CAP. XIV.

An Act authorising the appointment of Commissioners of Sewers in Queen's County-Passed 14th April 1853.

Preamble

13 V. c. 30.

THEREAS it is found expedient, for the proper carrying into effect the 'rules and regulations from time to time made by the Court of General 'Sessions of the Peace in Queen's County, in relation to Marshes, low Lands and 'Islands, pursuant to the provisions of an Act made and passed in the thirteenth 'year of Her present Majesty's Reign, intituled An Act to consolidate and amend the Laws relating to the local government of Counties, Towns and Parishes in this ' Province, that Commmissioners of Sewers should be appointed for said County; Be it enacted by the Licutenant Governor, Legislative Council and Assembly,

as follows:-Justices authorised

C. 14, 15.

1. That the Justices of the Peace for Queen's County shall, when found necessary at any General Sessions or at any Special Sessions, from time to time appoint and remove at pleasure, one or more fit persons to be Commissioners of Sewers for any Parish, District or place in said County, for the purpose of carrying into effect the provisions of the hereinbefore in part recited Act, in relation to Marshes, low Lands and Islands in said County.

Commissioners to be sworn.

to appoint Com-missioners of

Sewers.

2. Every such Commissioner of Sewers so appointed, shall be sworn to the faithful discharge of his duty either before the Sessions when appointed, or within fourteen days after such appointment, before a Justice of the Peace; and such Justice shall forthwith make return to the Clerk of the Peace of every such officer so sworn.

Penalty for misbe haviour or neglect of duty.

3. If any person so appointed shall refuse to serve, or shall be guilty of any misbehaviour or neglect of duty, such person shall pay the sum of forty shillings for every neglect or misbehaviour; and in addition to any penalty imposed for misbehaviour or neglect of duty, any such Sessions may dismiss from office any such Commissioner of Sewers, and appoint another in his stead.

CAP. XV.

An Act to unite a portion of a School District in the Parish of Saint David to the Parish of Saint James, in the County of Charlotte.

Passed 14th April 1853.

Preamble.

THEREAS the Village of Moore's Mills, in the County of Charlotte, is divided by Dennis River, and lies partly in Saint David and partly in 'Saint James; and the inhabitants having built a commodious School House and 'established a School on the Saint James side of the River, are anxious to enjoy 'the full benefits of the same;'

Be it therefore enacted by the Lieutenant Governor, Legislative Council and

Assembly, as follows:-

A certain portion of the Parish of Saint David united to the Parish of Saint James, for Parish School purposes.

1. That the portion of the Parish of Saint David, bounded on the north by the northern line of the land owned by Tristram Moore, east by the eastern line of said land to George S. Smith's southeast corner, thence west along the southern line of said Smith's land, and that of Andrew Bunten, to the Parish line of Saint James, thence along the said Parish line to the first mentioned boundary, be attached to and form part of School District number nine, in the adjoining Parish of Saint James, for all purposes connected with Parish Schools; and that all the inhabitants residing within the before described boundaries be exempted from any action taken or to be taken by the inhabitants of Saint David in regard to Parish Schools, and made subject to the operation of all the laws relating to Parish Schools, so far as such laws apply to the Parish of Saint James, any law or usage to the contrary nothwithstanding.