

ACTS
OF THE
GENERAL ASSEMBLY
OF
HER MAJESTY'S PROVINCE
OF
NEW BRUNSWICK,

PASSED IN THE YEAR

1841.



Fredericton:
PRINTED BY JOHN SIMPSON,
PRINTER TO THE QUEEN'S MOST EXCELLENT MAJESTY.

MDCCCXLI.

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ANNO REGNI

VICTORIÆ

BRITANNIARUM REGINÆ QUARTO.

AT the General Assembly of the Province of New Brunswick, begun and holden at Fredericton on the Twenty eighth day of December, *Anno Domini* One thousand eight hundred and thirty seven, in the First year of the Reign of our Sovereign Lady VICTORIA, by the Grace of God, of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, and from thence continued by several Prorogations to the Twentieth day of January one thousand eight hundred and forty one; being the Fifth Session of the Twelfth General Assembly convened in the said Province.

THE ACTS

OF THE

GENERAL ASSEMBLY.

CAP. I.

An Act relating to the summoning and attendance of Petit Jurors, at the respective Sittings and Circuit Courts, in this Province.

Passed 19th March 1841.

I. **B**E it enacted by the Lieutenant Governor, Legislative Council and Assembly, That it shall and may be lawful for the Judges of the Supreme Court, or any two of them, and for the Commissioners named in any Commission of Oyer and Terminer and General Gaol Delivery, or any two of them, of whom the Presiding Judge shall be one, when and so often as occasion may require, to issue their precept to the Sheriff of the County of York or to the Sheriff of any County or City and County in which any Court of Oyer and Terminer and General Gaol Delivery may be appointed to be holden, as the case may be, directing such Sheriff to summon such number of persons duly qualified to serve as Petit Jurors, for any Sittings for the County of York, or for such Court of Oyer and Terminer and General Gaol Delivery respectively, as such Judges or Commissioners may deem necessary or expedient, as may in such Precept be specified, not less however than twenty four; which persons so duly summoned shall be bound to give their attendance at the time and place appointed for holding any such Sittings or Court, to serve as Petit Jurors during the Sittings of such Court: Provided always and be it enacted, that the presiding Judge at any such Sittings or Court, shall be and he is hereby authorized and empowered to make any such arrangements or regulations, or give such directions, respecting the daily attendance of any and such of the said Jurors as to him may seem meet in case he shall be of opinion, that the constant attendance of the whole of the said Jurors so summoned as aforesaid may not be requisite.

II. And be it enacted, That the Jurors so summoned to attend at any Court of Oyer and Terminer, or such and so many of them as the presiding Judge may direct and appoint, shall be the Juries for hearing and determining all causes Criminal, to

be heard and tried at such Court, and also for the trial of all causes Civil to be tried at Nisi Prius at any Circuit Court held contemporaneously with such Court of Oyer and Terminer; the Jury for any Civil cause to be drawn and returned in the manner now by Law directed.

III. ' And whereas much delay and obstruction have occurred ' in the administration of Justice, for the default of Jurors in attendance, in some of the Circuits in this Province; and it is ' deemed necessary to increase the Fines for such delinquency; ' Be it enacted, That every Person who may be duly summoned to attend as a Petit Juror at any Court of Oyer and Terminer, and who shall not appear when called upon the trial of any Criminal cause in such Court, or upon the trial of any Civil cause at Nisi Prius, shall on due proof being made by Oath or Affidavit of the Summoning Officer that such Person hath been lawfully summoned, forfeit and pay for the first default any sum not exceeding ten shillings, and for every subsequent default any sum not exceeding five shillings, as the presiding Judge at such Court shall think reasonable to inflict or assess, unless some sufficient cause of his absence be assigned and proved to the satisfaction of such Judge: Provided always, that the amount of the said fines, to be levied on each Juryman for the several defaults at any one Court, shall not exceed the sum of five pounds; such fines so inflicted as aforesaid to be levied and collected under and by virtue of the Laws now in force for the recovery of fines imposed on Jurors and Officers attending the Courts of Justice in this Province, and subject to the provisions therein contained.

IV. And be it enacted, That nothing in this Act contained shall be deemed or taken to repeal the fifth Section of an Act made and passed in the sixth year of the Reign of King William the Fourth, intituled " An Act in addition to an Act for regulating Juries, and declaring the qualification of Jurors," but the provisions in this act contained in regard to fines to be imposed on delinquent Jurors, shall extend and be construed to apply to Jurors summoned under and by virtue of the said Section of the said recited Act.

V. And be it enacted, That all the Provisions of the Act passed in the twenty sixth year of the Reign of His late Majesty King George the Third, intituled " An Act for regulating Juries and declaring the qualifications of Jurors," shall continue and remain in full force and effect, excepting so far as the same may have been altered or repealed by this Act, or by any other Act of Assembly now in force.

VI. And be it enacted, That this Act shall commence and take effect on the first day of June one thousand eight hundred and forty one.

CAP. II.

An Act in addition to the Acts relating to Circuit Courts.

Passed 19th March 1841.

‘ **W**HEREAS in consequence of the great quantity of
 ‘ business at the Circuit Court and Court of Oyer
 ‘ and Terminer and General Gaol Delivery, holden in and for
 ‘ the City and County of Saint John, on the second Tuesday in
 ‘ January in the present year, it became impossible to finish
 ‘ the same before the Hilary Term of the Supreme Court then
 ‘ next following and now past ; and such Circuit Court and Court
 ‘ of Oyer and Terminer and General Gaol Delivery, were on
 ‘ Saturday the thirtieth day of January last adjourned to the se-
 ‘ cond Tuesday in April next : and whereas doubts may arise
 ‘ as to the validity of such adjournment : and whereas it is expe-
 ‘ dient to provide for similar adjournments in future ;’

I. Be it declared and enacted by the Lieutenant Governor, Legislative Council and Assembly, That such adjournment of the said Courts is and shall be deemed to be good, valid and effectual, notwithstanding a term of the Supreme Court intervenes ; and the business of the said Courts shall be proceeded in and finished upon and after the said second Tuesday in April next in the usual manner.

II. And be it declared and enacted, That it is and shall be lawful for the presiding Judge at any Circuit Court or Court of Nisi Prius, as well as any Court of Oyer and Terminer and General Gaol Delivery, to adjourn the same to any future day, whenever such adjournment may seem to him necessary or proper, in order to the finishing of the business before any such Court or Courts, notwithstanding any Term of the Supreme Court may intervene between the time of adjournment, and that to which such adjournment may be made : Provided always, that no such adjourned Court of Oyer and Terminer and General Gaol Delivery shall extend beyond the time to which such Courts are limited in and by the Commission or Letters Patent under which the same are held.

III. And be it declared and enacted, That the Grand Jury and Petit Jury in attendance on such Courts respectively, shall re-assemble and attend at any such adjourned Court, if thereto required by the presiding Judge at the time of such adjournment, and shall be liable to the like pains and penalties for non-appearance and non-attendance, and for any misdemeanor or default, as such Jurors are by Law liable to in any Circuit Court or Court of Oyer and Terminer and General Gaol Delivery.

IV. And be it enacted, That it shall be lawful for any two Justices of the Supreme Court to issue their precept to the Sheriff of any County or City and County wherein any such

adjourned Court is to be held for the summoning of a new Grand Jury or a new Petit Jury, which new Petit Jury may consist of any number authorized by Law to be summoned for any Circuit Court or Court of Oyer and Terminer and General Gaol Delivery ; and every such Sheriff shall obey such precept and render due return thereto, and the Petit Jurors so summoned shall form the Juries for the trial of causes both Criminal and Civil at such adjourned Court, and shall be subject to the arrangements and regulations respecting the number required to be in daily attendance, authorized by Law in any such Circuit Court or Court of Oyer and Terminer and General Gaol Delivery : and the presiding Judge at any such adjourned Court may also, if need be, issue a precept for a second Jury according to the provisions of An Act made and passed in the Sixth year of the Reign of His late Majesty King William the Fourth, intituled " An Act in addition to an Act for regulating Juries and declaring the qualification of Jurors ;" the day for the appearance of such second Jury, not to be earlier than the sixth day after the day on which such adjourned Court may be opened.

V. And be it enacted, That all Jurors duly summoned, and the respective Sheriffs, Coroners, Bailiffs, Constables and Officers and Ministers of the Law in the City and County of Saint John, or any other County where any such adjourned Court may be held, and also all parties and witnesses, both in Criminal and Civil cases, shall give their attendance at such adjourned Court, and shall be charged and bound in the like manner, and upon like pains and penalties for non-appearance and non-attendance, or for any misdemeanor or default at such adjourned Court, as at any Circuit Court or Court of Oyer and Terminer and General Gaol Delivery : Provided always, that no witness in any Civil cause for trial at any such adjourned Court shall be liable to be proceeded against in any manner for non-attendance, unless duly served with a subpoena to attend at such adjourned Court, and his expenses thereupon are duly paid or tendered in the usual manner.

VI. And be it enacted, That in all causes which may stand for trial at any such adjourned Court, the Nisi Prius Record, Jury Process and Postea shall be deemed, taken and dealt with in all respects as if the same were expressed to be returnable at the Term of the Supreme Court next following such adjourned Court : Provided always, that no new notice of trial shall be necessary in any such cause, and that no new cause shall be entered for trial at any such adjourned Court.

CAP. III.

An Act relating to the Parish Church of the Parish of Portland, in the County of Saint John, and to the Church Corporation of the said Parish.

Passed 19th March 1841.

• **W**HEREAS in and by An Act made and passed in the Sixth year of the Reign of His Majesty King William the Fourth, intituled “An Act to regulate the election of Church Wardens and Vestrymen in the Parish of Portland, in the County of Saint John; and to extend such regulations to other Parishes where the sittings in the Church may be free and open,” it was enacted, “That the Church Wardens and Vestry of the said Church so soon as they might be duly elected and chosen, pursuant to the provisions of the said Act, together with the Rector of the said Church for the time being, and their respective Successors for ever, should be a body Politic and Corporate in deed and name, and should have succession for ever, by the name of the Rector, Church Wardens and Vestry of Grace Church in the Parish of Portland,” and it was also further enacted, “That Grace Church should be deemed and taken to be the Parish Church of the said Parish of Portland, until the said Rector, Church Wardens and Vestry should have erected another Church instead thereof, and the same should be duly consecrated to that purpose, and opened for Public Worship, according to the Rites and Ceremonies of the Church of England, and in case of the erection of such other Church, all the provisions of the said Act should extend and be construed to extend to the said new Church, in as full and ample a manner as if the same were particularly re-enacted and applied to such new Church:” And whereas since the passing of the said Act, another large and commodious Church has been erected within the said Parish, and has been recently consecrated, and is now used for Public Worship by the name of “Saint Luke’s Church,” the expense of which erection has been partly defrayed by private subscription, but it was found necessary, in order to raise sufficient funds for completing the same, and for making a regular provision for the support of the Minister or Rector of the said Parish to dispose of Pews in the said Church, subject to the payment of Annual Rents, as is done in the Parish of Saint John, and in the other Parishes of the Province, reserving however free seats for the accommodation of poor persons to the number of two hundred and fifty at least, in consequence whereof the provisions of the said recited Act have become inapplicable to the said Parish of Portland, and it is expedient that the Parish of Portland and Church Corporation therein be placed on the same footing, and elected in like manner as those in other Parishes; and whereas the

‘ Rector, Church Wardens and Vestry of Grace Church, together
 ‘ with many other Parishioners of the said Parish have, by their
 ‘ Petition to the General Assembly prayed, that an Act may pass
 ‘ for the purpose above mentioned, which Petition has received the
 ‘ sanction of the Lord Bishop of the Diocese, and of the Arch-
 ‘ deacon of the said Province : and whereas it is expedient that
 ‘ the said recited Act should be repealed ;’

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and Assembly, That the said Act intituled
 “ An Act to regulate the election of Church Wardens and Vestrymen in the Parish of Portland, in the County of Saint John and to extend such regulations to other Parishes, where the sittings in the Church may be free and open,” shall be and the same is hereby repealed.

II. And be it further enacted, That the said Church called Saint Luke’s Church, shall and is hereby declared to be the Parish Church of the said Parish, and that the Rector of the said Parish duly constituted and appointed together with the Church Wardens and Vestry of the said Church, so soon as they may be duly elected and chosen pursuant to the Acts in force relative to the election of Church Wardens and Vestrymen, and their respective Successors for ever, shall be a body Politic and Corporate in deed and name, and shall have succession for ever by the name of the “ Rector, Church Wardens and Vestry of Saint Luke’s Church in the Parish of Portland.”

III. And be it further enacted, That all debts due and owing to the Rector, Church Wardens and Vestry of Grace Church in the said Parish of Portland, shall be paid to and may be recoverable by and in the name of the Rector, Church Wardens and Vestry of Saint Luke’s Church aforesaid, in the same manner as if the said debts had been contracted with them ; and all Property Real and Personal of the said Corporation of Grace Church, shall become vested in the said new Corporation, and shall be holden henceforth by them in the same manner as the former Corporation could have held the same ; and that the said new Corporation shall be liable to the debts, contracts and engagements of the old Corporation, and the said new Corporation shall be deemed the lawful Successors of the said old Corporation.

IV. And be it further enacted, That all purchase or preference monies and Rents due or become due for Pews or Sittings in Saint Luke’s Church, upon and by virtue of the sales by Auction or Private Bargain to any person or persons, shall be payable to, and may be recoverable by and in the name of the said Rector, Church Wardens and Vestry of Saint Luke’s Church, in the same manner as if the Contracts had been made with them ; and that in default of such payments, the said Rector, Church Wardens and Vestry may sue for the same or proceed to a

forfeiture of the said Pews and Sitings, according to the rules or conditions under which the Sales or Contracts were originally made : Provided always, that at least two hundred and fifty free sittings for poor persons shall always be left in the said Church.

V. ‘ And whereas in and by a certain Indenture bearing date the
 ‘ sixteenth day of April, in the year of our Lord one thousand eight
 ‘ hundred and forty, duly executed, acknowledged and registered,
 ‘ James White of the City of Saint John, in the Province of New
 ‘ Brunswick, Esquire, and Elizabeth, his Wife, for certain con-
 ‘ sideration therein mentioned, did grant, bargain and sell unto the
 ‘ Church Corporation of the said Parish, by the name of the Mini-
 ‘ ster, Church Wardens and Vestry of Grace Church, in the Pa-
 ‘ rish of Portland, in the County of Saint John, in the said Pro-
 ‘ vince, their Successors and Assigns, all that certain lot, piece
 ‘ and parcel of land, situate, lying and being in the said Parish of
 ‘ Portland, bounded and described as follow : That is to say, be-
 ‘ gining at a stake and stones at the intersection of the Northern
 ‘ line of the old Indian Town Road, so called by a prolongation
 ‘ of the line running North fifteen degrees East or thereabouts, di-
 ‘ viding the Lands formerly owned and occupied by the late Ho-
 ‘ norable William Hazen, from the Lands formerly owned and oc-
 ‘ cupied by the late James White, Esquire, thence from the said
 ‘ stake and stones, Northerly by the said prolongation of the said
 ‘ dividing line till it meets the South Westerly side line of the
 ‘ Queen’s Land at Fort Howe, thence by the said last mentioned
 ‘ line, North Westerly till it meets the dividing line between the
 ‘ Land of the said James White, Esquire, the grantor in the said
 ‘ deed, and the Land of James Peters, Esquire, thence Southerly
 ‘ by the said last mentioned dividing line, to the Northern line of
 ‘ the said old Indian Town Road, thence by the said line of the
 ‘ said Road, Easterly to the place of beginning, together with all
 ‘ buildings and improvements thereon, and all the rights, members
 ‘ and appurtenances thereto belonging, to have and to hold the same
 ‘ unto the said Minister, Church Wardens and Vestry, their Suc-
 ‘ cessors and Assigns, to their only proper use and behoof for
 ‘ ever ;’ Be it further enacted, that the said deed and conveyance,
 and the Estate thereby granted, bargained and sold shall be deemed good, valid and effectual, notwithstanding the mistake in the name of the Corporation, and to have vested the Title therein and thereto in the Rector, Church Wardens and Vestry of Grace Church ; and upon their dissolution by virtue of this Act to be and to become vested in the Rector, Church Wardens and Vestry of Saint Luke’s Church, and their Successors in the same manner as any other property of the said Rector, Church Wardens and Vestry of Grace Church.

VI. ‘ And whereas the object of the Church Corporation in
 ‘ making the purchase of the said lot of Land in the next preceding

‘ section mentioned was to erect and build thereon a School House, which has been partially accomplished ; and it has been considered advisable that such School should be conducted upon the Madras system, but in order to effect this it may become necessary to assign and convey the same to the Governor and Trustees of the Madras School in New Brunswick :’ Be it enacted, that the said Rector, Church Wardens and Vestry of Saint Luke’s Church, and their Successors, shall be fully authorized and empowered to make sale and conveyance of the said lot of Land and School House thereon to the said Governor and Trustees of the Madras School and their Successors, in trust, nevertheless, for the purpose of a School in the said Parish, to be a Branch of the Provincial Madras School, and for no other use or purpose whatsoever, and upon this condition, that if such School shall not be established and commence within two years from the passing of this Act ; or if after being established it shall be discontinued for any time or term together exceeding one year, or shall not be continued and kept in operation for at least six months in every year after the expiration of the said two years, the said Land and School, and all the Estate, right, title and interest therein, shall revert and become reinvested in the said Rector, Church Wardens and Vestry of Saint Luke’s Church, and their Successors in the same manner as if the same had not been conveyed to the said Governor and Trustees of the Madras School.

VII. And be it further enacted, That this Act shall commence and take effect on Easter day being the eleventh day of April next.

CAP. IV.

An Act in further amendment of the Law.

Passed 19th March 1841.

‘ **W**HEREAS it is customary in this Province to give Notes payable in Timber, Country produce and other specific articles, and it is expedient to place such Notes on the same footing as regards the proof of consideration with Promissory Notes payable in money ;’

Be it enacted by the Lieutenant Governor, Legislative Council and Assembly, That all Notes in writing for a sum certain payable otherwise than in money, shall be deemed and held *prima facie*, to import that they were given for a valuable consideration in like manner as Promissory Notes for the payment of money.

CAP. V.

An Act to authorize the Justice of the Peace in certain Counties in this Province to exempt the French Inhabitants from the assessment of Poor Rates.

Passed 19th March 1841.

‘ **W**HEREAS the French Inhabitants in this Province are ‘accustomed to support their own Poor ;’

I. Be it enacted by the Lieutenant Governor, Legislative Council and Assembly, That it shall and may be lawful for the Justices of the Peace in the several Counties of Westmorland, Kent, Northumberland, Gloucester and Carleton, at their General Sessions of the Peace, who may allow and order any assessment of the accounts of any Overseers of the Poor, pursuant to the direction of the Act of the General Assembly of this Province for regulating and providing for the support of the Poor in this Province, at the same time, if they in their discretion shall think proper, to exempt the French Inhabitants who may be resident in the Parish in which such assessment is to be made, from the whole or any part of such assessment.

II. And be it further enacted, That when any such exemption shall be so made, the same shall be expressed in the Warrant of assessment which may thereupon issue, and the assessors to whom the same may be directed, shall conform thereto, in making their assessment.

III. And be it further enacted, That this Act shall continue and be in force, until the first day of April which will be in the year of our Lord one thousand eight hundred and forty five.

CAP. VI.

An Act to continue “An Act to provide for the prompt payment of all demands upon the Provincial Treasury.”

Passed 19th March 1841.

BE it enacted by the Lieutenant Governor, Legislative Council and Assembly, That an Act made and passed in the second year of the Reign of Her present Majesty Queen Victoria, intituled “An Act to provide for the prompt payment of all demands upon the Provincial Treasury,” be and the same is hereby continued and declared to be in full force until the first day of June which will be in the year of our Lord one thousand eight hundred and forty five.

CAP. VII.

An Act to extend the provisions of an Act, intituled “ An Act to enable the Commissioners of Highways in the Parishes of Maugerville, Sheffield and Waterborough, to lay out Highways and to appropriate part of the Statute Labour for securing the Bank of the River in front of those Parishes,” to the Parish of Gagetown, in Queen’s County.

Passed 19th March 1841.

BE it enacted by the Lieutenant Governor, Legislative Council and Assembly, That from and after the passing of this Act, an Act made and passed in the forty fifth year of the Reign of His Majesty King George the Third, intituled “ An Act to enable the Commissioners of Highways in the Parishes of Maugerville, Sheffield and Waterborough, to lay out Highways and to appropriate part of the Statute Labour for securing the Bank of the River in front of those Parishes,” and all the provisions thereof, be and the same are hereby extended to the Parish of Gagetown, in Queen’s County.

CAP. VIII.

An Act to continue an Act, intituled “ An Act to provide for the summary punishment of Persons committing trespasses upon Square Timber and other Lumber.”

Passed 19th March 1841.

BE it enacted by the Lieutenant Governor, Legislative Council and Assembly, That an Act made and passed in the second year of the Reign of Her present Majesty Queen Victoria, intituled “ An Act to provide for the summary punishment of Persons, committing trespass upon Square Timber and other Lumber,” be and the same is hereby continued and declared to be in full force until the first day of May which will be in the year of our Lord one thousand eight hundred and forty five.

