## SECOND SCHEDULE—Continued.

SITUATION.	Approximate Quantity of Land.			Description of Buildings or Military Works.
	Α.	R.	P.	
Navy Island				Reserve.
Fort Erie	1000	••		Do.—Except that located by en rolled Pensioners.
Port Maitland	426			Reserve.
Turkey Point	592			Do.
London	74			Artillery and Infantry Barracks.
Chatham	11	3	8	Infantry Barrack.
Rond Eau	500			Reserve.
Ambersiburg	523			Fort, Block and Picket Houses
Boisblanc Island	020	••	•	Except as located by enrolled Pensioners.
Fighting Island	1,200			Reserve.
Windsor	4			Infantry Barrack.
Port Edward Sarnia		-		ReserveExcept land sold to Con-
				tractors for the Grand Trunk
				Railway.
Owen Sound	51		• •	Reserve.
Nottewasaga Bay	66			Do.
Penetanguishene	5396	2	15	Reserve and Barracks.—Excep
				that located by enrolled Pen-
	144 14			sioners and under license of
2. 1				occupation to Major Ingall.
St. Joseph.	450	••	•• ]	Reserve.
St. Mary's Island	170	••	••	Do.
Rideau and Ottawa Canals				City of Ottawa, Barracks, Block- houses and Adjuncts of the Canals.

## CAP. XLVI.

An Act to amend the Act for the qualification of Justices of the Peace.

[Assented to 19th June, 1856.]

W HEREAS Her Majesty's Justices of the Peace in this Preamble. Province, who are now required to possess a property qualification, suffer inconvenience in consequence of being obliged to renew the oath of qualification on the occasion of the issuing of a new Commission of the Peace for the Territorial Divisions of this Province for which such Justices may have qualified themselves to act: For remedy thereof, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

I. For and notwithstanding any thing contained in the Act Notwithstandsixth Victoria, chapter three, and intituled, An Act for the quaing 6 V. c. 3, lification of Justices of the Peace, it shall not be necessary in New Oath of qualification the case of any Commission of the Peace to be issued after the not to be repassing.

quired on new passing of this Act, for any such Justice named therein who may Commission if have theretofore qualified himself as provided by the third section of the said Act, to take any oath of qualification before acting under such new Commission, unless such Justice shall, since he took such oath of qualification, have parted with the estate in right of which he may have qualified and deposited a certificate thereof in the office of the Clerk of the Peace.

Act to apply to past cases, except in case of judgment, sut, &c.

II. Except in cases where a suit may have been commenced or judgment shall have been recovered, the provisions of this Act shall be taken to apply to the case of any Justice of the Peace named in any Commission heretofore issued, who may have once qualified himself under the said recited Act, and shall have continued to possess the same estate upon which he may have so qualified.

## CAP. XLVII.

An Act to amend the Act to provide for the better organization of Agricultural Societies in Lower Canada, and for other purposes connected with Agriculture in Upper and Lower Canada.

[Assented to 19th June, 1856.]

Preamble.

16 V. c. 18.

WHEREAS it was provided by the Act passed in the sixteenth year of Her Majesty's Reign, intituled, An Act to provide for the better organization of Agricultural Societies in Lower Canada, that from and after a day therein mentioned, a County Agricultural Society should be organized in each of the then existing Counties of Lower Canada, upon the conditions and in the manner therein prescribed; And whereas by the Parliamentary Representation Act of 1853, and the Parliamentary Representation Amendment Act of 1855, Lower Canada has been divided into new and additional Counties or territorial divisions, and it is therefore necessary to extend the provisions of the first mentioned Act to such new Counties or territorial divisions: Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

The said Act extended to new Counties under the Representation Acts in L. C.

I. All and every the provisions of the said first mentioned Act are hereby extended to each of the new Counties mentioned and referred to in the said Parliamentary Representation Acts, in like manner and to the same effect as if they had existed as separate and distinct Counties at the time of the passing of the said first mentioned Act.

Each County to have one Society. II. It shall be lawful for each of the present electoral Counties to organize one Agricultural Society only, which shall bear the name of the County in which it may be established, excepting however the Counties of Gaspé, Bona enture,