British Columbia Boundaries.

C A P. LXXXIII.

An Act to define the Boundaries of the Colony of British Columbia, and to continue an Act to provide for the Government of the said Colony. [28th July 1863.]

THEREAS it is desirable to amend and continue an Act passed in the Twenty-first and Twenty-second Year of ' Her Majesty, Chapter Ninety-nine, intituled An Act to provide ' for the Government of British Columbia:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. The First Section of the aforesaid Act is repealed.

2. The remaining Sections of the said Act shall continue in force till the Thirty-first Day of December One thousand eight hundred and sixty-three, and no longer, provided that the Expiration of the said Act shall not invalidate any Order in Council or other Instrument issued under Authority of the said Act, nor any Act done or Right or Title acquired by virtue of the said Act, nor affect the Right of Appeal thereby given, nor revive any Acts or Parts of Acts of Parliament thereby repealed.

3. British Columbia shall for the Purposes of the said Act, British Colum- and for all other Purposes, be held to comprise all such Territories within the Dominions of Her Majesty as are bounded to the South by the Territories of the United States of America, to the West by the Pacific Ocean and the Frontier of the Russian Territories in North America, to the North by the Sixtieth Parallel of North Latitude, and to the East, from the Boundary of the United States Northwards, by the Rocky Mountains and the One hundred and twentieth Meridian of West Longitude, and shall include Queen Charlotte's Island and all other Islands adjacent to the said Territories, except Vancouver's Island and the Islands adjacent thereto.

CAP. LXXXIV.

An Act to confirm certain Acts of Colonial Legislatures. [28th July 1863.]

HEREAS Doubts are entertained respecting the Validity of divers Acts passed by the Legislature of South ' Australia for the Purpose of altering the Constitution of the 'Legislative Council and House of Assembly of the said Colony, 'and respecting the Power of Colonial Legislatures to make Laws for the above Purpose; and it is expedient to remove such ' Doubts:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. In this Act of Parliament the Term "Colonial Legislature" shall mean the Authority (other than Her Majesty in Council) competent

21 & 22 Vict. c. 99.

Sect. 1 of recited Act repealed. Remaining Sections of recited Act con-

tinued.

Boundaries of

" Colonial Legislature "

As to Terms

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competent to make Laws for any of Her Majesty's Possessions and "Goverabroad, except India, the Channel Islands, and the Isle of Man: nor." The Term "Governor" shall mean the Officer lawfully

administering the Government of any Colony,

2. All Laws heretofore passed or purporting to have been Confirmation passed by any Colonial Legislature with the Object of declaring of certain Acts or altering the Constitution of such Legislature, or of any Branch of Colonial thereof, or the Mode of appointing or electing the Members of the same, shall have and be deemed to have had, from the Date at which the same shall have received the Assent of Her Majesty or of the Governor of the Colony on behalf of Her Majesty, the same Force and Effect for all Purposes whatever as if the said Legislature had possessed full Powers of enacting Laws for the Objects aforesaid, and as if all Formalities and Conditions by Act of Parliament or otherwise prescribed in respect of the passing of such Laws had been duly observed.

Legislatures.

C A P. LXXXV.

An Act to give Relief to Persons who may refuse or be unwilling, from alleged conscientious Motives, to be sworn in Criminal Proceedings in Scotland.

[28th July 1863.]

' IN HEREAS it is expedient to grant Relief to Persons who may refuse or be unwilling, from alleged conscientious ' Motives, to be sworn in Criminal Proceedings in Scotland:' Be it therefore enacted by the Queen's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, as follows:

1. If any Person called as a Witness in any Court of Criminal Persons refus-Jurisdiction in Scotland, or required or desiring to make an ing from con-Affidavit or Deposition in the Course of any Criminal Proceeding, shall refuse or be unwilling, from alleged conscientious Motives, to be sworn, it shall be lawful for the Court or Judge, or other presiding Officer or Person qualified to take Affidavits or Depo- ceedings in sitions, upon being satisfied of the Sincerity of such Objection, to Scotland to be permit such Person, instead of being sworn, to make his or her permitted to solemn Affirmation or Declaration, in the Words following; videlicet,

scientious Motives to be sworn in Criminal Promake a solemn Affirmation or Declaration.

'I A. B. do solemnly, sincerely, and truly affirm and declare, That the taking of any Oath is according to my Religious 'Belief unlawful; and I do also solemnly, sincerely, and truly ' affirm and declare,' &c.

Which solemn Affirmation and Declaration shall be of the same Force and Effect as if such Person had taken an Oath in the usual Form.

2. If any Person making such solemn Affirmation or Declaration Penalty for shall wilfully, falsely, and corruptly affirm or declare any Matter making false or Thing which, if the same had been sworn in the usual Form, Affirmation. would have amounted to wilful and corrupt Perjury, every such Z 4