CAP. IX.

An Act to authorize the Justices of the Peace in the County of Kent, to levy an assessment to pay off the County Debt.

Passed 19th March 1841.

BE it enacted by the Lieutenant Governor, Legislative Council and Assembly, That the Justices of the Peace for the County of Kent, at any General Sessions of the Peace hereafter to be held, and at any Special Sessions of the Peace to be for that purpose convened, be and they are hereby authorized and empowered to make such rate and assessment of any sum not exceeding two hundred pounds, as in their discretion they may think

necessary for the purpose of paying off the Debt of the said County; the same to be assessed, levied, collected and paid agreeably to any Acts now or hereafter to be in force for the assessing, collecting and levying of County Rates.

CAP. X.

An Act to provide for more effectually repairing the Streets and Bridges in a part of the Parish of Saint Stephens.

Passed 19th March 1841.

I. **B**E it enacted by the Lieutenant Governor, Legislative Council and Assembly, That all persons liable to perform labor on the Streets and Highways in that part of the Parish of Saint Stephen, in the County of Charlotte, which is included within the following Limits, to wit, commencing at the mouth of Dennis' or Porter's Mill Stream, and extending to the residence of Robert M. Todd in Mill Town, and between the River Saint Croix and a line drawn one mile back from the said River, shall in future in lieu of such labor annually pay the sum of two shillings and sixpence for each and every day's labor such persons are respectively liable to perform.

II. And be it enacted, That the monies required to be paid in virtue of this Act shall be assessed, levied and collected in the same manner as any Parish or County rates are assessed, levied and collected by virtue of any Law now in force, or which may hereafter be in force for that purpose in this Province, and when collected such monies shall be paid over to the Commissioners of Highways for the said Parish to be by them expended on the Streets and Bridges within the above described Limits in the same manner as any monies by them received in lieu of labor have been hitherto by Law expended.

CAP. XI.

An Act to authorize the Justices of the Peace for the County of Charlotte, to assess the Parish of Saint Stephen in the said County, for the erection of a Wharf on the Public Landing at Salt Water in said Parish.

Passed 19th March 1841.

I. **B**E it enacted by the Lieutenant Governor, Legislative Council and Assembly, That the Justices of the Peace for the County of Charlotte or the major part of them, at any General Sessions of the Peace to be holden in and for the said County, be and they are hereby authorized and empowered to make a rate and assessment on the Parish of Saint Stephen in the said County of Charlotte for a sum not exceeding four hundred pounds, for defraying the expence of building, erecting and finishing a Wharf at the Public Landing at Salt Water in the

said Parish, for the use of the same, and to make such regulations not inconsistent with the Grant of the said Public Landing, or any previous Act of Assembly relating to the same, for the said Wharf as to them may seem meet: Provided always, that no greater sum than one hundred pounds shall be assessed by virtue of this Act in any one year.

II. And be it enacted, That the said sum not exceeding four hundred pounds so to be assessed as aforesaid, shall be assessed, collected and paid, agreeably to any Acts in force for assessing, collecting and levying of County or Parish Rates.

CAP. XII.

An Act to authorize Her Majesty's Justices of the Peace for the County of Gloucester to contract for the erection of a new Gaol in the said County and for other purposes therein mentioned.

Passed 19th March 1841.

1. **B**E it enacted by the Lieutenant Governor, Legislative Council and Assembly, That it shall and may be lawful for Her Majesty's Justices of the Peace for the County of Gloucester in General Sessions of the Peace assembled, or at any Special Sessions of the Peace, to consist of not less than five of the Justices and to be for that purpose holden, to contract and agree with able and sufficient workmen, for erecting, building and finishing a new Gaol in the said County, and to agree for such sums of money as to them may seem meet, in order to carry this object into effect, and to make a rate and assessment upon the Inhabitants and others of the said County for a sum not exceeding five hundred pounds for defraying the expense of such building and erection.

II. ' And whereas the said Justices of the Peace of the County
' of Gloucester are now possessed of two certain Lots of Lands
' situate, lying and being in the Town Plot of Bathurst, in the
' County of Gloucester aforesaid, the first Lot being a part of Lot
' Number Twenty seven, surveyed as a Gaol Lot or yard, and
' abutted and bounded as follows:—Beginning at a stake standing
' on the South side of Water Street at the Northerly corner of
' Lot Number Twenty six, thence along the division line of said
' Lot and Number Twenty seven, seventeen and one half feet,
' thence North eighty four degrees thirty minutes West eighty
' two feet, thence North four degrees thirty minutes East seventy
' seven feet or to Water Street, thence along said Street to the
' place of beginning; on which Lot of Land the building at present
' used as a Gaol for the said County of Gloucester is situated:
' The second Lot being a Tract of Land appurtenant to the said
' Gaol Lot, and described as follows, viz:—Commencing on the
' Northern side of Water Street, in the said Town Plot of

‘ Bathurst, and in the Point of Intersection of the Northerly pro-
 ‘ longation of the Western Boundary Line of the Gaol Lot, with
 ‘ the said Northern side of Water Street, and which Point is also
 ‘ the South Western Angle of Water Lot Number Ten, located
 ‘ to William Carman, thence running by the Magnet North four
 ‘ degrees and thirty minutes East two hundred feet, thence South
 ‘ four degrees and thirty minutes East ninety feet to intersect the
 ‘ Northerly prolongation of the Eastern Boundary Line of said
 ‘ Gaol Lot, thence South four degrees and thirty minutes West
 ‘ two hundred feet along the said prolongation to Water Street,
 ‘ and thence North fifty four degrees and thirty minutes West
 ‘ ninety feet along the same to the place of beginning, containing
 ‘ fourteen perches, more or less : And whereas it is deemed ad-
 ‘ visable to authorize the said Justices at their General Sessions
 ‘ or Special Sessions as aforesaid, should they see fit to sell and
 ‘ dispose of the said Lots or either of them or all and singular the
 ‘ buildings and improvements made and erected on them or
 ‘ either of them in Fee Simple, in order that the proceeds may be
 ‘ by them appropriated towards the building and erecting of the
 ‘ said new Gaol;’ Be it enacted, That the said Justices of the
 Peace for the County of Gloucester at their General Sessions or
 at any Special Sessions to be holden as hereinbefore mentioned, be
 and they are hereby authorized and empowered to make sale and
 dispose of the said Lots of Land, or either of them, or any part of
 either, with all and singular the buildings, appurtenances and im-
 provements to the highest bidder at Public Auction, two months
 public notice of the time and place of such sale being first given in
 the Newspaper published in Miramichi, and also in three or more
 of the most public places in the said Town of Bathurst, and
 thereupon to make and execute a good, legal and sufficient con-
 veyance of the same in fee under the Common Seal of the Court
 of General Sessions of the Peace of the said County of Glou-
 cester.

CAP. XIII.

An Act to continue an Act, intituled “ An Act for the better
 and more effectual securing the navigation of the Newcastle
 River, in Queen’s County.”

Passed 19th March 1841.

BE it enacted by the Lieutenant Governor, Legislative Coun-
 cil and Assembly, That an Act made and passed in the
 first year of the Reign of Her present Majesty Queen Victoria,
 intituled “ An Act for the better and more effectual securing the
 navigation of the Newcastle River, in Queen’s County,” be and
 the same is hereby continued and declared to be in full force until
 the first day of April, which will be in the year of our Lord one
 thousand eight hundred and forty five.

CAP. XIV.

An Act to permit the establishment of a Fish Market in one of the Public Slips in the City of Saint John.

Passed 19th March 1841.

‘ **W**HEREAS the Mayor, Aldermen and Commonalty of the City of Saint John, by their Petition have represented the great public utility of establishing a Market for the sale of Fish in the public Slip at the foot of Duke Street in the said City, and have prayed that they may be authorized to erect a building therein for that purpose ;’

Be it enacted by the Lieutenant Governor, Legislative Council and Assembly, That it shall and may be lawful for the said Mayor, Aldermen and Commonalty of the City of Saint John, and they are hereby authorized and empowered to erect and build a Market House and establish a Public Market for the sale of Fish, in the Public Slip at the foot of Duke Street, on the Eastern side of the Harbour of the City of Saint John, and the same to regulate, support, repair, alter and enlarge, in such manner as from time to time may be deemed necessary and expedient for public accommodation.

CAP. XV.

An Act to authorize the Justices of the Peace for the County of Carleton to assess the said County to pay off the County Debts.

Passed 19th March 1841.

BE it enacted by the Lieutenant Governor, Legislative Council and Assembly, That the Justices of the Peace for the County of Carleton at any General or Special Sessions of the Peace hereafter to be holden, be and they are hereby authorized and empowered to make such rate and assessment of any sum not exceeding three hundred pounds, as in their discretion they may think necessary for the purpose of paying off the debts of the said County, the same to be levied, assessed, collected and paid agreeably to any Act now or hereafter to be in force for assessing, collecting and levying of County Rates.

CAP. XVI.

An Act to continue and amend an Act, intituled “ An Act for the relief of Old Soldiers of the Revolutionary War and their Widows.”

Passed 19th March 1841.

I. **B**E it enacted by the Lieutenant Governor, Legislative Council and Assembly, That the Affidavits mentioned in the second and third Sections of the said above in part recited Act, having been once made and filed, as provided by the said

Act, shall not be required to be made out and filed from year to year, but such Affidavits respectively, shall be deemed sufficient without any further repetition thereof, anything in the said in part recited Act to the contrary notwithstanding.

II. And be it enacted, That the applicant under the said Act shall from year to year be required to procure from some Justice of the Peace of the County in which such Applicant resides, a Certificate under the hand of such Justice, that he or she is living, and shall file the said Certificate in the same manner as the Affidavits are, by the said in part recited Act, required to be filed.

III. And be it enacted, That this Act, and the Act of which this is an amendment, shall continue and remain in force until the first day of April in the year of our Lord one thousand eight hundred and fifty.

CAP. XVII.

An Act to authorize the Justices of the Peace for the City and County of Saint John to levy an assessment to pay off the County Debt.

Passed 19th March 1841.

BE it enacted by the Lieutenant Governor, Legislative Council and Assembly, That the Justices of the Peace for the City and County of Saint John, at any General Sessions of the Peace hereafter to be holden therein, be and they are hereby authorized and empowered to make such rate and assessment of any sum not exceeding two hundred and fifty pounds, as they in their discretion may think necessary for the purpose of paying off the balance due by the said City and County for contingents and other County expences, the same to be assessed, levied, collected and paid agreeably to any Act or Acts made or to be made for assessing, collecting and levying County Rates.

CAP. XVIII.

An Act to establish a Division Line between the Parishes of Northampton and Brighton, in the County of Carleton.

Passed 19th March 1841.

‘WHEREAS from the want of a Law establishing a Division Line between the Parishes of Northampton and Brighton, difficulties and disputes have arisen in the assessment of the Inhabitants of the said Parishes respectively: Therefore to prevent such difficulties in future; Be it enacted by the Lieutenant Governor, Legislative Council and Assembly, That the said Line shall commence at the mouth of a certain Creek, on the East side of the River Saint John, commonly called and known by the name of Shaw's Creek, and to run from thence a true East course until it strikes the Eastern Boundary Line of the County, any Law to the contrary notwithstanding.

CAP. XIX.

An Act for the better and more effectual securing of the Navigation of the River Miramichi, in the County of Northumberland, and to protect the Fisheries on the said River.

Passed 19th March 1841.

6 **WHEREAS** there are extensive Mills for the Manufacturing of Lumber, on or near the River Miramichi, between Beaubair's Point and Sheldrake Island, the Slabs, Rinds, and Refuse from which are generally thrown into the said River, whereby the navigation thereof is becoming obstructed and the Fisheries thereon are greatly injured ;

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and Assembly, That from and after the passing of this Act, if any person or persons who may be the owner or owners of any Mill or Mills already erected, or that may be hereafter erected on or near the River Miramichi, between Beaubair's Point and Sheldrake Island, (except as hereinafter mentioned) for the Manufacture of Lumber of any description, or any persons who may be engaged in manufacturing Lumber in any such Mill or Mills shall suffer or permit any Slabs, Rinds, Bark, Log ends or rubbish of that description made or cut at any such Mill or Mills to fall, roll, float or be thrown into any part of the River Miramichi or into any Creek or Stream falling into the said River within the limits above mentioned, every such owner or owners of such Mill or Mills or other person or person manufacturing Lumber at any such Mill or Mills shall forfeit, and be liable to pay a fine for every such offence, a sum not exceeding Twenty Pounds nor less than Ten Pounds, to be recovered with costs of suit before any two of Her Majesty's Justices of the Peace for the County of Northumberland, at the suit of the Treasurer for the said County for the time being, or of any other person who shall prosecute for the same, on the oath of one or more credible witness or witnesses, and to be levied by Warrant of distress and sale of the offender's goods and chattels, rendering to him or them the surplus (if any) after deducting the costs and charges of prosecution and of the levying and sale of the said goods and chattels ; and if no goods and chattels can be found whereon to levy the same, then the offender or offenders to be committed by the Warrant of the said Justices to the Common Gaol of the said County, there to remain for any time not exceeding thirty days, unless the amount of such fine and costs shall be sooner paid, and such fine when recovered shall be paid into the hands of the Treasurer of the said County for the public uses thereof : Provided always, that the Saw Mill now standing on French Fort Cove, within the limits above mentioned, shall not be liable to the provision of this Act.

II. And be it further enacted, That this Act shall be and continue in force until the first day of April, which will be in the year of our Lord one thousand eight hundred and forty five.

CAP. XX.

An Act to extend the provisions of an Act, intituled "An Act to encourage the establishment of Banks for Savings in this Province."

Passed 19th March 1841.

‘ **W**HEREAS in and by the thirteenth Section of an Act ‘ made and passed in the sixth year of the Reign of ‘ King George the Fourth, intituled "An Act to encourage the ‘ establishment of Banks for Savings in this Province," it is ‘ among other things enacted, that the Debentures to be issued ‘ in pursuance of the provisions of the said Act shall never at ‘ any time exceed the amount of ten thousand pounds in the ‘ aggregate for the whole Province, and that whenever the Deben- ‘ tures issued in pursuance of the provisions of the said Act shall ‘ amount in the aggregate for the whole Province to the said sum ‘ of ten thousand pounds, the Province Treasurer and his Depu- ‘ ties shall cease to issue any more such Debentures, and it shall ‘ be the duty of the said Treasurer to give the requisite directions ‘ to his Deputies for that purpose: And whereas it is deemed ex- ‘ pedient to extend the provisions of the same;’

I. Be it therefore enacted by the Lieutenant Governor, Legis- lative Council and Assembly, That it shall and may be lawful for the Treasurer of the Province, and his Deputies, in addition to the sum of ten thousand pounds to be by them received, and for which they are authorized and empowered to issue Debentures in and by the said Act, to receive further deposits to the amount of ten thousand pounds, and to issue Debentures therefor in like manner and subject nevertheless to the provisions and restrictions in the said Act contained, anything in the said Act to the con- trary thereof in any wise notwithstanding.

CAP. XXI.

An Act in addition to and in an amendment of "An Act to provide for the erection of an Alms House and Work House and to establish a Public Infirmary in and for the City and County of Saint John."

Passed 19th March 1841.

‘ **W**HEREAS in and by an Act made and passed in the first ‘ year of the Reign of Queen Victoria, intituled "An ‘ Act to provide for the erection of an Alms House and Work ‘ House and to established a Public Infirmary in and for the City ‘ and County of Saint John," it was provided, that the money

‘ required for building the same should be raised by a single assessment on the Inhabitants of the said City and County in the manner prescribed by the Law for assessing, collecting and levying County Rates: And whereas it has been considered a more equitable and less burthensome mode of raising money for Public Buildings in the said City and County by County Certificates or Notes and semi-annual payments of a proportion of the Principal, with the yearly Interest on the whole sum due until the same shall be paid off;’

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and Assembly, That in lieu of the mode of raising the money required for building the said Alms House and Work House pointed out in and by the said Act, it shall and may be lawful for the Justices of the Peace for the said City and County of Saint John, at any General Sessions of the Peace hereafter to be holden, and they are hereby authorized and empowered to borrow such sums of money as may from time to time be required for the erecting and completing of the said Alms House and Work House not exceeding in the whole the sum of three thousand pounds to be paid off and discharged in the manner hereinafter mentioned, the same to be taken in loans of not less than one hundred pounds, and the Certificates or Notes in the following form, or to that effect, shall be prepared and delivered to the persons from whom such loans may be obtained, to wit:—

Number ———

City and County of Saint John, ss. These are to certify that (*here insert residence and addition of lender*) hath lent and advanced to the said Justices of the Peace for the City and County of Saint John the sum of one hundred pounds Currency, which sum is payable to him, or to his order, together with Interest at and after the rate of ——— per centum per annum, payable half yearly on the first day of June and the first day of December, pursuant to an Act of Assembly made and passed in the fourth year of the Reign of Her Majesty Queen Victoria, intituled “An Act in addition to and in amendment of an Act to provide for the erection of an Alms House and Work House and to establish a Public Infirmary in and for the City and County of Saint John.” Dated the ——— day of ——— in the year of our Lord one thousand eight hundred and ———

By Order of the Sessions,

C. D., Clerk.

A. B., Presiding Justice.

Which same Certificates or Notes shall be signed by the Justice presiding at the said Sessions, and countersigned by the Clerk, and shall be respectively numbered according to the time in which the same may be made and issued, and a memorandum thereof shall be duly entered by the Clerk in the Minutes of the said Court.

II. And be it enacted, That the said Certificates or Notes shall be negotiable in the same manner as promissory Notes and that the holders thereof shall be entitled to receive Interest for the same semi-annually to be paid by the Treasurer of the said City and County out of the assessments hereinafter mentioned.

III. And be it enacted, That it shall and may be lawful for the said Justices of the Peace of the said City and County, and they are hereby authorized and required to make a rate and assessment in each and every year of such sum of money not exceeding five hundred pounds besides the charge for assessing and collecting as will discharge the Principal and Interest of the loans contracted by virtue of this Act, until the total amount of the loan and all interest thereon shall be paid off; all which said several sums of money shall be assessed, levied, collected and paid in such proportions and in the same manner as other County Rates for public charges are or may be assessed, levied, collected and paid under and by virtue of any Act or Acts made or to be made for assessing and collecting Rates for public charges.

IV. And be it enacted, That the monies so to be assessed as aforesaid shall from time to time be applied after discharging the Interest due on the several loans contracted by virtue of this Act, to the payment of the principal sums mentioned in such Certificates or Notes, in due order according to the numbers beginning with number one; and that the Treasurer of the said County shall from time to time give one months public notice by advertisement in one of the Newspapers of the said City, for calling in such and so many of the Certificates or Notes as he is prepared to pay off, specifying the number in such Advertisement, and that from and after the expiration of the time mentioned in the said notice the Interest on such Certificates or Notes shall cease.

V. And be it enacted, That the County Treasurer shall be entitled to have and retain the sum of one pound per centum on every one hundred pounds for his services in receiving and paying the said monies, so to be assessed under the provisions of this Act and no more.

CAP. XXII.

An Act to amend an Act, intituled "An Act for the appointment of Firewards and the better extinguishing of Fires which may happen in the Parish of Portland, in the County of Saint John."

Passed 19th March 1841.

BE it enacted by the Lieutenant Governor, Legislative Council and Assembly, That so much of the seventh section of an Act made and passed in the eighth year of the Reign of His late Majesty King William the Fourth, intituled "An Act for the appointment of Firewards and the better extinguishing of

“ Fires which may happen in the Parish of Portland, in the County of Saint John” be repealed so far as relates to the number of men to be appointed to have the care, management and working of the said Engine or Engines, tools and instruments for extinguishing Fires ; and that the Firewards of the Parish of Portland are hereby authorized to appoint, pursuant to the provisions of the before recited Act, a sufficient number of able and discreet men, willing to accept the office, not exceeding forty in number, and that the said Firemen so appointed in addition to the exemption under the before mentioned section, shall and are hereby declared to be freed, exempted and privileged from serving upon any Jury in the Court of Quarter Sessions, or in the Inferior Court of Common Pleas or in the Courts of Nisi Prius and Oyer and Terminer to be holden in and for the City and County of Saint John, or in the City Court of the City of Saint John, and also shall be exempt and free from all statute labour on the Highways and Streets within the said Parish of Portland.

CAP. XXIII.

An Act relating to Buoys and Beacons in the Harbour of Shediac, in the County of Westmorland.

Passed 19th March 1841.

6 **W**HEREAS it is deemed necessary that a small duty be imposed upon all Vessels entering the Harbour of Shediac, in the County of Westmorland, for defraying such expences as may be incurred in erecting, repairing and replacing Buoys and Beacons in the said Harbour,

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and Assembly, That there be and are hereby granted to Her Majesty, Her Heirs and Successors for defraying such expences as may be incurred in erecting, building, re-building, replacing and supporting such Buoys and Beacons, on all Vessels entering the Bay or Harbour of Shediac, the sum of one penny per ton for each and every ton such Vessels admeasure per register: Provided always, that no coasting Vessel under the register of sixty tons shall pay more than once in each year, and no coasting Vessel between sixty and one hundred tons shall pay more than twice in each year, and that all Vessels clearing from any Ports in this Province, Canada, Prince Edward's Island, Nova Scotia and Newfoundland, and Vessels on a fishing voyage, shall be considered coasters under this Act.

