## CHAPTER 6.

An Act to amend Chapter 129 of the Revised Statutes, (third series), "Of Stipendiary or Police Magistrates."

(Passed the 2nd day of May, A. D. 1865.)

1. Report of Committee—how confirmed. 2. Provisions of Acts to apply to Port

Be it enacted by the Governor, Council, and Assembly, as follows:

1. The written report of the committee required by sections Report of Comone and two of such chapter, may be confirmed at a special mittee—he confirmed. sessions called for that purpose during the sitting of the Supreme Court in any County, and with the approval of the Grand Jury then assembled, as fully as the same can be done at the general sessions, provided that notice of such intended confirmation be posted by the Clerk of the Peace in three public places within such proposed police division for ten days previously.

The provisions of the chapter hereby amended, and of Provisions of this act, may be carried into effect as regards Port Mulgrave, Port Mulgrave. in the county of Guysborough, notwithstanding that the petition on which such proceedings are founded shall not be signed by more than twenty freeholders residing within the limits of the proposed police division.

## CHAPTER 7.

An Act to amend Chapter 131 of the Revised Statutes "Of Trusts and Trustees."

(Passed the 2d day of May, A.D. 1865.)

- 1. Definition of terms.
- 2. Partial release of Judgment.
- 8. Assignment of Personal Property.
- 4. Payment of purchase or mortgage mo-
- 5. Acts done under Power of Attorney.
- 6. Distribution of assets by Executor or Administrator.
- 7 Opinion or advice of Judge in Equity -how obtained. Legal force thereof. Limitation.
- Liability of Trustees limited to moneys actually received.

Be it enacted by the Governor, Council, and Assembly, as follows:

1. The terms "the Supreme Court," "the Court," "two Definition of the Judges thereof," used in the said chapter, mean the Court of the Equity Judge, or the Judge in Equity, or the Court or Judge exercising occasionally the functions of that court, except otherwise expressed or clearly indicated.

2. It is declared and enacted that the release from a judg- Partial release ment of part of any lands or hereditaments charged therewith shall not affect the validity of the judgment as to the lands or