shall be summoned to attend as the Grand and Petit Juries respectively for said first Term of said Supreme Court at Digby, and shall have all and the like powers and authorities, and be subject to the same duties and penalties for non-attendance and otherwise, respectively, as other Grand and Petit Juries have or are subject to by Law in this Province.

CAP. VII.

An Act in further amendment of the Act to regulate the expenditure of Monies hereafter to be appropriated for the service of Roads and Bridges.

(Passed the 17th day of April, 1838.)

WHEREAS, by the Act, passed in the Fourth and Fifth year of the reign of His late Majesty King George the Fourth, entitled, An Act to regulate the expenditure of Monies hereafter to be appropriated for the service of Roads and Bridges, the Commissioners appointed to expend sums of money on Roads and Bridges are required to give good and sufficient security by Bond, with two Sureties, in double the amount of the sum to be expended under their direction, faithfully to lay out and account for such sum according to law, and by such Act Commissioners are authorized to draw one third of the sum to be expended immediately, but the residue must be retained until the work is certified to have been finished and completed, as in the said Act is directed. And whereas, for small sums the giving such Bonds is unnecessary and attended with vexation and trouble, and the drawing one third part of the money is of no advantage:

I. Be it therefore enacted, by the Lieutenant-Governor, Council and Assembly, That, from and after the passing of this Act, in every case where the sum which any Commissioner shall be appointed to expend, shall not exceed Fifteen Pounds, it shall not be necessary for such Commissioner to give any such Security as is required by the said Act hereby amended, nor shall such Commissioner be entitled to draw any part of such sum so to be by him expended as aforesaid in advance, but the Treasurer of the Province shall retain the whole sum to be expended, until it shall be certified or made to appear as required by the said Act, that such sum has been well and honestly and faithfully applied to the purpose for which it was granted.

II. And be it further enacted, That this Act shall continue and be inforce for one year from the passing thereof, and from thence to the end of the then next Session of the General Assembly.

CAP. VIII.

An Act for altering the Representation in General Assembly, as respects the County of Inverness.

(Passed the 17th day of April, 1838.)

WHEREAS, the County of Inverness, though it has a numerous population, and is of large extent, is represented only by one Member in General Assembly, having no Township Member therein:

I. Be it enacted, by the Lieutenant-Governor, Council and Assembly, That the said County shall be entitled to return one other Member to the Assembly of this Province, from and after the dissolution of the present General Assembly, and that it shall and may be lawful for the Governor, Lieutenant-Governor, or Commander in Chief for the time being, to issue a Writ for the Election of two Members, to serve in the next General Assembly, for the said County of Inverness.

II. Provided always, and be it further enacted, That nothing herein contained shall be of any force or effect till Her Majesty's pleasure shall be signified thereon.

Preamble

Road Votes under £15 to be retained in Treasury until Work is completed

Continuation of Act

Preamble

An additional

Her Majesty's assent requir-

Member allowed for In-

verness

ed