II. And be it enacted, That the tonnage duties herein imposed shall be collected by the Deputy Treasurer of the District of Shediac, or such person as he may appoint for that purpose, and that the Commissioners of Buoys and Beacons for the Harbour of Shediac shall have full power and authority to call upon the said Deputy Treasurer or the person to be by him appointed

as aforesaid, for all such sum or sums of money as they shall from time to time respectively have collected, an account of which sum so to be collected by the said Deputy Treasurer or the person appointed by him shall respectively when called upon as aforesaid, render upon oath to the said Commissioners, deducting from the amount collected ten per centum, which it shall be lawful for the Deputy Treasurer to retain for the trouble of collecting and paying the same.

III. And be it enacted, That every Master of such Ship or Vessel who shall refuse or neglect to call upon the Deputy Treasurer of the District of Shediac, and pay to him or the person authorized by him to receive the same, the said tonnage duty as hereinbefore imposed within twenty four hours after his arrival, shall forfeit and pay for such neglect the sum of three pounds, to be sued for by the said Deputy Treasurer and recovered before any one of Her Majesty's Justices of the Peace, and applied for the purpose of erecting, repairing and replacing such Beacons and Buoys.

IV. And be it enacted, That the Deputy Treasurer shall annually make return of an account of the duties respectively by him received for the District to the Treasurer of the Province, with proper vouchers of the payment of the money to the Commissioners already or who may hereafter be appointed by virtue of this Act.

V. And be it enacted, That Commissioners already appointed, or who may hereafter be appointed, shall on the twentieth day of December in each and every year render an account duly attested of the monies from time to time received and expended by them in pursuance of this Act to the Treasurer of the Province, to be by him transmitted, with his account, to the Secretary's Office, and shall likewise render a copy of such account to the first General Sessions in the County of Westmorland in each and every year, and the balance (if any) of the monies so received by them in the hands of the Commissioners or the major part of them, for the purpose of further improving the Navigation of the said Bay and Harbour.

VI. And be it enacted, That if any person or persons shall take away, destroy, deface or remove any of the said Beacons or Buoys, such offender or offenders shall on due conviction thereof, by the oath of one or more credible witness or witnesses before any one of Her Majesty's Justices of the Peace, forfeit and pay a sum not exceeding fifteen pounds, to be recovered and applied as aforesaid, and on failure of payment or want of goods and chattels whereon to levy, such offender or offenders shall be committed by such Justice or Justices to the Common Gaol of the County, there to remain for a space of time not exceeding three months.

VII. And be it enacted, That this Act shall continue and be in force until the first day of April, which will be in the year of our Lord one thousand eight hundred and fifty.

CAP. XXIV.

An Act to alter the times for holding the Terms of the Inferior Courts of Common Pleas and General Sessions of the Peace for the County of Sunbury.

Passed 19th March 1841.

‘ **W**HEREAS the times of holding the Terms of the Inferior Court of Common Pleas and General Sessions of the Peace for the County of Sunbury, have been found inconvenient for remedy whereof;’

I. Be it enacted by the Lieutenant Governor, Legislative Council and Assembly, That from and after the passing of this Act, the Terms of the said Inferior Courts of Common Pleas and General Sessions of the Peace heretofore held on the third Tuesday in January, fourth Tuesday in March, third Tuesday in June and October respectively in each and every year, shall hereafter be holden on the second Tuesday in January, third Tuesday in March, June and October respectively in each and every year, any Law, usage or custom to the contrary in any wise notwithstanding.

II. And be it further enacted, That no suit, process or proceeding instituted or commenced before the passing of this Act, shall abate or be discontinued by reason of the altering of the times of holding the said Terms respectively, but all actions, processes, suits and proceedings shall be carried on and continued to final judgment in the same manner as if this Act had not passed, anything herein contained to the contrary notwithstanding.

CAP. XXV.

An Act to authorize the Justices of the Peace for the County of Northumberland to erect a Lock up House in the Town of Chatham, in the said County.

Passed 19th March 1841.

‘ **W**HEREAS from the great increase of the Town of Chatham, in the County of Northumberland, and in consequence of the distance therefrom to the County Gaol, and the difficulty of crossing the River Miramichi thereto at certain seasons of the year, great inconvenience is often times experienced by the Magistrates residing in the said Town for the want of a Lock up House or place of safe keeping, in which to confine persons committing breaches of the Peace and other minor offences,—in remedy whereof;’

I. Be it enacted by the Lieutenant Governor, Legislative

Council and Assembly, That the Justices of the Peace for the County of Northumberland or the major part of them, may and they are hereby authorized and required at their first General Sessions of the Peace hereafter to be holden, to purchase a piece of ground in the Town of Chatham, on which to erect a Lock up House, and to contract and agree with able and sufficient workmen for the erection and finishing of a suitable Lock up House on the said piece of ground in the Town of Chatham, and the said Justices or the major part of them at any General Sessions of the Peace, are hereby authorized and require to make a rate and assessment for a sum not exceeding two hundred and fifty pounds to defray the expense of purchasing the said Land, and erecting and finishing the said Lock up House ; such assessment to be levied and collected in such proportions and in such manner on the Inhabitants of such County, residing on the front Lots situate between the lower side of Clark's Cove and the upper side of Saint Andrew's Church, in the Parish of Chatham, in the said County, including all the Inhabitants of the Town or Village of Chatham, living within the above named limits, whether residing in the front or rear of the said Town, as the said Justices or the major part of them may direct ; which sum subject to the limits aforesaid shall be assessed, levied and paid agreeably to any Act now or which may hereafter be in force for the assessing, levying and collecting of County Rates.

II. And be it further enacted, That when and so soon as the said Lock up House shall be erected, completed and fit for use, it shall and may be lawful for the Justices of the Peace for the said County, and they are hereby required annually at the first Court of General Sessions of the Peace for the year, by order of the said Court upon the County Treasurer, to cause to be paid out of the County funds a sum not exceeding thirty five pounds towards the payment of the keeper and the support and maintenance of the said Lock up House, if there be County funds to meet such payment, if not, the same to be annually assessed, levied and collected off the Inhabitants of the County in the same manner as other County assessments are assessed, levied and collected.

III. And be it further enacted, That the said Justices of the Peace for the said County of Northumberland, shall and they are hereby authorized and required at any General Sessions of Peace to be holden in said County, to make such rules and regulations for the custody and management of the said Lock up House as may from time to time be necessary and expedient.

IV. And be it further enacted, That it shall and may be lawful for the High Sheriff of the said County of Northumberland or any other Officer who shall have arrested or have in legal custody any person or persons charged with any crime or misdemeanor whatsoever, for which such persons shall be liable to be committed to

the Gaol of the said County, to commit such person or persons to the said Lock up House until he or they can be conveyed to the County Gaol: Provided always, that no such person or persons shall be longer kept or detained in the said Lock up House than thirty six hours from the time of his or their commitment thereto, except when the river is in an impassable state during the spring and fall from the ice, and then only till the same can be crossed with safety.

V. And be it further enacted, That it shall and may be lawful for any Justice or Justices of the Peace for the said County of Northumberland, before whom any Mariner or Seaman shall be hereafter convicted under and by virtue of any Laws now in force or that may be hereafter in force in this Province for the regulation of Seamen, to commit such Mariner or Seaman to the said Lock up House instead of the County Gaol, if such Justice shall find it necessary and advisable so to do: Provided always, that no such Mariner or Seaman shall remain or be longer confined in the said Lock up House than forty eight hours, and if such Seaman or Mariner be subject and liable to longer confinement, then to be conveyed to the County Gaol, and all charges to be defrayed by the Ship Master or person so confining said Mariner or Seaman.

CAP. XXVI.

An Act relating to the Office of Coroner in this Province.

Passed 19th March 1841.

I. **B**E it enacted by the Lieutenant Governor, Legislative Council and Assembly, That from and after the passing of this Act, whenever upon the summoning or holding of any Coroner's Inquest, it shall appear to the Coroner that the deceased person was attended at his death or during his last illness, by any legally qualified Medical Practitioner, it shall be lawful for the Coroner to issue his order for the attendance of such Practitioner as a witness at such Inquest: and if it shall appear to the Coroner that the deceased person was not attended at or immediately before his death by any legally qualified Medical Practitioner, it shall be lawful for the Coroner to issue such order for the attendance of any legally qualified Medical Practitioner, being at the time in actual practice in or near the place where the death has happened; and it shall be lawful for the Coroner either in his order for the attendance of the Medical witness, or at any time between the issuing of such order and the termination of the Inquest, to direct the performance of a *Post Mortem* examination, with or without an analysis of the contents of the stomach or intestines, by the Medical witness or witnesses, who may be summoned to attend to any Inquest: Provided, That if any person shall state, upon oath before the Coroner, that in his or her belief the death of the deceased individual was caused,

partly or entirely by the improper or negligent treatment of any Medical Practitioner or other person, such Medical Practitioner or other person shall not be allowed to perform or assist at the *Post Mortem* examination of the deceased.

II. And be it further enacted, That whenever it shall appear to the greater number of Jurymen sitting at any Coroner's Inquest, that the cause of death has not been satisfactorily explained by the evidence of the Medical Practitioner, or other witness or witnesses who may be examined in the first instance, such greater number of the Jurymen are hereby authorized and empowered to name to the Coroner in writing, any other legally qualified Medical Practitioner or Practitioners, as a witness or witnesses, and for the performance of a *Post Mortem* examination, with or without an analysis of the contents of the stomach or intestines, whether such an examination has been performed before or not: and if the Coroner, having been thereunto required, shall refuse to issue such order, he shall be deemed guilty of a misdemeanor and shall be punishable in like manner as if the same was a misdemeanor at Common Law.

III. And be it further enacted, That when any legally qualified Medical Practitioner has attended upon any Coroner's Inquest, in obedience to any such order as aforesaid of the Coroner, the said Practitioner shall for such attendance be entitled to receive such remuneration or fee as is mentioned in the Table marked A. in the Schedule hereunto annexed, which shall be paid to him, out of the Public Funds of the County or City and County in which such Inquest was taken by the Treasurer of such County or City and County, on the order of the Coroner to him for that purpose directed.

IV. Provided nevertheless and be it further enacted, That no order of payment shall be given, or fee or remuneration paid to any Medical Practitioner for the performance of any *Post Mortem* examination which may be instituted without the previous direction of the Coroner.

V. Provided also and be it further enacted, That when any Inquest shall be holden on the body of any deceased person who has died in any Public Hospital or Infirmary or any building or place belonging thereto, or used for the reception of the patients thereof, or who has died in any County or other Lunatic Asylum, Alms House and Work House, or in any public Infirmary or other public Medical Institution, whether the same be supported by endowments or by voluntary subscriptions, then and in such case nothing herein contained shall be construed to entitle the Medical Officer, whose duty it may have been to attend the deceased person as a Medical Officer of such Institution as aforesaid, to the fees or remuneration herein provided, except for a *Post Mortem* examination and attending to give evidence thereon, if he shall

have been required by the Coroner to perform the same agreeably to the provisions of this Act.

VI. And be it further enacted, That when any order for the attendance of any Medical Practitioner as aforesaid shall have been personally served upon such Practitioner, or where any such order not personally served shall have been received by any Medical Practitioner in sufficient time for him to have obeyed any such order and in every case where any Medical Practitioner has not obeyed such order he shall for such neglect or disobedience, forfeit the sum of five pounds upon complaint thereof made by the Coroner or any two of the Jury, before any two Justices having jurisdiction in the Parish or place where the Inquest under which the order issued was held, or in the Parish where such Medical Practitioner resides; Provided such complaint be made within one month from the time of holding such Inquest, and such two Justices are hereby required upon such complaint to proceed to the hearing and adjudication of such complaint, and if such Medical Practitioner shall not shew to the said Justices a good and sufficient cause for not having obeyed such order to enforce the said penalty by distress and sale of the offender's goods in the same manner as they are empowered to proceed by the Act of Assembly, intituled "An Act to facilitate summary proceedings before Justices of the Peace and the execution of Warrants by Constables."

VII. And be it enacted, That immediately after any Coroner's Inquest shall be completed it shall be the duty of the Coroner to grant a permissive Warrant for the burial of the decease, which Warrant shall be delivered to any of the relatives or friends of the deceased who may be present and shall take charge of the burial, and if none be present, or no one undertake the duty and the dead body shall be within the City of Saint John, or within five miles of the Alms House of the Town of Portland, Frederickton, Saint Andrews or any other Town or Parish having an established Alms House within the same, it shall be sent to the dead House of such establishment under the charge of the Constable attending at the taking of the Inquest, and delivered to the keeper thereof accompanied by a permissive Warrant to be by the said Constable delivered to or left at the residence of the Overseers of the Poor of the Parish where the body may be found, or to any one of them, whose duty it shall be to bury the deceased in the same manner as if the deceased had died a pauper, unless otherwise directed by the Coroner; should the distance be beyond that limit, the Warrant shall direct the Constable to bury the body in a decent manner, using proper economy, and render an account of the costs and charges thereof to the Coroner, which with the Constables fees for burying the same, shall be paid to the said Constable by the Overseers of the Poor of the Parish, wherein the body may have been found, on the order of

the Coroner, who shall state that the charge is reasonable and proper.

VIII. And be it enacted, That whenever it may appear to the Coroner from circumstances that the holding of an Inquest is not necessary, or when any two Justices of the Peace of any County or City and County, in which any person may have died under circumstances rendering it doubtful as to the necessity of taking an Inquest do certify to the Coroner, that he would be justified in granting a permissive Warrant for burial without holding an inquisition, the Coroner may forthwith issue his Warrant for that purpose in the manner hereinbefore mentioned, without proceeding to take an inquisition; Provided that nothing in this Act contained shall be construed to prevent any Coroner from taking an inquisition in any case in which he may deem it necessary.

IX. And be it further enacted, That for every Inquest which a Coroner shall take on view of the body of any person who may die or be found dead within his County or City and County, and for all proceedings consequent thereon, such Coroner and other officers and persons for taking and attending such Inquest shall receive and be paid the fees mentioned in the Table marked (A) in the Schedule hereunto annexed, which shall be paid to such Coroner and other officers and persons out of the Public Funds of the County or City and County in which such Inquest shall be held, and that the Coroner out of the same fund shall be repaid all monies necessarily advanced or paid by him in the taking such Inquest; Provided always before any such fees or charges shall be paid, the Coroner shall make up an account of the same, and shall present such account at any General Sessions of the Peace for the County or City and County of which he is Coroner; the Justices of which General Sessions shall at such Sessions pass an order for the payment of the same.

X. And be it enacted, That in the event of the Coroner being absent from the District or unable to attend from sickness or other justifiable cause, that any two of Her Majesty's Justices of the Peace for the County or City and County are hereby authorized and required to act in the place and stead of such Coroner, so far as the provisions of this Act apply to his judicial capacity, and entitled to the same fees as hereinafter provided for the Coroner.

TABLE A.

To every Coroner for taking and returning an inquisition, swearing Jurors, binding Witnesses by recognizance and issuing all Subpœnas and Warrants, consequent thereon the fee or remuneration shall be	£2	0	0
Travel from his residence to the place where the body may be, going and coming per mile,	0	0	6

Printer's account for printing blank forms of Inquisition, Recognizances, Subpœnas, &c. to be repaid the Coroner,

To the Surgeon or Physician on *Post Mortem* examinations, viz:

To every legally qualified Medical Practitioner for attending to give evidence under the provisions of this Act at any Coroner's Inquest whereat no *Post Mortem* examination has been made by such Practitioner, the fee or remuneration shall be

1 0 0

For making the *Post Mortem* examination of the deceased, either with or without an analysis of the contents of the Stomach or intestines, and for attending to give evidence thereon, the fee or remuneration shall be

2 0 0

To the Jury for attending and making inquisition, each Juryman,

0 2 6

To the Constable for summoning the Jury on Inquest,

0 2 6

For attendance,

0 2 6

Serving any order or permissive Warrant or Subpœna, each

0 1 0

If required to attend at the burial.

0 2 6

CAP. XXVII.

An Act to authorize the appointment of Commissioners to lay out a Street or Highway through the Town of Chatham, and to establish and regulate Public Landings in the said Town.

Passed 19th March 1841.

‘ **W**HEREAS from a recent Survey of the Street or Highway through the Town of Chatham, it appears that the same in many cases departs wholly from the original record thereof, and that buildings have been erected on the recorded line, the removal of which would cause much inconvenience, annoyance and expence: And whereas the Commissioners of Highways has experienced great difficulty in preventing encumbrances thereto, from the bounds of the said Street or Highway not being properly defined: and whereas from the buildings and erections in the said Town, a sufficient space is not left to enable the Commissioners of Highways to lay out and record a Street or Highway through the said Town of the width of four rods as by Law is required: And whereas great inconvenience has arisen to the public in consequence of the several Landings in the said Town being obstructed; for remedy whereof,’

I. Be it enacted by the Lieutenant Governor, Legislative Council and Assembly, That it shall and may be lawful for the Lieutenant Governor to appoint three or more fit persons Com-

missioners to lay out a Street or public Highway through the Town of Chatham, commencing at Coulson's Slip, so called, and terminating at Saint Andrew's Church.

II. And be it further enacted, That it shall be the duty of the said Commissioners in laying out the said Street or Highway to adhere to the line of road as at present used through the said Town and commonly called Water Street, and to make the same as wide and strait as practicable, not in any case interfering with buildings or the private rights of individuals.

III. And be it further enacted, That the said Commissioners shall forthwith after laying out the said Street or Highway make a return thereof in writing under their hands into the Office of the Clerk of the Peace for the County of Northumberland, who shall enter the same in the book kept for the purpose of recording Roads or Highways; which return shall distinctly designate the marks, bounds and lines by which the said Street or Highway may be known and ascertained; and whatsoever the said Commissioners shall do according to the powers given them in this Act being so entered shall be valid and good to all intents and purposes whatsoever, and the said Street or Highway when so laid out and entered as aforesaid, shall be deemed and used as a public Street or Highway for the use and benefit of the public, in as ample and full a manner as if the same had been laid out and recorded under and pursuant to the provisions and regulations of an Act made and passed in the fifth year of the Reign of His late Majesty King William the Fourth, intituled "An Act to repeal all the Laws
" now in force for regulating, laying out and repairing Highways
" and Roads, and for appointing Commissioners and Surveyors
" of Highways in the several Towns and Parishes in this Province,
" and to make more effectual provision for the same," or under or pursuant to any Act of Assembly now in force for establishing and regulating Highways in this Province.

IV. And be it enacted, That the Commissioners to be appointed under the provisions of this Act or the major part of them are hereby authorized and empowered to lay out or define such of the Landings in the Parish or Town of Chatham as shall be public Landings: Provided always, that they are not in any case authorized under the provisions of this Act to interfere with the private rights of individuals without the written consent of the proprietors.

V. And be it further enacted, That all such Landings as the said Commissioners or the major part of them shall lay out or define to be public under the provisions of this Act, such Commissioners or the major part of them shall cause to be recorded with the Clerk of the Peace for the County, which record when so made shall be good evidence of such being public Landings in all Courts of Law in this Province.

VI. And be it further enacted, That when and so soon as the

said Commissioners or the major part of them shall have so laid out and defined the public Slips and Landings in the Town or Parish of Chatham, as directed in and by the Provisions of this Act, and shall have caused the same to be recorded in manner aforesaid, such Slips and public Landings shall thereafter be considered and taken to be part of the Queen's Highway and be subject to all the rules and regulations that the other Highways or public Roads and Streets of the said Parish are subject to, and all persons obstructing the same shall be subject to the like pains and penalties therefor, that any person or persons is, are, or may be subject to by any Laws now or that shall hereafter be in force for preventing the obstruction of the Highways and public Roads of the said Parish or County, and be recovered and applied in like manner.

CAP. XXVIII.

An Act further to amend the Law relating to Bastardy.

Passed 19th March 1841.

‘**W**HEREAS it is considered necessary to amend the Law ‘relating to Bastardy, in the following particulars;’

I. Be it enacted by the Lieutenant Governor, Legislative Council and Assembly, That when application shall be made to any Court of General Sessions of the Peace, in any County in this Province, for an Order upon any person charged with being the putative father of a bastard child, chargeable on any Parish in such County for its maintenance and support, such Court shall proceed to hear evidence therein; and if it shall be satisfied, after hearing the parties, that the person so charged is really and in truth the father of such child, it shall make such Order upon such person in that respect, as to such Court shall appear to be just and reasonable under all the circumstances of the case; Provided always, that if such Order be made upon the evidence of the mother of such bastard child, the same shall be corroborated in some material particular by other testimony, to the satisfaction of such Court, where the Court may deem such corroborative testimony necessary: Provided also, that such Order shall in no case exceed the actual expense incurred or to be incurred for the maintenance and support of such bastard child, and the expences incurred in the apprehension and conviction of such reputed, father while so chargeable, and shall continue in force only until such child shall attain the age of seven years if it so long live: And provided also, that no such Order shall be made by such Court until after such child becomes chargeable.

