tairs, and declaring the extent, duration, and authority of the Offices and Officers of the said Society, and their mode of appointment, and generally for the promoting the objects of the Society : *Provided* such Bye-Laws, Rules, and Ordinances, be not Provises. contradictory or repugnant to the laws or statutes of this Province, or of those in force within the same, or to the provisions hereof : And Provided also, that the Limitation of Frosaid Society shall not hold at any time Lands, Tenements, Houses, Hereditaments, and Rents, Goods, Chattels, Property, or effects of greater value than One Thousand Pounds : And Provided further, that the said Society shall consist of Twenty No. of Members. persons or more, and that the said sum of Ten Pounds, or any such larger sum, shall Amount of Subscripbe annually raised and bona file and faithfully and solely applied for the purposes tiens. aforesaid, and lastly that in the event of the failure of either or both of said conditions at any future time or times, any and every existing Society before entitled to and enjoying the privilege and benefit of this Act, shall be wholly excluded from and deprived thereof.

II. Provided always, and be it enacted, That nothing herein contained shall ex- Not to relieve Protend, or be deemed constituted or taken to extend, to relieve or discharge such Corporation, or any of the present or future Proprietors or other Holders of Shares in such Society, from any responsibility, contract, duty, or obligation whatsoever, to which by law such Proprietors or Holders of Shares now are or at any time hereafter may be or would have been subject or liable, had not this Act been passed, as between such Society and any other party or parties whomsoever, in any manner or way howsoever, and every Proprietor or Holder of Shares in such Society, his or her Lands, Goods, and Chattels, shall be liable under any Execution that may be issued against the said Corporation in the same manner and to the same extent as if this Act had not been passed.

III. And be it enacted. That this Act shall continue and be in force for Three To be in force Three Years. Years, and thence to the end of the then next Session of the General Assembly.

CAP. L.

An Act in further amendment of the Act for establishing the Times and Places for holding the Poll at Elections of Representatives.

(Passed the 14th day of April, A. D. 1845.)

THEREAS the Times and Places established for holding Polls for Elections Preamble. of Representatives to serve in General Assembly, by the Act passed in the Third Year of Her present Majesty's Reign, entitled, An Act for establishing the Times and Places of holding the Polls at Elections of Representatives, and by the Acts in amendment thereof, have been found inconvenient so far as respects the County of Richmond:

I. Be it enacted, by the Lieutenant Governor, Council, and Assembly, That in- County of Richstead of the Times and Places specified and appointed by the said Acts, or any of mond them, for holding the Poll for the said County at Elections for Representatives, at any future Election to be held in and for such County, the Poll shall be held and opened at the Places and for the Times hereinafter mentioned, that is to say :

COUNTY OF RICHMOND.

The Poll shall be opened at the Court House in Arichat, at the same time with Poll, where to be the Poll for the Township of Arichat, and be there held for Five Days, and be held and how long thence adjourned to some central and convenient place near Donald Murray's, at the Black River, and be there held for two days, and be thence adjourned to some central and convenient place at Saint Peter's, and be there held for two days, and

be

prietors from per sonal responsibi ty.

perty.

91