the Peace for the services hereinafter mentioned should be ascertained and authorised by Law: *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