II. And be it enacted, That such Court shall have power to put off the consideration and making of any such Order from time to time as may be required either by reason of such child not being born or the absence of testimony, and thereupon the person so

charged shall enter into the like recognizance as is provided in the fourth section of an Act made and passed in the second year of the Reign of Her present Majesty Queen Victoria, intituled "An Act to amend the Law relating to Bastardy."

CAP. XXIX.

An Act to extend the provisions of the Act for the increase of the Capital Stock of the Central Bank of New Brunswick.

Passed 19th March 1841.

WHEREAS by the second Section of an Act made and passed in the sixth year of the Reign of His late Majesty King William the Fourth, intituled "An Act to increase the Capital Stock of the Central Bank of New Brunswick, and to amend the Act incorporating the same," it is enacted, that no sale of such increased Stock shall be made after the period of five years from the passing of the said Act: And whereas there now remains the sum of fifteen thousand pounds of such increased Capital Stock unsold, and it appearing from the Petition from the President, Directors and Company of the Central Bank that it would not at this time be advisable to dispose of the said Stock so remaining unsold;

Be it therefore enacted by the Lieutenant Governor, Legislative Council and Assembly, That the term for the sale of the residue of the said increased Stock, amounting to the sum of fifteen thousand pounds, shall be and the same is hereby extended to a further period of five years, and that the President and Directors of the said Bank are hereby authorized and empowered to sell and dispose of the same at such time and times as they may deem expedient giving at least fifty days notice in the Royal Gazette of the time of such sale, stating in such notice the amount of the increased Stock it is intended to sell: Provided that no such sale shall take place for a less sum than five thousand pounds at any one time, nor after the said period of five years from the passing of this Act shall have expired.

CAP. XXX.

An Act further to amend the Act to encourage the establishment of Banks of Savings in this Province.

Passed 19th March 1841.

BE it enacted by the Lieutenant Governor, Legislative Council and Assembly, That from and after the passing of this Act, His Excellency the Lieutenant Governor or Commander in Chief for the time being, by and with the advice of Her Majesty's Executive Council, shall have full power and authority to appoint from time to time, and at any time, two or more persons to examine and inspect the state and condition of the several Banks relating to Savings in this Province, and to report thereon to His Excellency the Lieutenant Governor.

CAP. XXXI.

An Act to incorporate the Westmorland Mining Company.

Passed 19th March 1841.

‘ **W**HEREAS the efficient opening and working of Coal Mines in the Parish of Dorchester, in the County of Westmorland, will be highly advantageous to the Province: And whereas the amount of capital necessary to be invested in such an undertaking renders it essential that the Company engaged therein should be incorporated ;’

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and Assembly, That John Alexander, Thomas Keillor, John Hickman and Silas C. Charters, their Associates, Successors and Assigns, shall be and they are hereby erected into a Company, and declared to be a body politic and corporate by the name of *The Westmorland Mining Company*, and by that name shall have all the general powers and privileges made incident to a Corporation by Act of Assembly of this Province, for the purpose of opening and working of Coal Mines in the Parish of Dorchester, in the County of Westmorland, and establishing all necessary works therewith connected, and for the convenient carrying on and managing the same.

II. And be it enacted, That the first meeting of the said Corporation shall be held at Dorchester, in the County of Westmorland, and shall be called by John Alexander or in case of his death, neglect or refusal, by any two of the said Company by giving at least twenty days notice in the Royal Gazette published in this Province, previous to such meeting.

III. And be it enacted, That the Capital Stock of the said Corporation shall consist of the sum of Twenty five thousand pounds, to be paid in such money as shall at the time of the several payments hereinafter expressed, be a legal tender in this Province, twenty five per centum of the said Capital Stock to be paid in before the said Corporation shall be entitled to purchase any property, real or personal, or incur any debts, and the remainder of the said Stock to be paid at such time and times and in such parts or portions as the business of the Company shall from time to time require, the whole amount of such Capital Stock to be divided into one thousand Shares of twenty five pounds each.

IV. And be it enacted, That the Joint Stock and Property of the Company shall alone be liable for the debts and engagements of the Company.

V. And be it enacted, That the said Company shall have power to levy and collect assessments upon the shares from time to time, of such sums of money as may be deemed necessary for carrying on the business of the said Company, and whenever any

assessment shall be made by the Stockholders of the Company, it shall be the duty of the Treasurer to give notice thereof in a newspaper printed and published in this Province, requiring payment of the same within thirty days, and if any Stockholders shall neglect or refuse to pay to the Treasurer the amount of such assessment upon his Shares at the time prescribed, it shall be the duty of the Treasurer to advertise all such delinquent Shares for sale at Public Auction, giving at least thirty days notice of the time and place of such sale ; and all Shares upon which the assessment is not then paid with interest from the time such assessment became due, shall be sold to the highest bidder, and after retaining the amount of such assessment and interest due on each Share and the expense of advertising and selling, the residue (if any) shall be paid over to the former owner, and a new certificate or certificates of the Shares so sold shall be made out and delivered to the purchaser ; Provided always, that no assessment shall be made except by a vote of the Stockholders and a majority of all the Shares.

VI. And be it enacted, That unless twenty five per centum of the said Capital Stock shall be actually paid in for the purposes of the said Corporation, and a certificate of such payment made and verified on oath by the Directors of the said Corporation or a majority of them, (which oath any Justice is hereby authorized to administer,) shall be filed in the Office of the Secretary of the Province before the expiration of three years after the passing of this Act, the operation of this Act shall cease and the existence of the said Corporation be terminated at the expiration of the said three years.

CAP. XXXII.

An Act to incorporate sundry persons by the name of *The Atlantic Assurance Company*.

Passed 19th March 1841.

‘ **W**HEREAS the Trade of this Province in Shipping and Navigation has of late greatly increased, and it is expedient for the protection and encouragement thereof, to establish another Marine Assurance Company at the City of Saint John ;’

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and Assembly, That John Ward, William H. Street, John Kinnear, Charles Ward, L. Donaldson, Thomas Barlow, T. L. Nicholson, James T. Hanford, E. D. W. Ratchford, John Duncan, A. S. Demill, John Wishart, John Ward, Junior, William M’Cannon and William Leavitt, their associates, successors or assigns, be and they are hereby declared to be a body politic and corporate, by the name of *The Atlantic*

Assurance Company, and that they shall have all the powers and privileges made incident to a Corporation by Act of Assembly in this Province.

II. And be it enacted, That the Capital or Joint Stock of the said Corporation shall consist of the sum of Fifty thousand pounds, to be paid in such money as shall at the time of the several payments hereinafter expressed be a legal tender in this Province; Five thousand pounds, being one tenth part thereof, to be paid within ninety days after the passing of this Act; Five thousand pounds, one other tenth part of the said Capital Stock, within six calendar months after the expiration of the said ninety days; and the remaining eight tenths to be paid at such time or times, and in such parts or portions as the Directors for the time being of the said Corporation, or a majority of them, shall from time to time think necessary; the whole amount of the said Capital Stock to be divided into Shares of Twenty five pounds each, making in the whole two thousand Shares.

III. And be it enacted, That no person or persons whatsoever, during the sixty days next after the passing of this Act, shall be entitled to hold or subscribe for more than fifty shares of the said Capital Stock; and if the whole of the same shall not have been subscribed for within the said sixty days, that then it shall be lawful for any Stockholder or Stockholders to increase his, her or their subscriptions to as many shares as he, she or they may think proper.

IV. And be it enacted, That all the subscribers for Stock or Shares in the said Corporation shall, previous to the day of the first general meeting of the members and stockholders of the said Corporation to be called as hereafter mentioned, pay into the hands of such person or persons as the persons mentioned by name in and by the first Section of this Act, or the major part of them, or in case of the death of any of them, the major part of the survivors, may direct, a deposit of two and one half per centum on the amount of Capital Stock of the said Corporation for which they shall have subscribed; and the said deposit shall be taken and allowed to every subscriber who shall pay the same, as part and out of the first one tenth part of the Capital Stock required to be paid in under and by virtue of this Act; and every subscriber who shall neglect or refuse to pay in the said deposit, shall for every share in respect of which he or she shall neglect or refuse to pay in, be deemed a defaulter, and the said share or shares shall be forfeited to the Corporation; and no subscriber shall upon any pretence whatever vote at the said first general meeting in respect of any share or shares upon which he or she shall not have paid the said deposit.

V. And be it enacted, That every stockholder or subscriber shall, within the said ninety days after the passing of this Act,

pay into the hands of the Directors for the time being of the said Corporation, or into the hands of such person or persons as they or a majority of them shall appoint, one tenth part on the whole amount of his or her share or shares, deducting the deposit mentioned in the fourth Section of this Act, and shall give to the President and Directors hereinafter mentioned, good and satisfactory security either by Bond and Mortgage on Real Estate or otherwise, at the option and to the satisfaction of the said President and Directors, or a majority of them, renewable as often as the said President and Directors or a majority of them shall require, that one other tenth part on the whole of his or her shares shall be paid to the said President and Directors for the time being of the said Corporation, within six calendar months after the expiration of the said ninety days; and that the residue of the whole amount of his or her share or shares shall be paid to the said President and Directors for the time being of the said Corporation, in such parts and portions and in such manner as to them the said President and Directors, or a majority of them, shall seem advisable; provided that the amount so to be called in shall not exceed at any one time twenty per centum on the whole amount of the Capital Stock of the said Corporation belonging to any individual, and that not less than thirty days notice of such payment being required shall be given in one or more of the newspapers published in the said City of Saint John: Provided always, that the said Corporation shall not go into operation until the said sum of Five thousand pounds shall have been paid and shall then be in the vault or office of the said Corporation, or in one or more of the incorporated Banks in the said City of Saint John; and that as soon as the said sum of Five thousand pounds shall have been paid, the President shall give notice thereof to the Secretary of the Province for the time being, for the information of His Excellency the Lieutenant Governor or Commander in Chief for the time being, who is hereby authorized, by and with the advice of Her Majesty's Executive Council, to appoint three Commissioners, not being stockholders, whose duty it shall be to examine and count the money actually in the vault or office or in one or more of the Banks as aforesaid, and to ascertain by the oaths of a majority of the Directors that one tenth part of the amount of the Capital Stock of the said Corporation has been paid in by the stockholders towards the payment of their respective shares, and not for any other purpose.

VI. And be it enacted, That when five hundred shares of the Capital Stock of the said Corporation shall have been subscribed for, a General Meeting of the Members and Stockholders of the said Corporation shall be called, to take place in the City of Saint John, by notice in one or more of the public newspapers published in the said City, fourteen days at least previous to the day of

such meeting, which notice, John Ward, Junior, or in case of his death, neglect or refusal, any other one of the persons mentioned in the first Section of this Act is hereby authorized and empowered to give, for the purpose of making, ordaining and establishing such Bye Laws, Ordinances and Regulations for the good order and management of the affairs of the said Corporation as they shall deem necessary, and also for the purpose of choosing nine Directors, being members and stockholders of the said Corporation, under and in pursuance of the Rules and Regulations hereinafter made ; which Directors shall, as soon thereafter as may be convenient, meet together and choose out of their number a President, and shall also appoint at the same time or at any future meeting a Secretary and so many and such other Officers, Clerks, Servants and Agents for carrying on the said business as they shall deem requisite, and shall at the same time or at any future meeting, accept and receive what remains due of the first instalment of the ten per centum on each subscriber or stockholder's share or subscription, and shall take from each subscriber such securities for the remainder of their subscriptions as is hereinbefore pointed out, and shall commence the operations of the said Company, subject to the Rules and Regulations as hereinbefore provided, and shall continue and serve to be Directors until the first annual meeting for the choice of Directors, as is hereinafter made and provided, or until others are chosen in their room ; provided that the Laws and Ordinances at any time made shall be in no wise contrary or repugnant to the Laws of this Province.

VII. And be it enacted, That there shall be a General Annual Meeting of the Stockholders and Members of the said Corporation held on the first Monday in July in each and every year after the present year one thousand eight hundred and forty one, at the City of Saint John ; at which annual meeting there shall be chosen by a majority of the stockholders and members of the said Corporation then present or represented by proxy, out of all the stockholders and members of the said Corporation, nine Directors, who shall continue in office for one year, or until others are chosen in their room ; in the choice of which Directors the stockholders and members of the said Corporation shall vote according to the rule hereinafter mentioned, and the Directors when chosen, or the majority of them, shall at their first meeting after their election choose out of their number a President, who is to be chosen by a majority of votes ; Provided always, that five of the Directors in office shall be re-elected, of whom the President shall always be one.

VIII. And be it enacted, That the Directors for the time being of the said Corporation shall have power to do and execute all the matters and things contained in the preceding Sections or

this Act, as far as the same may be left unexecuted by the Directors therein mentioned, and that they shall manage the whole concerns of the said Corporation, agreeably to this Act of Incorporation and such Bye Laws, Rules and Regulations as the Stockholders and Members thereof may from time to time establish; and also do and execute all other matters and things that may be necessary for the benefit of the said Corporation; and also shall have power to appoint and to remove at pleasure a Secretary and such other Officers, Clerks and Agents as they or the major part of them shall think necessary for executing the business of the said Corporation; and shall allow the said Secretary, Officers, Clerks, Agents and servants such compensation for their respective services, as to them the said Directors shall appear reasonable and proper; all which, together with the expenses of buildings, house or office rent, and all other contingencies, shall be defrayed out of the funds of the Corporation.

IX. And be it enacted, That not less than three Directors shall constitute a Board for the transaction of business, of which the President shall always be one, except in case of sickness or necessary absence, in which case the Directors present may choose one of their Board as Chairman for the time being; that all questions relating to any business to be transacted at the Board shall be decided by a majority of the votes of Directors then present, and that no Director shall have more than one vote, except the President or Chairman so chosen as aforesaid, who shall vote at the Board as a Director and shall also have a casting vote in all questions when the votes shall happen to be equal.

X. And be it enacted, That no Director shall be entitled to any salary or emolument for his services, but that the Stockholders of the said Corporation may make such compensation to the President as to them shall appear reasonable.

XI. And be it enacted, That every person hereafter to be appointed Secretary to the said Corporation shall, before he enters upon the duties of his office, give a Bond to the said Corporation, with two or more sureties to be approved of by the Directors, in a sum not less than Five thousand pounds, with a condition for his good and faithful behaviour in the said office of Secretary.

XII. And be it enacted, That no person shall be eligible for a Director unless such person is a Stockholder and holds not less than twenty shares of the Capital Stock of the said Corporation in his own right.

XIII. And be it enacted, That on every occasion, when in conformity to the provisions of this Act, the votes of the Stockholders are to be given, every Stockholder may vote by proxy, provided such proxy be a Stockholder, and previous to voting produce a sufficient authority in writing from his constituent or constituents so to act; that all questions be decided by a majority

of the votes of all the Stockholders then present or represented by proxy ; and that the number of votes which each shall be entitled to give shall be one vote for each share he or she may hold in the Capital Stock of the said Corporation, provided that no Stockholder shall hold at any one time more than five proxies, and provided also that no Stockholder be allowed to give more than one hundred votes upon any question, either in respect of his own share or in respect of any proxy or proxies of which he may be the holder.

XIV. And be it enacted, That if it should so happen that the Directors should not be chosen on the first Monday in July in any year as aforesaid, it shall and may be lawful to choose them on any other day, between the hours of eleven in the forenoon and four in the afternoon of the said day, upon giving fourteen days notice of the time and place of meeting, which shall take place in the said City of Saint John ; and in case any Director shall disqualify himself by the sale, disposal or transfer of his shares or any of them, so as to reduce his interest in the said Capital Stock to less than twenty shares, or in case of the removal of a Director by the Stockholders for misconduct or maladministration, his place shall be filled up by the said Stockholders, fourteen days notice of the time and place of meeting being first given ; and in case of any vacancy among the said Directors by death, resignation or absence from the Province for three months, the said Directors for the time being shall and may, if they shall think fit, fill up the same by choosing one of the said Stockholders, and the person so chosen by the said Stockholders or by the said Directors shall serve until another be chosen in his room.

XV. And be it enacted, That as soon as the said first instalment of Five thousand pounds shall have been actually paid, in manner and form as hereinbefore provided, on account of the subscriptions to the said Capital Stock, notice thereof shall be given in one or more of the newspapers published in this Province, and the Directors shall commence with the business and operations of the said Corporation ; Provided always, that no Insurance shall be effected until the said sum of Five thousand pounds shall be actually paid in and received on account of the subscriptions to the Capital Stock of the said Corporation.

XVI. And be it enacted, That the said Corporation shall have power to make Marine Insurance on vessels, freights, monies, goods and effects, and in case of money lent upon bottomry and respondentia, and to fix the premiums and terms of payment ; and all Policies of Insurance by them made shall be subscribed by the President, or in case of his death, absence, sickness or inability, by any two of the Directors, and shall be countersigned by the Secretary of the said Corporation, or in case of the

sickness, absence or inability of the said Secretary, then by such person as the Directors or a majority of them may appoint to act in his stead, and shall be binding and obligatory on the said Corporation; and that all losses duly arising under any Policy so subscribed and countersigned, shall and may be adjusted and settled by the Board of Directors, and the same shall be binding on the said Corporation, and shall be paid to the Assured within sixty days after such adjustment; Provided always, that the said Directors shall not in any case make Insurance on any single risk to an amount exceeding Five thousand pounds.

XVII. And be it enacted, That it shall be the duty of the Directors of the said Corporation, or a quorum thereof, to make half yearly Dividends of all the profits, rents, premiums and interest of the said Corporation, or of so much thereof as they shall think fit, payable at such time and place as the said Directors or a quorum thereof shall appoint, of which they shall give thirty days previous notice in one or more of the newspapers published in this Province; provided that the monies received and notes taken for premiums of risks which shall be undetermined and outstanding at the time of making any such dividend, shall not be considered as part of the profits of the said Corporation; and provided further, that if the amount of the Capital Stock paid, as by this Act is required, shall be by any means reduced to a sum not less than Ten thousand pounds, then and in such case no dividend or dividends whatsoever shall be declared or made until a sum equal to the said sum of ten thousand pounds shall be vested for the use of the said Corporation.

XVIII. And be it enacted, That the said Corporation shall have full power and authority to take, receive, hold, possess and enjoy any lands, tenements and real estate, and rents to any amount not exceeding Five thousand pounds; provided nevertheless, that nothing herein contained shall prevent the said Corporation from taking or holding real estate or chattels to any amount whatsoever by mortgage taken as collateral security for the payment of any sum or sums advanced by or debts due to the said Corporation, or for security of the payment of the amount of such part of the Capital Stock of the said Corporation as shall at any time or times remain unpaid.

XIX. And be it enacted, That the Capital Stock of the said Corporation, collected at each instalment and at the times hereinbefore provided, shall be by the said Directors invested and disposed of in such public funds, or to such public or corporate Bodies or Associations or joint Companies as may by the said Directors be deemed advisable; and in the event of there being no public funds or public or corporate Bodies or Associations or joint Companies to which the same can be advantageously lent and disposed of, or in which the same can be safely invested, then it

shall and may be lawful for the said Directors or a majority of them, to apply the same and dispose thereof by letting the same out at interest upon the security of lands, or upon other security, as they may think fit; provided always, that no monies of the said Corporation shall be put out at interest, nor any security taken for the same, either by Bond or Mortgage, or Bill or Note, or otherwise, for a shorter period than one year; provided also, that no loan of the Capital Stock at any time to be created under the provisions of this Act or any part thereof, shall be made directly or indirectly to any Director of the said Company, nor shall any such Director be a party to any security for any such loan, and no Stockholder to whom any part of the said Capital Stock shall have been lent, shall be eligible as a Director while the loan continues.

XX. And be it enacted, That it shall and may be lawful to and for the Directors of the said Corporation to use, apply and dispose of the monies arising in the course of the dealing of the said Corporation, and all the profits, rents, premiums and interest thereof, by letting the same out at interest, either upon the security of lands or other property, or otherwise, as the Directors thereof may think fit, anything contained in this Act to the contrary notwithstanding; and the restrictions as to loans to the Directors, and to the eligibility as Directors of Stockholders to whom money may have been loaned, which are contained in the last preceding Section, with regard to the Capital Stock, shall extend and apply in all respects to any loans of money to be made by virtue of this present Section, in like manner as if the same were repeated here.

XXI. And be it enacted, That the said Corporation shall not directly or indirectly deal or trade in buying or selling any goods, wares or merchandize whatsoever: Provided nevertheless, that it shall be lawful for the said Corporation to take, receive, hold, possess and enjoy any ships, goods, merchandize or chattels whatsoever which shall have been abandoned to the said Corporation, by reason of any loss or damage having occurred to the same, and shall and may sell and dispose of the same at such time or times and in such manner as to the said Directors for the time being shall seem expedient.

