

be thence adjourned to some fit and convenient place on the Western side of the Grand River, near the Bridge, and be there held for three days.

II. *And be it enacted*, That all such parts or portions of the said Acts hereby amended, and every of them, which relate to the Times and Places for holding Polls for Elections for the County of Richmond, shall be and the same are hereby repealed, but all other the portions and enactments of the said Acts, and every of them shall extend to any Election for such County, in the same manner as if the Times and Places hereby established for holding the Poll for any such Election had been and were originally inserted in the said Act hereby amended.

Part Act 5d Vict.
repealed

CAP. LI.

An Act to continue and amend the Act for the Summary Trial of Actions before Justices of the Peace.

(Passed the 25th day of March, A. D. 1845.)

Act 5th Vict. con-
tinued.

BE it enacted by the Lieutenant Governor, Council, and Assembly, That the Act passed in the Fifth Year of the Reign of Her present Majesty Queen Victoria, entitled, An Act for the Summary Trial of Actions before Justices of the Peace, and every matter, clause and thing therein contained shall be continued, and the same are hereby continued for one year, and thence to the end of the then next Session of the General Assembly.

issuing of Execution
in case of death,
&c. of Justices of
the Peace.

II. *And be it enacted*, That where any judgment shall have been given by two Justices under the said Act, and before the issuing of a first or other Execution thereon, one of such Justices shall happen to die or remove from the County, or be dismissed from or resign his office, it shall and may be lawful for the remaining Justice to issue every such first or other Execution, in the same manner as the same might and could otherwise have been issued by such two Justices, and in case of the death, dismissal, resignation or removal from the County of both such Justices, or of any single Justice before whom Judgment shall have been given under the said Act, previously to the issuing of any such first or other Execution, it shall and may be lawful for any other Justice of the Peace for the County, upon application of the party entitled thereto, to issue every such first or other Execution, in the same manner as the same might and could have been issued by such Justice who shall have so died, resigned, been dismissed, or removed from the County as aforesaid, and no exception to the form of any such Execution, connected with the issuing thereof as aforesaid, shall in any case be allowed or sustained, but the same if in other respects legal and valid, shall be held and deemed to be duly and lawfully issued, any defect in the statement therein of the death, resignation, dismissal or removal of such Justice or Justices notwithstanding.

To be in force One
Year.

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

CAP. LII.

An Act to amend the Act for providing Fire Engines for the Town of Yarmouth, and for other purposes.

(Passed the 25th day of March, A. D. 1845.)

BE it enacted, by the Lieutenant-Governor, Council and Assembly, That, in addition to the exemption from Militia Trainings or Musters, by the fifteenth Section of the Act, passed in the seventh year of the Reign of His late Majesty King William the Fourth, entitled, An Act for providing Fire Engines for the Town

Engine Men ex-
empted from half
of labor on roads.