CAP. CXIV.

An Act for the protection of Fisheries in Lower Canada. [Assented to 30th May, 1855.]

Preamble.

THEREAS it is expedient to provide against the destruction of Salmon, Maskinongé and Trout Fisheries in Lower Canada, which would result from a continuance of the present practices of killing and taking those Fish during the spawning season, and with stake or barrier nets, and by the aid of artificial lights at night: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled, An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada, and it is hereby enacted by the authority of the same, as follows:

Certain fish to be killed only at certain

I. It shall not be lawful to take or kill any Salmon, Maskinongé or Trout, or to buy, sell, or possess any Salmon, Maskitimes in L. C. nongé or Trout taken or killed in any River,-Lake or Stream in Lower Canada, between the first day of October in any year, and the first day of February following.

They shall not be taken in certain ways.

Proviso: in favor of proprietors of iisheries.

II. It shall not be lawful at any time to take or kill Salmon, Maskinongé or Trout in any River, Lake or Stream in Lower Canada, by means of stake nets or barrier nets, or any other self-acting machine, nor by the aid of torch-light or any other artificial light; Provided always, that during the months of June, July and August in every year, the Proprietors of Salmon Fisheries may take and kill Salmon by means of nets other than stake or barrier nets, and having meshes of at least two inches in diameter each.

Penalty for

III. Every offender against any of the provisions of this Act, contravention shall for each offence incur a penalty not exceeding two pounds ten shillings, currency.

CAP. CXV.

An Act to amend the Act of last Session relative to the Enregistration of the Articles of Clerkship of Law Students, and for other purposes therein mentioned.

[Assented to 19th May, 1855.]

Preamble.

16 V. c. 130.

THEREAS it is expedient to extend the benefit of the first section of the Act passed in the last session of the Provincial Parliament, and intituled, An Act to declare valid the Articles of Clerkship of Law Students enregistered within a certain period after the delay granted by the Act to incorporate

the Bar of Lower Canada, and to amend the said Act, to Law Students whose Articles of Clerkship, having been passed after the coming into operation of the Act passed in the twelfth year of Her Majesty's Reign, and intituled, An Act to incorporate the 12 V. c. 46. Bar of Lower Canada, have not been enregistered in conformity with the provisions of the said last mentioned Act: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled, An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada, and it is hereby enacted by the authority of the same, as follows:

I. It shall be lawful for the Council of any section of the Present Stu-Bar of Lower Canada, to admit to practice as a Barrister, dents may be admitted if Advocate, Attorney, Solicitor and Proctor, any Law Student their Articles whose Articles of Clerkship have been executed before Notaries are registered or under private seal before the passing of the Act first above six months cited, provided it shall appear to such Council, that such Law plication for Student has served a bona fide and continued Clerkship in admission. conformity with the provisions of the said Act to incorporate the Bar of Lower Canada, and that his Articles of Clerkship shall have been duly enregistered six months before his application to be admitted to practice.

II. And whereas doubts have arisen respecting the interpre- Recital. tation of the twenty-sixth section of the Act secondly above Sect. 26 of 12 cited, in consequence of the difference between the English V. c. 46. and the French versions thereof; Be it enacted, that every Act to apply Law Student who shall have commenced his Clerkship before to Students the passing of this Act, may be admitted to practice, provided who have he shall in conformity with the said section have had his commenced their Clerk-Articles of Clerkship or his certificate of admission to Study, ship. enregistered within the time prescribed in and by the foregoing section; but every Student shall hereafter be required to Proviso as to enregister his Articles of Clerkship, and the time of his future Students. Clerkship shall only be reckoned from the day of such enregistration.

CAP. CXVI.

An Act to amend the Act for the encouragement of Building Societies in Lower Canada.

[Assented to 19th May, 1855.]

HEREAS the great number of Shareholders in Building Preamble. Societies often renders it difficult to obtain a meeting of one-third of such Shareholders; And whereas inconvenience arises from the manner in which such Societies are required to

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