XXII. And be it enacted, That the shares or Capital Stock of the said Corporation shall be assignable or transferable according to such Rules and Regulations as may be by the Members and Stockholders established in that behalf, but no assignment or transfer shall be valid or effectual unless such assignment or transfer shall be entered and registered in a book to be kept by the Directors for that purpose, and in no case shall any fractional part of a Share be assignable or transferable, and that whenever any Stockholder shall transfer in manner aforesaid all his or her

Stock or Shares in the said Corporation to any other person or persons whomsoever, such person shall cease to be a Member of the said Corporation, and the person or persons so purchasing shall become a Member of the said Corporation in his or her stead and be entitled to all the privileges and subject to all the liabilities as such.

XXIII. And be it enacted, That in case of any loss or losses taking place, which shall be equal to the Capital Stock of the said Corporation, and the President and Directors after knowing of such loss or losses taking place shall make any further Policy of Assurance, they and their Estates jointly and severally shall be accountable for the amount of any and every loss which shall take place under such Policy or Policies so made.

XXIV. And be it enacted, That the Joint Stock or property of the said Corporation shall be alone responsible for the debts and engagements of the said Corporation, and that no person or persons who shall or may have dealings with the said Corporation, shall on any pretence whatever have recourse against the separate property of any present or future Member or Members of the said Corporation or against their person or persons further than is in this Act provided.

XXV. And be it enacted, That the bonds and other securities of what nature or kind soever, taken for the payment of the second instalment and residue of the said Capital Stock as is hereinbefore directed, shall from time to time be renewed or changed, and other and further security or securities for the same be given as is provided in and by the fifth Section of this Act, and in case of any refusal or delay to renew or change any such security or securities or to give and grant other and further security or securities therefor, to the satisfaction of the said Directors or a majority thereof, within thirty days after notice thereof being given, then and in such case it shall and may be lawful to and for the said Directors or a majority of them, to cause such proceedings both in Law and equity or either as may be deemed requisite to be taken for the recovery of the amount of such several and respective securities, or it shall and may be lawful to and for the said Directors or a majority of them, if they shall think fit, to declare the Shares in the Capital Stock of the said Corporation for the amount of the residue of which such security or securities shall have been given, forfeited to the said Corporation, together with all deposits, instalments, interests, profits or dividends thereto belonging, and that such stock so forfeited shall be sold by Public Auction for and on account of the said Corporation, and the purchaser or purchasers thereof shall give such security or securities for the payment of the amount due to the said Corporation, on account of such forfeited shares, at the time of such forfeiture as

is hereinbefore provided, and shall likewise be subject to all the provisions of this Act, any thing herein contained to the contrary thereof in any wise notwithstanding.

XXVI. And be it enacted, That the books, papers, correspondence and all other matters and things belonging to the said Corporation, shall at all times be subject to the inspection of the Directors or any of them, but no Stockholder, not a Director, shall inspect the account of any individual or corporate body with the said Corporation.

XXVII. And be it enacted, That the Directors shall at the general meeting to be holden on the first Monday in July in each and every year, lay before the Stockholders for their information, an exact and particular statement in triplicate, of the then state of the affairs and business of the said Corporation, agreeably to the several regulations of this Act, and such other Rules and Regulations as may by the Members and Stockholders of the said Corporation be made by virtue hereof, so as the same may contain a true account of the whole of the affairs of the said Corporation, which statement shall be signed by the Directors and attested on oath or affirmation by the Secretary, or in case of his absence, sickness or inability to attend by such person or persons as the Directors or any quorum thereof may appointed to act in his stead, and shall be transmitted to the Secretary of the Province for the information of His Excellency the Lieutenant Governor or Commander in Chief for the time being, and the Legislature; Provided always, that the rendering such statement shall not extend to give any right to the Stockholders not being Directors to inspect the account of any individual or individuals with the said Corporation.

XXVIII. And be it enacted, That any Joint Committee hereafter to be appointed by the Honorable the Legislative Council and the House of Assembly for the purpose of examining into the proceedings of the Corporation shall, either during the Session or prorogation of the General Assembly have free access to all the Books and Accounts of the same.

XXIX. And be it enacted, That any number of Stockholders not less than twenty, who together shall be proprietors of one thousand shares, shall have power at any time, by themselves or their proxies, to call a general meeting of the Stockholders for any purpose relating to the business of the said Corporation, other than a dissolution thereof, giving at least thirty days notice in two of the newspapers published in this Province, and specifying in such notice the time and place of such meeting, with the objects thereof, and the Directors, or any five of them shall have the like power at any time upon observing the like formalities to call a general meeting as aforesaid.

XXX. And be it enacted, That any number of Stockholders

not less than thirty, who together shall be proprietors of fifteen hundred shares in the Capital Stock of the said Corporation, shall have power at any time, by themselves or their proxies, to call a general meeting of the Stockholders for the purpose of taking into consideration the propriety of dissolving the said Corporation, giving at least three months previous notice in two or more of the newspapers published in this Province, and specifying in such notice the time and place of such meeting, with the object thereof; and should it be agreed upon at such meeting that the said Corporation should be dissolved, such Stockholders are hereby authorized and empowered to take all legal and necessary ways and means to dissolve the said Corporation, and upon such or any other dissolution of the said Corporation, the Directors then in office shall take immediate and effectual measures for closing the concerns of the said Corporation, and for dividing the Capital and profits which may remain among the Stockholders in proportion to their respective shares.

XXXI. And be it enacted, That the Secretary of the said Corporation shall on the first Thursday in January in each and every year make a Return in triplicate of the state of the affairs of the said Corporation, as they existed at three of the clock in the afternoon of that day, and shall forthwith transmit the same to the Office of the Secretary of the Province; which Return shall specify the aggregate amount of the risks at that time taken by the said Corporation, the amount of losses incurred during the preceding year, the amount of Capital actually paid in and how the same has been invested and secured, also a particular statement of the manner in which the residue of the Capital has been secured, the amount of the dividends for the preceding year and when declared, together with the amount of surplus profits, if any, then belonging to the said Corporation, and how the same have been invested and secured, the amount of Real Estate owned by the said Corporation, together with a particular statement of all other affairs of the said Corporation; which return shall be signed by the Secretary of the said Corporation, who shall make oath or affirmation before some Justice of the Peace for the City and County of Saint John to the truth of the said Return according to the best of his knowledge and belief; and the Secretary of the said Corporation shall also at the same time make a Return, under oath or affirmation, of the names of the Stockholders and the amount of Stock owned by each, and a majority of the Directors of the said Corporation shall certify and make oath or affirmation before the same Justice of the Peace that the Books of the said Corporation indicate the state of facts so returned by their Secretary, and that they have full confidence in the truth of the Return so made by him; and it shall be the duty of Secretary of the Province annually to lay before the Legislature

is hereinbefore provided, and shall likewise be subject to all the provisions of this Act, any thing herein contained to the contrary thereof in any wise notwithstanding.

XXVI. And be it enacted, That the books, papers, correspondence and all other matters and things belonging to the said Corporation, shall at all times be subject to the inspection of the Directors or any of them, but no Stockholder, not a Director, shall inspect the account of any individual or corporate body with the said Corporation.

XXVII. And be it enacted, That the Directors shall at the general meeting to be holden on the first Monday in July in each and every year, lay before the Stockholders for their information, an exact and particular statement in triplicate, of the then state of the affairs and business of the said Corporation, agreeably to the several regulations of this Act, and such other Rules and Regulations as may by the Members and Stockholders of the said Corporation be made by virtue hereof, so as the same may contain a true account of the whole of the affairs of the said Corporation, which statement shall be signed by the Directors and attested on oath or affirmation by the Secretary, or in case of his absence, sickness or inability to attend by such person or persons as the Directors or any quorum thereof may appointed to act in his stead, and shall be transmitted to the Secretary of the Province for the information of His Excellency the Lieutenant Governor or Commander in Chief for the time being, and the Legislature; Provided always, that the rendering such statement shall not extend to give any right to the Stockholders not being Directors to inspect the account of any individual or individuals with the said Corporation.

XXVIII. And be it enacted, That any Joint Committee hereafter to be appointed by the Honorable the Legislative Council and the House of Assembly for the purpose of examining into the proceedings of the Corporation shall, either during the Session or prorogation of the General Assembly have free access to all the Books and Accounts of the same.

XXIX. And be it enacted, That any number of Stockholders not less than twenty, who together shall be proprietors of one thousand shares, shall have power at any time, by themselves or their proxies, to call a general meeting of the Stockholders for any purpose relating to the business of the said Corporation, other than a dissolution thereof, giving at least thirty days notice in two of the newspapers published in this Province, and specifying in such notice the time and place of such meeting, with the objects thereof, and the Directors, or any five of them shall have the like power at any time upon observing the like formalities to call a general meeting as aforesaid.

XXX. And be it enacted, That any number of Stockholders

not less than thirty, who together shall be proprietors of fifteen hundred shares in the Capital Stock of the said Corporation, shall have power at any time, by themselves or their proxies, to call a general meeting of the Stockholders for the purpose of taking into consideration the propriety of dissolving the said Corporation, giving at least three months previous notice in two or more of the newspapers published in this Province, and specifying in such notice the time and place of such meeting, with the object thereof; and should it be agreed upon at such meeting that the said Corporation should be dissolved, such Stockholders are hereby authorized and empowered to take all legal and necessary ways and means to dissolve the said Corporation, and upon such or any other dissolution of the said Corporation, the Directors then in office shall take immediate and effectual measures for closing the concerns of the said Corporation, and for dividing the Capital and profits which may remain among the Stockholders in proportion to their respective shares.

XXXI. And be it enacted, That the Secretary of the said Corporation shall on the first Thursday in January in each and every year make a Return in triplicate of the state of the affairs of the said Corporation, as they existed at three of the clock in the afternoon of that day, and shall forthwith transmit the same to the Office of the Secretary of the Province; which Return shall specify the aggregate amount of the risks at that time taken by the said Corporation, the amount of losses incurred during the preceding year, the amount of Capital actually paid in and how the same has been invested and secured, also a particular statement of the manner in which the residue of the Capital has been secured, the amount of the dividends for the preceding year and when declared, together with the amount of surplus profits, if any, then belonging to the said Corporation, and how the same have been invested and secured, the amount of Real Estate owned by the said Corporation, together with a particular statement of all other affairs of the said Corporation; which return shall be signed by the Secretary of the said Corporation, who shall make oath or affirmation before some Justice of the Peace for the City and County of Saint John to the truth of the said Return according to the best of his knowledge and belief; and the Secretary of the said Corporation shall also at the same time make a Return, under oath or affirmation, of the names of the Stockholders and the amount of Stock owned by each, and a majority of the Directors of the said Corporation shall certify and make oath or affirmation before the same Justice of the Peace that the Books of the said Corporation indicate the state of facts so returned by their Secretary, and that they have full confidence in the truth of the Return so made by him; and it shall be the duty of Secretary of the Province annually to lay before the Legislature

of this Province, so soon after the opening of the Session as practicable, such Returns as aforesaid as he may have received since the then next previous Session.

XXXII. And be it enacted, That this Act shall continue and be in force until the first day of May which will be in the year of our Lord one thousand eight hundred and sixty one.

CAP. XXXIII.

An Act in addition to the Registry Acts of this Province.

Passed 19th March 1841.

6 **W**HEREAS it was the object and intention of an Act made and passed in the second year of the Reign of Her present Majesty, intituled “ An Act to declare the priority of Registered Deeds and other incumbrances upon Land,” to declare the Law as it stands under the Registry Acts of this Province with regard to tacking together mortgages and other incumbrances on Land : And whereas doubts are entertained whether the terms used in the said Act will not give it a more exclusive operation than was intended ; for remedy whereof,

I. Be it enacted by the Lieutenant Governor, Legislative Council and Assembly, That the said recited Act be and the same is hereby repealed : and in lieu thereof,

II. Be it declared and enacted, That no mortgage, judgment or other incumbrance on Land, shall have any priority or effect by reason of being held by or vested in the same person with another mortgage or incumbrance of prior date and registry, any law, usage or custom to the contrary notwithstanding.

III. And be it enacted, That from and after the first day of May which will be in the year of our Lord one thousand eight hundred and forty two, Judgments of the Supreme Court of this Province shall after the expiration of five years from the time of the registry of a Memorial thereof, as required in and by the provisions of an Act made and passed in the eighth year of the Reign of His late Majesty King George the Fourth, intituled “ An Act to provide for the registering of Judgments and Recognizances which are intended to bind or affect real estate,” be null and void against any Lands, Tenements or Hereditaments as to purchasers or mortgagees for valuable consideration, unless a like Memorial as was required in the first instance, is again registered within five years before the deed or instrument of conveyance to any such purchaser or mortgagee is duly registered : Provided always, that any bona fide sale of such Lands, Tenements or Hereditaments which may have taken place under execution issued on any such Judgment, before the registry of the Deed or Conveyance to such purchaser or mortgagee, shall in no wise be affected by this Act.

CAP. XXXIV.

An Act imposing Duties for raising a Revenue.

Passed 26th March 1841.

‘ **WE**, Her Majesty’s dutiful and loyal Subjects, the Assembly of New Brunswick in General Assembly convened, for raising the necessary supplies to defray the expenses of Her Majesty’s Government within this Province, have freely resolved to give and grant to the Queen’s Most Excellent Majesty the several rates and duties in the Schedule hereinafter mentioned, and do therefore pray Your Excellency that it may be enacted ;’

I. And be it enacted by His Excellency the Lieutenant Governor, by and with the advice and consent of the Legislative Council and Assembly, and by the authority of the same, that on and after the first day of April which will be in this present year of our Lord one thousand eight hundred and forty one, there be and are hereby granted to the Queen’s Most Excellent Majesty, Her Heirs and Successors, for the use of this Province and for the support of the Government thereof, the several rates and duties inserted, described and set forth in figures in the Table of duties hereinafter contained, denominated “ Schedule of Articles subject to duty and Articles exempted from duty,” opposite to and against the respective Articles in the said Table or Schedule mentioned, described and enumerated, and according to the value, number or quantity of such Articles therein specified, whether imported or brought into this Province either by sea, by inland navigation or by land, from any part of the British Empire, or from any Foreign port or place, or which may be saved from any wrecked or stranded Ship or Vessel.

II. And be it enacted, That the several duties hereinbefore imposed and in the said Table or Schedule mentioned, shall be paid by the importer or importers of such Articles respectively, and shall be held and taken to be in addition to and over and above any duties which are or may be imposed and collected by any Act or Acts of the Imperial Parliament, and shall be collected and secured by means and under the regulations and penalties, and shall be drawn back on exportation or warehoused in the way and manner provided by any Act or Acts of the General Assembly for collecting the Revenue of the Province.

III. And be it enacted, That all goods which shall have been warehoused in this Province before this Act comes into operation, and which shall remain so warehoused after the operation thereof commences, and on which the Provincial duties heretofore imposed have not been paid or secured by a subsisting or continuing security, shall in lieu of all former duties become liable to and be charged with Provincial duties hereby imposed on the like goods and merchandize, and shall be paid at the time of taking such goods and merchandize out of the warehouse.

IV. And be it enacted, That when any articles that shall have been warehoused, or on which duties shall have been paid under this or any other previous Act, shall be exported for the use of the deep Sea or Whale Fisheries, the amount of such duties shall be repaid to the exporter by the Treasurer, or Deputy Treasurer, or the Warehouse Bond cancelled, on affidavit (of the exporter) of the same having been so exported, for the use aforesaid.

V. And be it enacted, That the duties which may be paid upon any Articles seized by the Officers of Her Majesty's Customs, shall be paid by the Treasurer to the person or persons making such seizure, as a Bounty for such seizure.

VI. And be it enacted, That all the duties by this Act imposed shall be collected, paid and received according to the weights and measures now in use in this Province; and that in all cases where the said Colonial duties are in this Act imposed according to any specific quantity or any specific value or number, the same shall be deemed to apply in the same proportion to any greater or less quantity, value or number.

VII. And be it enacted, That this Act shall continue and be in force until the first day of April which will be in the year of our Lord one thousand eight hundred and forty two.

Schedule of Articles subject to Duty and Articles exempted from Duty.

SPIRITS, <i>videlicet</i> ,	£	s.	d.
Brandy, per gallon,	0	2	3
Rum or Spirits, per gallon,	0	1	6
And further, for and upon all Rum or Spirits stronger than of the proof of 26 by the bubble, for every bubble below 26, an additional, per gallon,	0	0	1
Being of Foreign production, a further and additional, per gallon,	0	0	6
Geneva, Gin, Hollands or Cordials, per gallon,	0	1	6
Whiskey, per gallon,	0	2	0
Shrub, Santa, Lime Juice, per gallon,	0	0	6
 WINES, <i>videlicet</i> ,			
Hock, Constantia, Malmsey, Tokay, per gallon,	0	3	1
Champagne, Burgundy or Hermitage, per gallon,	0	2	10
Claret, called Lafitte, Latour, Margeaux, or Hautbrian, per gallon,	0	2	7
Madeira and Port, per gallon,	0	2	4
Sherry Wine, of which the first cost is £20 or upwards per pipe, per gallon,	0	2	1
Other Claret Wines:—Barsac, Sauterne, Vin de Grève, Moselle and other French Wines, and Lisbon and German Wines, per gallon,	0	1	10

All other Sherry Wines, Teneriffe, Marsela, Sicilian, Malaga, Fayal, and all other Wines, per gallon,	£0	1	3		
All Wines the produce of the Cape of Good Hope, (except Constantia,) per gallon,	0	1	3		
SUGAR, <i>videlicet</i>,					
Muscovado or Brown, per hundred weight,	0	2	6		
And on Foreign Sugar, an additional, per hundred weight,	0	1	3		
Loaf, Lump or Refined, per pound,	0	0	1		
COFFEE, per pound,	0	0	1		
DRIED FRUITS, per hundred weight,	0	5	0		
MOLLASSES, per gallon,	0	0	1		
Being of Foreign production an additional, per gallon,	0	0	1		
TOBACCO, <i>videlicet</i>,					
Manufactured, (except Snuff and Cigars) per pound,	0	0	1		
Snuff and Cigars, for every £100 of the true and real value thereof,	10	0	0		
CATTLE.					
For and upon every Foreign Horse,	5	0	0		
For and upon every Foreign Ox,	1	5	0		
For and upon all other Foreign Horned Cattle,	1	5	0		
For and upon all Foreign dead fresh Meats, per pound,	0	0	1		
For and upon the following Foreign Manufactured Articles, when not imported from the United Kingdom, <i>videlicet</i> ,					
Chairs, or prepared parts of or for	}	For every	£100 of the true and real value thereof,		
Chairs,					
Clocks,					
Clock Cases,					
Clock Movements or Machinery,					
Watches,					
Household Furniture,					
Pictures,					
Mirrors,	25	0	0		
Looking Glasses,					
And for and upon all Soap and Candles, Indian Rubber Shoes, and all other Foreign Articles, manufactured or not manufactured, not otherwise charged with duty, nor hereinafter declared to be free of duty,	}	For every £100 of the true and real value thereof,	10	0	0

SILK, and for all Manufactures of which Silk shall form a component part, } For every £100 of the true and real value thereof, 5 0 0

And for and upon all Articles, the manufacture of the United Kingdom, imported or brought into this Province, whether by sea or inland carriage or navigation, or which may be saved from any wrecked or stranded ship or vessel, or not otherwise charged with duty, nor hereinafter declared to be free of duty ; also all manufactures of Cotton, of the British East India possessions, Pepper, and all other description of Spices, } For every £100 of the true and real value thereof, 2 10 0

Colonial Leather, and Malt Liquor, } For every £100 of the true and real value thereof, 5 0 0

For and upon all Foreign Wheat Flour imported from Nova Scotia, for each and every Barrel of one hundred and ninety six pounds, 0 5 10

EXCEPTIONS

To all Foreign Articles, Manufactured or not Manufactured, *videlicet* :—

- Agricultural Implements, (Axes excepted,)
- Barilla Ashes,
- Bees Wax,
- Bristles,
- Books (Printed) and Pamphlets,
- Beans,
- Bricks,
- Bread,
- Cotton Wool,
- Cows,
- Cordage,
- Canvas,
- Dye Woods,
- Felt,
- Flour and Meal of all kinds, (Buckwheat Flour excepted,)
- Fresh and Green Fruits of all kinds,
- Grass Seed and all other kinds of Seeds and Plants,
- Grain of all kinds,
- Ground Gypsum,
- Hay,
- Hides,
- Horse Hair,

DUTY FREE.

Horns,
 Hemp,
 Hops,
 Indigo,
 Iron,
 India Rubber,
 Lumber of all kinds, (Cedar, Pine, Spruce and Hem-
 lock Shingles excepted,)
 Leaf Tobacco,
 Lignumvitæ,
 Looking Glass Plates, and Picture and Plate Glass,
 Mahogany Logs, Boards and Veneers,
 Meats, Dried and Salted,
 Mill Saws,
 Palm Oil,
 Pitch,
 Peas,
 Potashes,
 Rosin,
 Rice,
 Salt,
 Tar,
 Turpentine,
 Tallow,
 Vinegar,

DUTY FREE.

