

# INDEX. 7 W. IV. AND 8 W. IV.

	xi.
	PAGE.
<b>NUISANCES,</b>	
In Saint John and Portland.	
Act in amendment of 3 W. 4, C. 32 (7 W. 4, C. 21,)	80
Act in amendment of 7 W. 4, C. 21 (8 W. 4, C. 14),	145
See further Title <i>Saint John</i> , No. 2.	
<b>PARISHES,</b>	
Parish of Stanley erected from parts of Saint Mary's and Douglas (7 W. 4, C. 26),	82
<b>PASSAMAQUODDY, Inner Bay of,</b>	
Act 3 W. 4, C. 7, in amendment of 3 G. 4, C. 14, for securing the navigation of, repealed (7 W. 4, C. 16),	78
<b>PORTLAND.</b> See Title <i>Saint John</i> .	
<b>PRIVATE BANK NOTES.</b>	
Act to prevent the issue of (8 W 4, C. 6),	140
<b>RATES AND TAXES,</b>	
Act to provide for the collection of County and Parish Rates [7 W. 4, C. 7],	50
Limited to 1st April, 1840 (S. 15),	54
Act 26 G. 3, C. 42 in part suspended, [S. 11],	53
Assessors and Collectors, appointment of, (S. 8),	52
Penalty for refusing office or neglect to be sworn,	53
How vacancies to be filled up,	ib.
Clerks of the Peace to transmit warrants of assessment to Assessors within 14 days after order (S. 1),	50
Assessors to make and deliver assessment to Collectors within 45 days (S. 2),	ib.
Form of precept,	ib.
To transmit duplicate to the Clerk, under a penalty,	ib.
Compensation to, (S. 5),	52
Collectors to proceed without delay and pay over monthly (S. 3),	50
To prosecute defaulters and render a full account within four months,	51
Form of proceedings (S. 4),	ib.
Proceedings against, for neglect of duty (S. 3),	ib.
Compensation to, (S. 5),	52
Expenses of assessing and collecting to be included in assessors' warrant (S. 6),	ib.
Assessment to be legal, though it exceed the sum ordered by ten per cent. (S. 7),	ib.
Penalties, recovery of and application [S. 9],	53
Fees to Justices and Constables [S. 10],	ib.
Discharges to Collectors and County Treasurers (S. 12),	ib.
Clerks, Assessors or Collectors to perform their duties although not done within the prescribed time, (S. 13),	54
Previous assessments to be in force [S. 14],	ib.
<b>REAL ESTATE,</b>	
Actions for injuries to real estate may be brought by or against Executors,	72
Time for bringing actions limited,	73
Title to, not to be questioned by the Crown when His Majesty has been out of possession for sixty years (6 W. 4, C. 74),	155
<b>REGISTRY,</b>	
Conditions on which a certified copy of the registry of a deed may be produced in evidence (7 W. 4, C. 15, S. 1, 2), 76,	77
Provisions of 26 G. 3, C. 3, S. 11 as to giving deeds and copies in evidence to extend to deeds registered on proof of a subscribing witness (S. 4),	77
Letter or Power of Attorney to convey or affect Lands, &c. may be registered in the same manner as any deed [S. 3],	ib.
To be acknowledged or proved,	ib.
Of deeds executed by Attorney to be void unless the authority or some instrument subsequently confirming the same be registered,	ib.
<b>RESTOOK LOWER MILL COMPANY.</b>	
Capital Stock reduced to £24,000 [7 W. 4, C. 41],	95
Act 6 W. 4, C. 67 to remain in force except as amended [S. 2],	ib.