To all articles the manufacture of the United Kingdom,
videlicet,

Agricultural implements,
 Anchors,
 Barley, Pot or Pearl,
 Beef,
 Bacon,
 Books, (printed) and Pamphlets,
 Bread,
 Bunting,
 Bricks and Tiles,
 Coals,
 Copper, Bolt and Sheet,
 Copper Spikes and Nails,
 Canvas,
 Coal Tar,
 Cordage,
 Duck,
 Felt, patent,
 Fishing Nets,
 Hooks, Lines and Twines,
 Flour and Meal of all kinds,

DUTY FREE.

Globes,
 Iron, bolt, bar, square, pig or sheet,
 Iron Block Bushes,
 Lead, bar and sheet,
 Mineral Salt, and Salt of all kinds,
 Malt,
 Machinery for Mills or Steam Boats,
 Mathematical and Musical Instruments of all kinds,
 and Philosophical and Chemical Apparatus,
 Hydraulic Engines,
 Maps,
 Oakum,
 Pork,
 Printing Paper,
 Steel,
 Spikes and Sheathing Nails,
 Ship Tackle and Apparel,
 Sheathing Paper,
 Tin in Sheets and Blocks,
 Zinc,

DUTY FREE.

CAP. XXXV.

An Act to appropriate a part of the Public Revenue to the payment of the Ordinary Services of the Province.

Passed 26th March 1841.

1. **B**E it enacted by the Lieutenant Governor, Legislative Council and Assembly, That there be allowed and paid out of the Treasury of the Province for the services hereinafter mentioned, the following sums, to wit:—

To the Chaplain of the Legislative Council in General Assembly, the sum of twenty five pounds.

To the Chaplain of the House of Assembly, the sum of twenty five pounds.

To the Sergeant at Arms attending the Legislative Council in General Assembly, the sum of twenty shillings per diem during the present Session.

To the Sergeant at Arms attending the House of Assembly, the sum of twenty shillings per diem during the present Session.

To the Clerk of the Legislative Council in General Assembly, the sum of two hundred pounds for his services during the present Session.

To the Clerk of the House of Assembly, the sum of two hundred pounds for his services during the present Session.

To the Clerk assistant of the Legislative Council in General Assembly, the sum of one hundred pounds for his services during the present Session.

To the Clerk assistant of the House of Assembly, the sum of one hundred pounds for his services during the present Session.

To the Doorkeepers attending the Legislative Council and Assembly, the sum of twelve shillings and six pence each per diem, during the present Session.

To the Messengers attending the Legislative Council and Assembly, the sum of ten shillings per diem, each, during the present Session.

To Beverley Robinson, Esquire, Province Treasurer, the sum of seven hundred and fifty pounds for his services for the year one thousand eight hundred and forty; and the further sum of three hundred pounds to enable him to pay a Clerk for the same period.

To His Excellency the Lieutenant Governor or Commander in Chief a sum not exceeding seven thousand pounds for the encouragement of Parish Schools, agreeable to a Law of this Province.

To the Commissioners of Light Houses in the Bay of Fundy the following sums to pay for services for the year one thousand eight hundred and forty one:

For the keeper of the Light House on Gannet Rock, and his assistants, the sum of one hundred and sixty five pounds;

For the keeper of the Light House on Point Leproe, the sum of one hundred pounds;

For the keeper of the Light House on Thrumb Cap, Quaco, the sum of one hundred pounds;

The sum of six hundred pounds to defray the contingent expences of Gannet Rock, Point Leproe and Quaco Light Houses, for the year one thousand eight hundred and forty one;

To the keeper of the Light House on Partridge Island, the sum of one hundred pounds;

To the keeper of the Beacon Light, the sum of one hundred pounds;

The sum of two hundred and fifty pounds for contingent expences of Light Houses at the entrance of the Harbour of Saint John.

To the Commissioners of Machias, Seal Island, Campo Bello and Saint Andrews Harbour Light Houses, the following sums to pay for the services for the year one thousand eight hundred and forty one:

To the keeper of the Light House on Campo Bello, the sum of one hundred and twenty pounds;

To the keeper of the Light Houses on Machias, Seal Island, the sum of one hundred and thirty pounds;

To the keeper of the Light House in the Harbour of Saint Andrews, the sum of forty pounds;

The sum of five hundred and fifty pounds to defray the contingent expences of the said Light Houses for the year one thousand eight hundred and forty one.

To His Excellency the Lieutenant Governor or Commander in Chief, a sum not exceeding one hundred pounds to be applied in rewarding persons for apprehending Deserters from Her Majesty's Land Forces within this Province: Provided always, that no greater sum than five pounds be paid for the apprehension of any one Deserter.

To the Master in Chancery appointed to carry Messages from the Legislative Council to the House of Assembly, the sum of fifty pounds.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of ninety one pounds five shillings to enable the Province Treasurer to pay John Abrams for his services as Tide Waiter at Saint John for the year one thousand eight hundred and forty one.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of seventy five pounds, for the services of a Tide Surveyor at Miramichi, for the year one thousand eight hundred and forty one.

To B. C. Chaloner, Tide Surveyor at Saint John, for his services from the first day of May one thousand eight hundred and forty, to the same period one thousand eight hundred and forty one, the sum of fifty pounds.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of fifty pounds in aid of individual subscription, to pay a Courier between Bathurst and Pokemouche *via* Shippegan in Gloucester.

To the Justices of the Peace for Queen's County, the sum of thirty pounds to enable them to pay a Courier between Gagetown and the Nerepis, for the year one thousand eight hundred and forty one.

To Beverley Robinson, Esquire, Province Treasurer, the sum of one hundred and fifty pounds, being for the services of a Tide Waiter or Messenger to the Treasury, for the year one thousand eight hundred and forty one.

To His Excellency the Lieutenant Governor or Commander in Chief, a sum not exceeding seven hundred and fifty pounds to defray any expenses that may be incurred in the protection of the Provincial Revenue for the year one thousand eight hundred and forty one.

To the Justices of the Peace for the County of Westmorland, the sum of fifty pounds to enable them to pay a Courier passing between Harvey and the Great Road leading from Dorchester to Saint John.

To William Watts, the sum of ten pounds for airing and taking care of the Province Hall.

To the Commissioners of Light Houses in the Bay of Fundy, the sum of two hundred pounds to be applied by them towards

the support of Cape Sable Seal Island Light House ; and also, one hundred pounds towards the support of the Light House on Brier Island, in the Province of Nova Scotia, for the year one thousand eight hundred and forty one.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of fifty pounds in aid of individual subscription, to pay a Courier between Pokemouche and Miramichi, in the Counties of Northumberland and Gloucester.

To His Excellency the Lieutenant Governor or Commander in Chief, a sum not exceeding three hundred pounds to encourage the destruction of Bears and Wolves, agreeably to Laws of this Province.

To His Excellency the Lieutenant Governor or Commander in Chief, the following sums for Grammar Schools for the year one thousand eight hundred and forty one, agreeably to a Law of the Province :

For a Grammar School in the County of Westmorland, the sum of one hundred pounds ;

For the Grammar School in Saint John, the sum of one hundred and fifty pounds ;

For the Grammar School in King's County, the sum of one hundred pounds ;

For the Grammar School in the County of Kent, the sum of one hundred pounds ;

For the Grammar School in Queen's County, the sum of one hundred pounds ;

For the Grammar School in the County of Charlotte, the sum of one hundred pounds ;

For the Grammar School in the County of Sunbury, the sum of one hundred pounds ;

For the Grammar School in the County of Northumberland, the sum of one hundred pounds ;

For the Grammar School in the County of Gloucester, the sum of one hundred pounds ;

For the Grammar School in the County of Carleton, the sum of one hundred pounds ;

For the Grammar School in the County of Restigouche, the sum of one hundred pounds.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of fifty pounds to enable His Excellency to pay a Messenger to the Executive Council.

To the Governor and Trustees of the Madras School, the sum of five hundred pounds for the year one thousand eight hundred and forty one, towards the support of that institution.

II. And be it enacted, That all the before mentioned sums of money shall be paid by the Treasurer of the Province, by Warrant of His Excellency the Lieutenant Governor or Commander

in Chief for the time being, by and with the advice of Her Majesty's Executive Council, out of the monies in the Treasury or as payment may be made at the same.

CAP. XXXVI.

An Act to appropriate a part of the Public Revenue for the Services therein mentioned.

Passed 26th March 1841.

I. **B**E it enacted by the Lieutenant Governor, Legislative Council and Assembly, That there be allowed and paid out of the Treasury of this Province, the following sums to wit :

To the Honorable W. F. Odell, Provincial Secretary, for defraying the expences of Printing, Stationery, Book Binding, &c., for the Secretary's Office, for the year one thousand eight hundred and forty, the sum of one hundred and five pounds.

To Elizabeth Briscoe, the sum of twenty pounds for teaching a School in Saint Andrews for the year one thousand eight hundred and forty.

To the Committee of Management of the Infant School at Saint John, twenty five pounds in aid of individual subscription towards the institution.

To Mrs. Isabella Hailes and the Committee of Management for the Poor School in Fredericton, the sum of twenty pounds in aid of individual subscription towards the support of that institution.

To William Watts, ten pounds for his services as Crier or Usher in the Supreme Court for the past year, and the further sum of ten pounds for attending the Court of Chancery.

To John Gregory, the sum of ten pounds to prepare an Index to the Laws of the present Session.

To Mathew Brannen, of the Secretary's Office, twenty five pounds as a mark of approbation for his long and faithful services in that Office.

To Elizabeth Fairchild, of the City of Saint John, the sum of twenty pounds for her services as School Mistress in that City.

To Doctor G. P. Peters, Surgeon to the Vaccine Institution, Central Board, Saint John, the sum of twenty pounds for his services for the year one thousand eight hundred and forty.

To the Committee of Correspondence such sum as will procure Bills of Exchange on London for two hundred pounds sterling, to be remitted Henry Bliss, Esquire, Province Agent for the year one thousand eight hundred and forty.

To the Adjutant General of the Militia Forces, the sum of seventy five pounds for his services for the year one thousand eight hundred and forty one.

To His Excellency the Lieutenant Governor or Commander

in Chief, the sum of forty pounds for a Tide Waiter at Dalhousie, in the County of Restigouche, for the year one thousand eight hundred and forty one.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of thirty pounds for a Tide Waiter at Bathurst, in the County of Gloucester, for the year one thousand eight hundred and forty one.

To the Justices of the Peace for the City and County of Saint John, the sum of one hundred and fifty pounds towards the support of a free School established in the said City, unconnected with the Madras Board.

To John Simpson, Queen's Printer, for printing the Daily Journals of the Legislative Council and Assembly during the present Session, the sum of two hundred and seventy five pounds.

To John Simpson, Queen's Printer, the sum of one hundred and fifty pounds towards printing the Laws of the present Session.

To B. C. Chaloner, Guager and Weigher at Saint John, the sum of two hundred pounds being in full for his services for the year one thousand eight hundred and forty.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of twenty pounds for the services of a Tide Waiter at Richibucto for the year one thousand eight hundred and forty one.

To Mary Ann Smith, for upwards of forty years a School Mistress at Saint John, the sum of twenty pounds, in consideration of her services in that capacity.

To Deborah Ann Lugin, widow of the late G. K. Lugin, many years King's Printer in this Province, the sum of twenty five pounds to assist her in her present destitute situation.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of four hundred and sixty five pounds to pay the Provincial allowance to the Adjutants of the several Battalions of Militia in this Province, and the further sum of two hundred and thirty two pounds ten shillings to pay the Sergeant Majors of the same during the past year.

To Her Majesty's Attorney General, the sum of one hundred pounds for the year one thousand eight hundred and forty.

To Her Majesty's Solicitor General, the sum of fifty pounds for the year one thousand eight hundred and forty.

To the Clerk of the Crown in the Supreme Court, the sum of one hundred pounds for his services for the year one thousand eight hundred and forty.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of one hundred pounds to pay a Sub-Collector and Deputy Treasurer at Woodstock, in the County of Carleton, the duties of both offices to be performed by one person, this to be in addition to the allowance made to Deputy Treasurers by Law.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of forty pounds in aid of individual subscription, to pay a Courier between Saint John and Saint Martins.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of fifty pounds in aid of individual subscription for carrying the Mails three times a week during the ensuing year, with a double Sleigh or Waggon with two Horses for the accommodation of passengers between Saint Andrews and Saint Stephens.

To the Quarter Master General of the Militia Forces, the sum of two hundred pounds for his services for one thousand eight hundred and forty.

To Beverley Robinson, Esquire, Province Treasurer, the sum of two hundred and ninety seven pounds nineteen shillings and five pence, being amount over advanced by him for the protection of the Revenue for the year one thousand eight hundred and forty.

To Beverley Robinson, Esquire, Province Treasurer, the sum of one hundred and sixty two pounds fourteen shillings and seven pence, being for office rent, postage, and other contingencies of office in the year one thousand eight hundred and forty.

To D. W. Jack, the sum of thirty pounds twelve shillings and seven pence for Gauging and Weighing at Saint Andrews, for the year one thousand eight hundred and forty.

To Thomas Moses, the sum of two pounds eighteen shillings and four pence, for Gauging and Weighing at West Isles in the year one thousand eight hundred and forty.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of three hundred and fifty pounds for the purpose of remunerating A. Gesner, for his services the past year in continuing the Geological Survey of the Province.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of fifty pounds in aid of the Grammar School presently taught at Newcastle, in the County of Northumberland, by John Sevewright, to whom the same shall be paid in part of his salary for teaching said School the present year on its being certified to His Excellency the Lieutenant Governor or Commander in Chief, by William Abrams, Esquire, and the Reverend James Souter, that the same is due to the said John Sevewright for such service.

To James Whitehead, an old Soldier desperately wounded in the Revolutionary War, the sum of twenty pounds to relieve him in his present distressed circumstances, his being an extraordinary case, and no application being made under the Law.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of thirty pounds for a Tide Surveyor at Shippegan and Caraquet, in Gloucester, for one thousand eight hundred and forty one.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of twenty five pounds in full for the services of a Gauger up to the thirty first day of December one thousand eight hundred and forty, at Miramichi.

To John Gregory, Clerk assistant of the Legislative Council, ten pounds for extra copies of the Province Laws for the use of Magistrates for the year one thousand eight hundred and forty one.

To the Widow of Isaac W. Jouett, late Usher of the Black Rod to the Legislative Council, the sum of twenty five pounds to assist her in her present distressed circumstances.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of fifty pounds for a Missionary to the Melicete Tribe of Indians stationed at Fredericton, for the year one thousand eight hundred and forty.

To Mary Harned, Widow of the late Alward Harned, formerly Doorkeeper to this House, the sum of twenty pounds.

To James M'Indoe, formerly one of the Messengers of this House, from which he was obliged to retire in consequence of extreme ill health, twenty pounds to aid him in his present circumstances.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of thirty pounds in aid of a public conveyance from the Bend of Petitcodiac to Shediac.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of thirty pounds for the purpose of encouraging a Stage between Dalhousie and Campbelltown.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of three hundred pounds to enable the Commissioners of Indian affairs to afford relief to indigent and distressed Indians in this Province.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of thirty pounds to enable His Excellency to remunerate a Ferryman at the Aroostock for his services in facilitating the passage of the Mails across the said River during the year one thousand eight hundred and forty.

To Ann Fowler, Widow of the late Caleb Fowler, who served as an Ensign in the Revolutionary War in America, the sum of twenty pounds to assist her in her present distressed circumstances.

To the Appraisers at Saint John, under the Imperial Act, the sum of fifty pounds each, to remunerate them for services the past year, and further Resolved, that no further sum ought to be granted for such services, without a detailed account of the same.

To John Frazer, Esquire, Appraiser for Miramichi, the sum of ten pounds for his services for the year one thousand eight hundred and forty.

To His Excellency the Lieutenant Governor or Commander

in Chief, the sum of seventy five pounds towards remunerating Missionaries stationed at Madawaska for the purpose of giving attendance to the Tobique and other Indians established in the neighbourhood of that settlement.

To His Excellency the Lieutenant Governor or Commander in Chief, a sum not exceeding two hundred and fifty pounds for the purpose of enabling His Excellency to provide for the expences of Doctor Abraham Gesner in one thousand eight hundred and forty one, in continuing the Geological Survey of the Province.

To Edward and Joseph Wilson, of Saint Andrews, the sum of thirty two pounds fourteen shillings and two pence, being excess of Head Money paid at that place in one thousand eight hundred and thirty nine, on Passengers per Brig Thomas Hanford, of Cork, the same to be taken from the Emigrant Fund.

To Edward and Joseph Wilson, of Saint Andrews, the sum of twenty two pounds two shillings and six pence, being excess of Head Money paid at that place in one thousand eight hundred and forty, on Passengers per Brig Sarah and Nancy, of Cork, the same to be taken from the Emigrant Fund.

To the Justices of the Peace of the County of Kent, the sum of one hundred and fifty pounds in aid of an assessment to pay off the County Debt.

To Rachael Martin, an old and valuable instructress of Youth, now a Teacher at Saint John, the sum of twenty pounds in consideration of her services in that capacity.

To Thomas Moses, Deputy Treasurer in West Isles, County of Charlotte, the sum of seventy five pounds, in consideration of his services for the year one thousand eight hundred and thirty eight, it appearing by the Certificate of the Province Treasurer that no allowance was made by him during that year beyond his commission.

To the Chairman of the Committee of Public and Private Accounts, the sum of one hundred and fifty pounds for the various services performed by him during the recess, and also for extra services during the present Session in auditing and reporting the said Accounts.

To John Brass Robertson, Master of the Brig Cleopid of Newcastle, the sum of thirty six pounds ten shillings, being excess of Head money paid at the Treasurer's Office, Saint John, on passengers per that vessel from Cork, in one thousand eight hundred and forty.

To His Excellency the Lieutenant Governor or Commander in Chief, a sum not exceeding one thousand pounds for Provincial contingencies.

To George Salter, of Saint John, the sum of fifteen pounds three shillings and four pence to reimburse him as draw back for

duties paid on Loaf Sugar exported to Halifax, Nova Scotia, in November last.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of fifty pounds to be applied for purchasing a tract of Land for Camping Ground on the River Saint Croix for the Passamaquoddy Tribe of Indians.

To the Commissioners of the Alms House and Work House and Overseers of the Poor for the Parish of Saint Andrews, the sum of five hundred and four pounds two shillings and eleven pence, to reimburse them for expences incurred in the support and relief of sick, indigent and distressed Emigrants at Saint Andrews, in one thousand eight hundred and forty, the same to be taken from the Emigrant Fund.

To the Overseers of the Poor of the Parish of Saint Stephens, the sum of one hundred and ten pounds three shillings and nine pence to reimburse them for expenses incurred in the support and relief of indigent and distressed Emigrants at that Parish, in one thousand eight hundred and forty, the same to be taken from the Emigrant Fund.

To Samuel L. Bishop, of Bathurst, the sum of fifteen pounds to remunerate him for damages sustained by his building, let as a temporary Custom House and Deputy Treasurer's Office in one thousand eight hundred and thirty nine, by reason of an attempt being made to destroy with gunpowder a quantity of smuggled Spirits seized and deposited therein.

To Edward and Joseph Wilson, Agents for the Brig Thomas Hanford of Cork, the sum of eight pounds two shillings and six pence, being excess of Head money paid on passengers for that vessel in one thousand eight hundred and forty at Saint Andrews, the same to be taken from the Emigrant Fund.

To the Justices of the Peace for the County of Restigouche, the sum of seventy five pounds eighteen shillings and seven pence, to reimburse the Overseers of the Poor of the Parish of Dalhousie for expenses incurred in the support of two transient Lunatic paupers in one thousand eight hundred and forty.

To the Overseers of the Poor of the Parish of Addington, County of Restigouche, the sum of twenty three pounds nineteen shillings and six pence, to reimburse them for expenses incurred in the support and relief of indigent and distressed Emigrants, in one thousand eight hundred and forty.

To Sarah Cyphers, Widow of an Officer of the Revolutionary War, the sum of twenty pounds to assist her in her present destitute condition.

To the Justices of the Peace of the County of Charlotte, the sum of two hundred and fifty pounds towards relieving them from the Debt incurred in the erection of a new Court House in that County.

To Sarah Wallace, widow of Jonathan Wallace, late a sergeant in the York Volunteers, a Corps which served in the late Revolutionary War with America, the sum of ten pounds, it appearing by the Petition that the amount allowed by Law in such cases could not be allowed in consequence of his death.

To the Justices of the Peace of County of King's, the sum of two hundred and fifty pounds towards the Debt incurred in the erection of a new Gaol in the said County.

To William A. Roberson, of Saint John, the sum of sixty eight pounds five shillings and ten pence to reimburse him for Duties paid on Bricks and other fire-proof materials imported from the United States, to replace his building destroyed at the great Fire in the year one thousand eight hundred and thirty nine.

To James Lockwood and Company, of Saint John, the sum of twenty nine pounds thirteen shillings and seven pence, to reimburse them for similar Duties.

To Robert Rankin and Company, of Saint John, the sum of twenty pounds to reimburse them for excess of Head Money paid on Passengers by Brig Caroline, from Ballyshannon, in the year one thousand eight hundred and forty, at the Treasurer's Office, the same to be taken from the Emigrant Fund.

To Robert Rankin and Company, the sum of thirty six pounds seventeen shillings and six pence, being excess of Head Money paid on Passengers per Brig Percival, from Cork, in the year one thousand eight hundred and forty, the same to be taken from the Emigrant Fund.

To George Taylor, of Chatham, County of Northumberland, the sum of fourteen pounds eleven shillings and eight pence to reimburse him for Provincial Duties paid on Flour imported from Halifax the last year.

To John V. Thurgar, of Saint John, the sum of nineteen pounds seventeen shillings and six pence to reimburse him for Duties paid on Bricks and other fire-proof materials imported from the United States, to replace his buildings destroyed at the great Fire one thousand eight hundred and thirty nine.

To Thomas M'Avity and Company, of Saint John, the sum of seventy six pounds four shillings and six pence to reimburse them for similar Duties.

To the Overseers of the Poor for the Parish of Saint George in the County of Charlotte, the sum of twenty eight pounds twelve shillings and four pence to reimburse them for the support of Emigrant Paupers one thousand eight hundred and forty.

To Her Majesty's Justices of the Peace for the County of Gloucester, the sum of twenty one pounds to reimburse the Overseers of the Poor of the Parish of Bathurst, for expences incurred in necessary attendance and Medical aid to Patrick Kean, a Lunatic, and the further sum of three pounds ten shillings for relief

to certain distressed Emigrants during the year one thousand eight hundred and forty.

To the Justices of the Peace of the City and County of Saint John, the sum of one thousand pounds towards the cost of the House of Correction recently built in that County, and for the purpose of extending the same, the same not to be drawn from the Treasury until one thousand eight hundred and forty two.

To E. L. Jarvis and Company, the sum of forty three pounds eleven shillings to reimburse them for Duties paid on Bricks and other fire-proof materials imported from the United States, to replace their building destroyed at the great Fire in one thousand eight hundred and thirty nine.

To the Justices of the Peace of the City and County of Saint John, the sum of one hundred and seventy two pounds seven shillings and six pence to reimburse the Overseers of the Poor of the Parish of Simonds, for expences incurred in the support and relief of indigent, sick and distressed Black Refugees, agreeably to the prayer of the Petition.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of fifty pounds to aid the Miramichi Tribe of Indians in finishing a Chapel erected exclusively for those Indians at Burnt Church, Parish of Alnwick, in the County of Northumberland.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of forty one pounds twelve shillings and one penny to remunerate M^rPherson and Coy, F. W. Hatheway and Spafford Barker, for money expended in erecting a Wharf and Steam Boat Landing in Fredericton.

To the Justices of the Peace of the City and County of Saint John, to reimburse the Overseers of the Poor for the said City, the sum of one thousand six hundred and fifty eight pounds thirteen shillings and four pence for expences incurred in the support and relief of sick, indigent and distressed Emigrants in one thousand eight hundred and forty, and also for supplies sent to the Emigrant Establishment at Partridge Island for sick Emigrants landed there for the preservation of the public health, the same to be taken from the Emigrant Fund.

To the Justices of the Peace of the City and County of Saint John, the sum of one hundred and thirty pounds fifteen shillings and eleven pence to reimburse the Overseers of the Poor for the Parish of portland for expences incurred in the support and relief of sick, indigent and distressed Emigrants in one thousand eight hundred and forty, the same to be taken from the Emigrant Fund.

To Thomas E. Perley, the sum of nineteen pounds one shilling and five pence, being return of Duty on Caps imported by him for the use of the Troop of Cavalry in the County of Carleton.

To Messrs. Crookshank and Walker, of Saint John, the sum of twenty six pounds ten shillings and five pence, being return

of Duties on fifty six Casks of Molasses exported in the year one thousand eight hundred and forty to Halifax, Nova Scotia.

To William Fruing and Company, of Shippegan, the sum of seven pounds ten shillings and three pence to reimburse them for Duties paid on four Hogsheads Molasses imported from Halifax, Nova Scotia.

To Robert Hall, Master of the Ship Pallas, of Cork, the sum of forty three pounds twelve shillings and sixpence to reimburse him for excess of Head Money paid on Passengers per that vessel at the Treasurer's Office, Saint John, in May last, the same to be taken from the Emigrant Fund.

To John Kerr and Company, of Saint John, the sum of twenty pounds eleven shillings and six pence to reimburse them for Duties paid on Bricks and other fire-proof materials imported from the United States, to replace a building destroyed at the great Fire in one thousand eight hundred and thirty nine.

To Otis Small, the sum of eight pounds twelve shillings and four pence to reimburse him for Duties paid on Slate imported from the United States for building in the burnt District in Saint John.

To Willard, Buchanan and Company, of Saint John, the sum of fifty nine pounds fifteen shillings to reimburse them for Duties paid on Bricks and other fire-proof materials imported from the United States to replace a building destroyed at the great Fire in one thousand eight hundred and thirty nine.

To George Ball, of Saint John, the sum of thirty five pounds ten shillings to reimburse him for excess of Head Money paid on Passengers at Saint John in one thousand eight hundred and forty at the Treasurer's Office per Barque George, from Londonderry.

To the Justices of the Peace of the County of Carleton, the sum of forty nine pounds thirteen shillings and four pence to reimburse Charles Connell and others, a Committee of that body for Duties paid on a Fire Engine imported from the United States.

To Jacob Kollock, a meritorious old Officer, resident in the Parish of Carleton in the County of Kent, the sum of twenty pounds in consideration of his being now totally blind and in the most indigent circumstances.

To Samuel Napier, of Bathurst, the sum of two pounds fourteen shillings and six pence for Gauging and Weighing at the Port of Bathurst during the year one thousand eight hundred and forty.

To the Commissioners of the Alms House in the County of York, the sum of one hundred and sixty four pounds to reimburse them for expenses incurred in the support and relief of sick, indigent and distressed Emigrants in the year one thousand eight hundred and forty; the same to be taken from the Emigrant Fund: Twenty pounds of the above sum to be paid Doctor.

Woodforde for Medical attendance, this charge not being included in the account.

To Alexanders, Barry and Company, of Saint John, the sum of sixteen pounds fifteen shillings and nine pence to reimburse them for Duties paid on Bricks, &c. imported from the United States, for replacing a building in the Burnt District, destroyed at the Great Fire in one thousand eight hundred and thirty nine.

To the Mayor, Aldermen and Commonalty of the City of Saint John, the sum of two thousand five hundred pounds for the relief of the said City, consequent upon the large amount to be paid for widening and opening several Streets therein, in the Burnt District, (so called) for the preservation of property and such preventing the ravages of Fire, under the Acts of Assembly in such case made and provided ; the one half of the said amount to be applied towards relieving the inhabitants of the said City residing without the Burnt District from a portion of taxation authorized by said Acts, and the remainder to assist the Corporation to pay the amount required by the said Acts out of their funds.

To John Sears, of Saint John, the sum of eleven pounds one shilling to reimburse him for Duties paid on Coffee destroyed at the Great Fire in one thousand eight hundred and thirty nine.

To the Justices of the Peace for the City and County of Saint John, the sum of four hundred pounds for the purpose of being applied towards the erection of a fire proof addition to the temporary Lunatic Asylum established in the said City.

To Messieurs Ratchford and Brothers, of Saint John, the sum of thirty five pounds nine shillings and six pence to reimburse them for Duties paid on seventy hogsheads Molasses exported to Halifax, Nova Scotia, in June last.

To Messieurs Ratchford and Brothers, of Saint John, the sum of fifteen pounds three shillings and six pence to reimburse them for Duties paid on two puncheons Rum exported to Cornwallis, Nova Scotia, in July one thousand eight hundred and thirty nine, the certificate of the lading of the same now exhibited not having been furnished at the time prescribed by Law.

To Daniel Morrison, the sum of nine pounds three shillings and four pence for teaching a School in the Parish of Saint Patrick, in the County of Charlotte, for five and a half months, ending the fifteenth July one thousand eight hundred and forty.

To the Board of Education in the County of Saint John, the sum of forty pounds to provide a Teacher for the coloured population at Loch Lomond, for the year commencing the first of May one thousand eight hundred and forty one, such Teacher to be duly licenced, and under the control of said Board.

To William Parker, the sum of six pounds thirteen shillings and four pence for teaching a School in the Parish of Saint Patrick, in the County of Charlotte, for the space of four months,

ending the twenty fifth of December one thousand eight hundred and thirty nine.

To Margaret Morrison, the sum of ten pounds for teaching a School in the Parish of Saint Patrick, in the County of Charlotte, for the space of six months, ending fifth November, one thousand eight hundred and forty.

To Orissa Robinson, the sum of twenty pounds for teaching a School in the Parish of Saint Stephen, in the County of Charlotte, for the year ending tenth March, one thousand eight hundred and forty.

To John Joyce, the sum of ten pounds for teaching a School for six months in the Parish of Hillsborough, County of Westmorland, ending tenth November, one thousand eight hundred and thirty nine.

To Robert Edgar, a licenced Teacher, the sum of twenty pounds for teaching a School in the Parish of Westfield, King's County, for one year, ending twenty fifth February, one thousand eight hundred and forty.

To Samuel L. Stickney, the sum of five pounds to reimburse him for that amount paid Lewellin J. Evans, a licenced Teacher, in the Parish of Sheffield, County of Sunbury, for three months' services, ending April, one thousand eight hundred and forty.

To Isabel Jouett, for teaching a School in the Parish of Saint Mary's, in the County of York, in the year one thousand eight hundred and forty, twenty pounds.

To Catherine Harper, the sum of ten pounds for teaching a School in Moncton, County of Westmorland, for six months, ending ninth January, one thousand eight hundred and forty.

To Colin Campbell, Esquire, late High Sheriff of the County of Charlotte, the sum of forty seven pounds eleven shillings and one penny to reimburse him for monies paid Her Majesty's Attorney General, at the suit of the Crown against Sylvanus Blake; the property of the said Blake having been levied upon previously on a separate suit, and the amount realized therefrom having been paid over to the parties Plaintiffs, for which the Petitioner became accountable.

To Lieutenant Colonel Monins, of Her Majesty's Sixty Ninth Regiment, the sum of one hundred and four pounds sixteen shillings and six pence to reimburse the Officers of that Regiment for Duties paid on Wines, &c. for the use of the Mess, from February one thousand eight hundred and forty, to January one thousand eight hundred and forty one.

To Major Cairnes, of Her Majesty's Thirty Sixth Regiment, the sum of ninety eight pounds seventeen shillings and six pence to reimburse the Officers of that Regiment for similar Duties.

To Henry Palmer, of Windsor, Nova Scotia, the sum of five pounds to reimburse him for Duties paid at Saint John on a

Horse imported from Boston for Windsor, which Horse was conveyed to the latter place by Petitioner, and the Duties there paid.

To Richard Calvert, of Saint John, the sum of twenty two pounds eleven shillings and six pence to reimburse him for Duties paid on Bricks and other fire proof materials, imported from the United States, to replace his buildings destroyed at the Great Fire in the year one thousand eight hundred and thirty nine.

To James T. Hanford, the sum of twenty pounds eleven shillings and one penny to reimburse him for Duties paid on forty five hogsheads Molasses exported to Saint John's, Newfoundland, in one thousand eight hundred and thirty nine; it appearing that the certificate of lading was not returned in time, owing to circumstances beyond the control of the Petitioner, as stated in his Petition.

To George A. Lockhart, the sum of three pounds sixteen shillings and seven pence to reimburse him for Duties paid on three hogsheads Sugar exported to Nova Scotia in May last.

To Faulkner and Wheeler, of Saint John, the sum of thirty seven pounds thirteen shillings and ten pence as a return of Duties on goods destroyed by fire in August, one thousand eight hundred and thirty nine.

To John V. Thurgar, of Saint John, the sum of seven pounds fifteen shillings and three pence to reimburse him for Duties paid on a hogshead of Brandy exported to Digby, Nova Scotia, on the second July last.

To the Justices of the Peace for the County of Westmorland, the sum of fifty pounds to enable them to complete the Public Wharf at Hillsborough.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of one hundred pounds in aid of an assessment for building a Public Wharf and Landing at Salt Water in Saint Stephens.

To the Widow of Thomas Burden, late Lieutenant of the Corps of Loyal Associated Refugees, the sum of twenty pounds towards assisting her in her present distressed circumstances.

To George Botsford, Esquire, the sum of one hundred pounds for the Reports of the Law Decisions of the Supreme Court, he having performed the duty for the late George F. S. Berton, Esquire, for nearly two years; the same to be paid to the Widow of the late George F. S. Berton, agreeably to the prayer of his Petition; no sum having been drawn from the Treasury under the Act for Reporting the Decisions of the said Court for such period.

To Thomas E. Millidge the sum of twenty seven pounds one shilling to reimburse him for Duties paid on Wines, &c. destroyed by fire at Saint John in August last.

To William M'Kinney, of Deer Island, the sum of ten pounds,

being amount of pension due to his late mother, Catharine Hubert, deceased, the Widow of an old Soldier, in lieu of that sum now in the hands of the Clerk of the Peace for the County of Charlotte, drawn for the said pension of the late C. Hubert, which sum the said Clerk is hereby directed to pay over to the Treasurer of the Province.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of seven hundred and forty eight pounds fifteen shillings and three pence, to be applied towards discharging the debt incurred in the erection and completion of a Light House at a Point Escuminac at the entrance of the River Miramichi, the same to be taken from the Light House Fund.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of twenty pounds to aid the inhabitants of the County of Westmorland to employ a Courier to carry the Mails from Cape Tormentine to the Great Road of Communication through that County.

To Richard S. Clark, the sum of fifty pounds towards relieving him in his present necessitous condition.

To the Justices of the Peace for the City and County of Saint John, the sum of one thousand four hundred and eighty six pounds three shillings and one penny to reimburse the Superintendent of the Temporary Provincial Lunatic Asylum established in the said City, for the support of that Institution in one thousand eight hundred and forty.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of two hundred pounds to be paid over to the Building Committee of the Roman Catholic Church, now erecting in Fredericton, so soon as it shall be certified to His Excellency that a suitable and convenient portion of the said Building is set apart for the use of Her Majesty's Troops in the Garrison of Fredericton belonging to that denomination.

To the Board of Health for the County of Northumberland, the sum of four hundred and ninety six pounds six shillings to reimburse the Chairman of the same for extra expenses incurred during the last year, in consequence of Typhus Fever having broken out amongst Emigrants arriving at the Port of Miramichi, which caused great precautionary measures to be adopted for the preservation of the public health.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of fifty pounds towards paying Stephen Burpe the balance due for building a public Wharf or Landing in the Parish of Sheffield, County of Sunbury.

To His Excellency the Lieutenant Governor or Commander in Chief for the time being, the sum of two hundred pounds for one year in aid of line of Stages between Fredericton and Newcastle, Miramichi, to be paid semi-annually by Warrant on the Provincial Treasurer, under the hand and seal of His Excellency.

the Lieutenant Governor, to such person or persons as shall be appointed to run such Stage or Stages by two or more Commissioners, to be appointed by His Excellency the Lieutenant Governor, who is hereby authorized to make such appointment, on its being certified to His Excellency the Lieutenant Governor or Commander in Chief for the time being, by such Commissioners or the major part of them, that the person or persons who shall be so appointed by such Commissioners as aforesaid to run such Stage or Stages have well and faithfully performed that duty, and run a good, safe and commodious Stage or Stages, well adapted for the accommodation of travellers, twice a week during the year for which such Commissioners shall so certify as aforesaid, unless prevented by the badness of the Road or unavoidable accidents, and that the person or persons so employed and running such Stage or Stages have not less than five changes of good horses on the Road.

To His Excellency the Lieutenant Governor or Commander in Chief, a sum not exceeding one hundred pounds to defray the expense which may be incurred in sending two prisoners (whose sentences of death have been commuted to transportation for life,) to England, to be transported from thence to some penal Colony.

To His Excellency the Lieutenant Governor or Commander in Chief, a sum not exceeding two hundred pounds to procure Land at Woodstock whereon to erect Barracks.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of seventy three pounds fifteen shillings to provide for expenses incurred and services performed in the investigation of the burning of the Church at Grand Manan ; the same to be paid to the Honorable W. B. Kinnear, Queen's Counsel.

To His Excellency the Lieutenant Governor or Commander in Chief, a sum not exceeding seventy five pounds to procure eight hundred copies of "Dunn's Normal School Manual."

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of twenty seven pounds eighteen shillings, to be applied to the payment of three hundred and ten Great Coats, issued from the Ordnance Store for the use of the embodied Militia, in March one thousand eight hundred and thirty nine.

To Mary Dingee, Widow of the late James Dingee, the sum of fifteen pounds to assist her in her present destitute situation.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of one hundred pounds to defray the expense of certain alterations deemed necessary in the Supreme Court and Judges' Room.

To the Justices of the Peace for the County of York, the sum of one thousand pounds, in aid of assessment on said County, for the erection of a New Gaol ; the same not to be drawn from the Treasury until one thousand eight hundred and forty two.

To the Mechanics' Institute of Saint John, the sum of five

hundred pounds towards relieving them from the heavy debt incurred in the erection of a building in that City, agreeably to the prayer of their Petition.

To Messieurs Ratchford and Brothers, of Saint John, the sum of twenty seven pounds, to reimburse them for short amount of Duties on Goods destroyed at the Great Fire in Saint John in one thousand eight hundred and thirty nine, a mistake having occurred by a transposition of figures in bringing the amount of their claims under the notice of the House, it being stated three hundred and sixty nine pounds fourteen shillings and five pence instead of three hundred and ninety six pounds fourteen shillings and five pence.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of forty pounds for the encouragement of a Packet between Prince Edward Island and Bay Verte; the same to be paid to William Weeks or such other person as may establish the same, (the former failing to do so,) a certificate being produced from Commissioners to be appointed for the purpose, that the said Packet has run at least once a fortnight during the season, touching at Bedeque and Charlotte Town each alternate voyage.

To His Excellency the Lieutenant Governor or Commander in Chief, a sum not exceeding two hundred pounds, to be applied in the erection of a suitable public Wharf outside the Harbour of Saint Andrews, for the accommodation of Steam Boats and other craft.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of one hundred and fifty pounds towards the encouragement of a Stage between Fredericton and Saint Andrews during the present Winter; the same to be paid to the party who has run the same, when it shall be properly certified to His Excellency the Lieutenant Governor or Commander in Chief that the said service has been properly and faithfully performed.

To James Whitney, of Saint John, the sum of five hundred pounds in aid of his laudable undertaking in building and running an efficient Steamboat between Saint John and Boston, in the United States.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of forty pounds to encourage the running a Packet (sufficient for the conveyance of Passengers, &c.) between Shediac, in the County of Westmorland, and Bedeque, in Prince Edward Island; to be paid to the person running the same, upon its being certified to His Excellency that the said Packet has been running at least once in each week, from the opening of the navigation to the close thereof.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of ten pounds to be paid Phillip White for

ferrying the Mails over the Washademoac Lake, upon satisfactory information being furnished the Commander in Chief that the service has been properly performed.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of one hundred pounds, in aid of individual subscription, for the building of a Wharf at Flagg's Beach, on the the Island of Grand Manan; the said sum not to be drawn from the Treasury until the Land on which the same may be erected and right of way be conveyed to the Justices in Session of the County of Charlotte for the use of the public.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of one hundred pounds towards a Floating Bridge across the Jemseg, this sum to be in addition to the grant already made for this service.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of one hundred pounds to be paid to James R. Tupper for keeping up a conveyance between Woodstock and the Grand Falls.

To the Woodstock Stage Coach Company, the sum of two hundred pounds to enable them to keep up with efficiency that establishment.

To James Bradley and James Green, the sum of one hundred and fifty pounds towards remunerating them for establishing and keeping up an efficient Stage Communication between Saint John and Fredericton, and particularly at times when the navigation of the River is obstructed and Teams are prevented from running on the Ice.

To John Brown, the sum of fifty pounds to remunerate him for running a Stage between Fredericton and Woodstock, it appearing that the Petitioner lost a pair of Horses, of value equal to this grant, in the ice, and rendered useless another pair.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of seventy five pounds for the purpose of erecting a Wharf between Split Rock and the Shore, in the Falls near Saint John.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of two hundred and fifty pounds to aid John C. Vail and George Pitfield, proprietors of the Victoria Stage Coach Line, in keeping up the present efficient establishment on the Great Road leading from Saint John to Dorchester.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of Fifty pounds, in aid of individual subscription, for the purpose of erecting a Public Wharf in the Parish of Sheffield, County of Sunbury; the said sum not be drawn until it be duly certified to the Commander in Chief that a sum in addition to the grant be subscribed and paid, sufficient to complete the Wharf.

To His Excellency the Lieutenant Governor or Commander

in Chief, the sum of twenty pounds to be applied in placing Buoys in the Harbour of Shediac.

To the Magistrates of the County of Westmorland, the sum of twenty pounds to be applied towards the maintenance of a Ferry between Dorchester and Hopewell.

To Her Majesty's Justices of the Peace for the County of Carleton, the sum of one hundred pounds to enable them to pay off a part of the County Debt.

To Alexander Goodfellow, the sum of one hundred and thirty four pounds eleven shillings, expended by him in repairing Bartibog Bridge, situate between the Parishes of Newcastle and Alnwick, in the County of Northumberland.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of twenty five pounds to remunerate Sylvester Z. Earle for expending the Legislative Grants towards the erection of a Bridge at Hampton Ferry.

To Edmund Ward, the sum of one hundred and forty pounds to remunerate him for services performed in reporting and publishing the Debates of this House during the present Session.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of one thousand two hundred and sixty six pounds fourteen shillings to enable the Supervisor on the Great Road from Saint John to Hayward's Mills, to pay off the balance due on the contract for Hammond River Bridge.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of nine pounds nine shillings and two pence, being over expenditure made by the Supervisor on the Royal Road; and a further sum of eleven pounds one shilling and eight pence to enable the Supervisor to pay off for unfinished Contracts on the same Road.

To James Holbrook, Esquire, the sum of fifty pounds to remunerate him for services in compiling the Census Returns for the Province during the last year.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of two hundred pounds to encourage the running a covered Stage Coach from Dorchester to Miramichi; such sum to be paid to the person or persons who shall run a Stage Coach for the space of one year, at least twice a week, to be certified by Commissioners to be appointed by His Excellency the Lieutenant Governor for that purpose.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of one hundred pounds to encourage the running a Stage Coach from Miramichi to Bathurst, such sum to be paid to the person or persons who shall run the Stage Coach for the space of one year, at least twice a week, the same to be certified by Commissioners to be appointed by His Excellency the Lieutenant Governor for that purpose.

To James Hewitt, Thomas Corrigan, James Leech and John

Winters, proprietors of the Daily four-horse Winter Line between Saint John and Fredericton, the sum of fifty pounds each, in consideration of the great expenses to which they have been subject in keeping up that efficient establishment.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of fifty pounds in addition to the sum of already granted, the same to be paid James M. Kelly in further aid for running a Stage between Fredericton and Miramichi, subject to the same restrictions as the former grant.

To Michael Quigg, the sum of twenty five pounds to compensate him for labour performed on the Nerepis Road, agreeably to the Report of the Select Committee.

To the Justices of the Peace of the County of Westmorland, the sum of twenty five pounds, in aid of individual subscription, to enable them to complete a public Wharf, at Dixon's Landing, in the Parish of Sackville.

To Ann Grant, the widow of an old Soldier of the Revolutionary War, the sum of ten pounds pursuant to a Law of this Province, for the year ending January last; she having by mistake neglected to lay her claim before the Sessions of the County of York at the Sessions held at that time.

To His Excellency the Lieutenant Governor or Commander in Chief, a sum not exceeding one hundred pounds to provide for the completion of the survey of the Westmorland County Lines, and for prolonging the north Line of Saint John County until it intersects Westmorland.

To Jane M'Carthy, the widow of a meritorious Officer of the Revolutionary War, the sum of twenty pounds to assist her in her present circumstances.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of three hundred pounds towards furnishing the Legislative Council Chamber.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of one hundred and fifty pounds for a Packet to keep up the communication between Saint Andrews, and West Isles, Campo Bello and Grand Manan.

To the Reverend Doctor Gray, the Honorable William Black and James White, Esquire, the sum of fifty pounds to be applied by them towards the expenses of a School in the City of Saint John, for the education of the children of the colored population of that City.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of two hundred pounds for the purpose of encouraging a line of Stages on the Great Road from Saint John to Saint Andrews the past year; the same not to be paid until satisfactory certificates be furnished the Commander in Chief for the time being, that the said Stages are efficient, and have run at least three times a week during the year.

To Joseph Walton, of Saint Andrews, in the County of Charlotte, the sum of thirty three pounds fifteen shillings ; the same being the balance reported to be due to him on account of balance of purchase money over paid on two thousand acres of Land, by a Select Committee of this House.

To Hugh Irving, of Saint David, in the County of Charlotte, the sum of nineteen pounds ten shillings as remuneration in part for money paid towards the purchase of a lot of Land, and for losses sustained in consequence of not obtaining the said Land.

To Thomas Carson, of Saint Patrick, in the County of Charlotte, the sum of forty five pounds to reimburse him in part for losses sustained in the purchase and improvement of a lot of Land bought at public sale, said Land having since proved to have been previously granted ; the sum granted not to be paid said Carson until he make compensation to Terence Leonard for monies paid by him for Land to said Carson who could give no title to the same.

To the Justices of the Peace for the County of Westmorland, the sum of thirty pounds to enable them to complete the Ferry Landing near Calhoun's in Hopewell.

To John Simpson, Queen's Printer, the sum of two hundred and sixty two pounds twelve shillings and six pence, being amount of his account for sundry publications in the Royal Gazette.

To John Simpson, Queen's Printer, the sum of five hundred and forty six pounds four shillings, being balance of his account for printing Laws, Journals, &c. in one thousand eight hundred and forty.

To John Simpson, Queen's Printer, the sum of one hundred and forty six pounds six shillings, being amount of his account for printing Journals, &c. of the Legislative Council in one thousand eight hundred and forty.

To Xenophon Jouett, late Usher of the Black Rod to the Honorable Her Majesty's Council, the sum of twenty five pounds in consideration of his long services and advanced age, having served that body nearly thirty eight years.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of two hundred and eighty six pounds nine shillings and one penny to reimburse the Commissioners for exploring in the year one thousand eight hundred and forty a line of Road between Woodstock and the Grand Falls.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of thirty eight pounds four shillings and nine pence to provide for the balance due the Commissioners for exploring a new Line of Road from Point Wolfe to Quaco.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of thirty two pounds two shillings and three pence to reimburse the Commissioners of the contemplated Gage Town Canal expenses incurred by them.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of eighty four pounds ten shillings to reimburse the Commissioners for over expenditure on the Road from Fredericton to the new Maryland Settlement.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of five hundred pounds to reimburse the Commissioners for improving the Province Hall and erecting out Buildings, the balance due them.

To John Simpson, Queen's Printer, the sum of one hundred and fifty pounds towards printing the Laws of the present Session.

To His Excellency the Lieutenant Governor or Commander in Chief, not exceeding the following sums for the support and encouragement of Agricultural Societies in the respective Counties :

- Restigouche, one hundred pounds ;
- Westmorland, one hundred pounds ;
- Queen's, one hundred pounds ;
- Gloucester, one hundred pounds ;
- King's, one hundred pounds ;
- Sunbury, one hundred pounds ;
- Northumberland, one hundred pounds ;
- Saint John, one hundred pounds ;
- York, one hundred pounds ;
- Kent, one hundred pounds ;
- Charlotte, one hundred pounds ;
- Carleton, one hundred pounds ;

Which sums or aliquot portions thereof shall be paid to the order of the President of the respective Agricultural Societies when it shall be certified to His Excellency that the Inhabitants of the several Counties have subscribed and paid a sum equal to one half the respective sums above mentioned, or to the said aliquot portions thereof, which sums so paid shall be accounted for to the Legislature : Provided always, that in such Counties wherein District Agricultural Societies be formed, embracing one or more Parishes only, it shall and may be lawful for His Excellency to apportion the amounts so to be granted to those Counties among the said District Societies.

To Jesse Mills, the sum of fifteen pounds three shillings and one penny to remunerate him for work performed on the Road leading from Fredericton to Petitcodiac, the same to be taken from the money granted for that Road.

To J. and H. Kinnear, the sum of twenty two pounds seven shillings and eleven pence to reimburse them for Duties paid on forty five hogshead Molasses exported to Halifax in one thousand eight hundred and thirty nine.

To Robert Gowan, the sum of fifty pounds for extra services in the Crown Land and Surveyor General's Office.

To His Excellency's the Lieutenant Governor or Commander in Chief, the sum of forty one pounds one shilling and one penny to reimburse the Commissioner for erecting public Landings on the North and South sides of the Richibucto River the amount over expended by him.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of sixteen pounds ten shillings to reimburse the Commissioners for building a public Wharf at Shediac, the amount over expended by them.

To Moses H. Perley, Esquire, the sum of five hundred pounds, being amount of deposit paid by him on a purchase of Crown Lands in the County of York, upon a Survey of which it was discovered that a large portion of the Land agreed for was not within the bounds prescribed agreeably to the Report of the Select Committee at the last Session of the Legislature.

To the Commissioners appointed to improve the navigation of the Grand Lake, by the removal of a Bar at the entrance of the Jemseg, the sum of five hundred pounds towards the completion of that object.

To Francis Beverly, the sum of fifty pounds, being amount of his account for stitching Acts of Assembly, for the last three years.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of five hundred pounds towards the erection of a public Steam Boat Landing at Indian Town, in the Parish of Portland, County of Saint John.

To John Simpson, the sum of one hundred and sixteen pounds, being balance of his account for printing the decisions of the Supreme Court, as reported by and for the late G. F. S. Berton, Esquire.

To the Commissioners of Government House, the sum of four hundred and thirty pounds, to pay off James Taylor, Senior and Company, the balance due on the Government House accounts to March one thousand eight hundred and forty.

To Bridget M'Donald, whose husband came to his death in assisting Her Majesty's Troops on their march to Quebec, the sum of ten pounds to assist her in her present destitute circumstances.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of thirty six pounds six shillings and nine pence, to be applied in the payment of Storage, &c., of Militia Clothing from November one thousand eight hundred and thirty nine, to March one thousand eight hundred and forty one.

To His Excellency the Lieutenant Governor or Commander in Chief, a sum not exceeding two hundred and twenty five pounds to be applied for the erection of a Building for the Militia Arms and Clothing.

To William M'Donald, the sum of twenty pounds for teaching a School in the Parish of Sackville, County of Westmorland, in

the year one thousand eight hundred and forty, in lieu of any sum he may be entitled to under the Act relating to Parish Schools.

To Robert Matheson, the sum of twenty pounds, for teaching a School in the Parish of Bathurst, County of Gloucester, for the year one thousand eight hundred and forty, the above being in lieu of any allowance to which he might have been entitled, under the Act relating to Parish Schools.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of one hundred and sixty eight pounds eighteen shillings and seven pence, to provide for the payment of the Superintendent of Light Houses, for the year one thousand eight hundred and forty, the balance of his salary at the rate of two hundred and fifty pounds, per annum, agreeably to the report of the Committee on Light Houses.

To the Justices of the Peace of the City and County of Saint John, the sum of one thousand pounds, in aid of Assessments for building a new Gaol in the said City, the same not to be drawn from the Treasury until one thousand eight hundred and forty two.

To Henry Chubb, the sum of sixty one pounds ten shillings, being amount of his account for printing Doctor Gesner's third Geological Report, and Captain Robb's Report on the Fisheries, and the navigation of the Bay of Fundy.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of fifty pounds, towards running the Division Lines between Kent and Northumberland.

To the Joint Library Committee of the Legislative Council and Assembly, the sum of two hundred pounds, Sterling, towards completing the necessary importations and fitting up the Library in pursuance to the Resolution of this House of the eighteenth instant.

To such Commissioner or Commissioners as may be appointed by His Excellency the Lieutenant Governor, such sum as will be sufficient to purchase a Bill or Bills of Exchange on London, to the amount of one thousand five hundred pounds sterling, to provide for the purchase of a service of Plate on His Excellency's retirement from the Government of this Province, agreeably to the Resolution which passed the House on Thursday the eighteenth March instant.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of seven hundred and fifty pounds for the purpose of encouraging and promoting Immigration to this Province; the said sum to be apportioned among the several Counties within the same, at and after the rate of sixty pounds to each County, and to be paid accordingly, on a satisfactory certificate being furnished the Commander in Chief for the time being, that an equal amount has been subscribed and paid by any persons associated together for the purposes intended by this grant in the County for which such appropriation is to be applied, which said

sum for such County, together with the said grant, making together a sum not less than one hundred and twenty pounds for every County which may avail itself of such appropriation, to be expended as may be best considered advisable for the encouragement of Emigration by any such Association, and that an account of the expenditure be laid before the Legislature.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of one hundred and twenty five pounds to provide for the printing of the Decisions of the Supreme Court as reported by D. S. Kerr, Esquire.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of one hundred and twenty one pounds and four pence to reimburse the Commissioner for erecting a Public Wharf and Ferry Landing at Nixon's Ferry, Fredericton, the balance due him.

To the Commissioners of Government House, the sum of one thousand two hundred and sixty five pounds twelve shillings and eleven pence to reimburse James Taylor, Senior, and Company, for monies advanced for the repairs of Government House, new out houses, fences, &c. in the year one thousand eight hundred and forty.

To the Keeper of the Light House on Gannet Rock, the sum of thirty five pounds; to the Keeper of the Light House on the Thrumb Cap, at Quaco, fifty pounds; and to the Keeper of the Light House on Machias Seal Island, the sum of ten pounds, in addition to the appropriations made for these services on twenty seventh January last; the same to be taken from the Light House Fund.

To William Segee, Junior, one of the Stagemen of this House, the sum of fifteen pounds, being amount of Duties paid by him on a pair of Horses and a Coach imported from the United States.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of one hundred and fifty pounds for the purpose of widening and deepening the Canal between South Bay and Musquito Cove near the mouth of the River Saint John.

To Samuel Holstead, the sum of fifteen pounds to remunerate him in part of expenses incurred as a Commissioner of Bye Roads in Westmorland, by reason of an indictment preferred against sundry persons resisting him in the execution of his duty.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of ten pounds to enable James Clarke, a new settler on the Great Road from Fredericton to Saint Andrews, to build a Barn at his place of residence on the said Road; the same to be paid when it shall be certified to His Excellency that a Barn with proper stalls for the accommodation of four horses has been completed.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of twenty pounds to explore and open a line of

Road upon the South West Branch of the River Miramichi from Porter's Brook to the Upper Settlement, a distance of four miles, on the dividing line of the Counties of York and Northumberland.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of fifty pounds for repairing and building the Bridges on the Road from the Rock at Head Harbour Light to the Island of Campo Bello; and also fifty pounds towards making a Road from the Public Road, near Tingley's, to the Light House at Cape Eusage, agreeably to the Report of the Committee on Light Houses of twenty sixth of February last; the same to be taken from the Light House Fund.

The sum of ten pounds appropriated last Session for the Road leading from Thomas Gee's to a back Settlement in the County of Carleton, be re-appropriated, and that the same be granted for the new Wharf near the Meduxnikick Bridge in the said County.

The sum of one hundred pounds in the hands of the Commissioners for extending the Breakwater in Quaco, be re-appropriated and laid out as follows: On the new line of Road from Vaughan's Creek in Quaco to Noah Tabor's Shepody Road, laid out by Deputy Surveyor Kelleher.

To Edmund Ward, the sum of fifty pounds to remunerate him in part for expenses incurred in printing an account of New Brunswick.

To John Clark, Junior, Contractor for the Hammond River Bridge, the sum of one hundred pounds to reimburse him for work done on the same beyond his Contract.

To William Watts, the sum of twenty pounds for his praiseworthy exertions as a Nurseryman, Seedsman and Florist.

To T. C. Gallagher, the sum of twelve pounds fifteen shillings and eight pence to reimburse him for duties paid on manufactured Treenails imported from the United States for the Great Bridge erected in the Parish of Sackville on the Great Road of Communication between Saint John and the Nova Scotia Line.

To His Excellency the Lieutenant Governor or Commander in Chief, a sum not exceeding three thousand pounds sterling to procure a proper Copper Coin for the Province.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of one hundred and fifty pounds to extend the division Line of the Counties of King's, Queen's and Sunbury, with the Counties of Kent and Northumberland.

To Elizabeth Gibb, of Saint Andrews, widow of the late William Gibb, the sum of ten pounds to aid her present distressed and destitute condition, her husband having lost his life in consequence of injury received while adjusting the Lamps at the Light House in the Bay of Fundy in the year one thousand eight hundred and forty, and that no further grant be made for this widow.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of one hundred and fifty pounds to provide for

the services of the Staff Adjutant of Militia, in drilling the Frontier Battalions of Militia for the present year, and a sum not exceeding one hundred and fifty pounds to pay unavoidable expenses attendant upon those important services.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of forty pounds eleven shillings to pay Archibald M^cLean balance of labor performed on the Road from Fredericton to Petitcodiac ; the same to be taken from that part of the grant for the said Road leading from Fredericton to Salmon River.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of forty two pounds seventeen shillings and six pence to remunerate Thomas Davis for balance due him for building a Bridge over the River Magaguadavic at the Upper Mills, so called.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of twenty five pounds to be paid to James Schoales as a bounty for the erection of a superior Flour and Oat Mill and Kiln in the Emigrant Settlement in the Parish of Upham, King's County.

To William B. Phair, Esquire, Postmaster at Fredericton, the sum of four hundred and forty nine pounds six shillings and eight pence for the Postages of the Legislature during the present Session.

To the Clerk of the House of Assembly, the sum of two thousand and ninety five pounds fourteen shillings and one penny for the Contingent Expenses of the present Session.

II. And be it enacted, That all the before mentioned sums of money shall be paid by the Treasurer of the Province, by Warrant of His Excellency the Lieutenant Governor or Commander in Chief for the time being, by and with the advice of Her Majesty's Executive Council, out of the monies now in the Treasury, or as payment may be made at the same.

CAP. XXXVII.

An Act to provide for opening and repairing Roads and erecting Bridges throughout the Province.

Passed 26th March 1841.

I. **B**E it enacted by the Lieutenant Governor, Legislative Council and Assembly, That there be allowed and paid out of the Treasury of the Province to such persons as His Excellency the Lieutenant Governor or Commander in Chief for the time being shall appoint, in addition to the sums already granted, the following sums for the purposes hereinafter mentioned :

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of fifty pounds towards paying Stephen Burpe the balance due for building a public Wharf or Landing in the Parish of Sheffield, County of Sunbury.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of three thousand five hundred pounds to improve the Road from the Great Falls to the Little Falls of the Madawaska, and to build a Bridge at the Grand Falls, and the further sum of one thousand five hundred pounds for the same Road, so soon as the amount due from the Disputed Territory Fund is paid over to the Treasurer.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of two thousand five hundred pounds for the Road from Saint John to the Nova Scotia Line, to be appropriated as follows:—For that part of the Road leading from Saint John to Hayward's Mills, one thousand one hundred and fifty pounds, of which two hundred pounds to be laid out on the Saint John Great Marsh, and two hundred and fifty pounds from the Marsh to Hammond River Bridge; from the head of the Marsh, near Ellison's, to Hammond River, near Beattie's, one hundred pounds, and for the Road leading from Hayward's Mills to the Nova Scotia Line, one thousand two hundred and fifty pounds, such part of this sum to be expended on the Tantamar Marsh (old Road) as may be necessary to keep the same in repair.

To the Mayor, Aldermen and Commonalty of the City of Saint John, the sum of one thousand two hundred pounds towards the Piers and Landing places on the east and west sides of the Harbour of Saint John, in connexion with the several Great Roads, by the establishment of Steam Ferry Boats for the safer and speedy conveyance of Her Majesty's Mails and Passengers across the said Harbour.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of one thousand pounds for the improvement of the Great Road from Fredericton to Saint John *via* Nerepis.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of two hundred pounds for the Great Road from Gagetown to the Nerepis Road.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of one hundred and fifty pounds for the Great Road from Dorchester to Shediac.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of one hundred and twenty pounds for the Great Road from Shediac to the Bend of Petitcodiac.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of five hundred pounds for the Great Road from Richibucto to Chatham.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of eight hundred pounds for the Great Road between Newcastle and Bathurst; one hundred pounds part of which sum to be expended between Martin Lyon's Cove and Goodfellow's at the entrance of the Bathurst Road.

To His Excellency the Lieutenant Governor or Commander

in Chief, the sum of two thousand pounds for the Road from Bathurst to Campbelltown ; five hundred pounds of which to be expended in the County of Restigouche, and the remainder on such parts of the Line, as at the discretion of the Supervisor may most need improvement, corresponding as near as possible with the appropriation made for the same Line at the last Session.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of four thousand pounds for the Road from Fredericton to Woodstock and the Bridges on the same.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of six hundred pounds for the improvement of the Road from Woodstock to the Arestook.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of seven hundred pounds to open a new Line of Road between the Arestook and the Grand Falls.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of five hundred pounds for the Great Road leading from Fredericton to the Finger Board ; one hundred and fifty pounds of which to be applied towards the erection of Bridges in Sunbury ; one hundred pounds towards the construction of a Floating Bridge across the Jemseg, and the remainder to be expended between Washademoac and the Finger Board.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of four hundred pounds for the Great Road from Bellisle to Saint John.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of three thousand pounds for the Great Road from Fredericton to Newcastle.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of two thousand pounds for the Great Road from Fredericton to Saint Andrews.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of six hundred pounds for the Road from Salisbury to Hopewell ; fifty pounds of which to be expended in building a Bridge over the River at Ralph Mittin's.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of four hundred pounds for the Great Road from Shediac to Richibucto.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of two hundred pounds for the Great Road from Woodstock to Houlton.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of sixty pounds for the Road from Waweig to Saint Stephen ; twenty pounds of the same to be applied towards the building of a Bridge now in progress over Post's Cove.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of two hundred pounds for the Road from

Hammond River to Hopewell ; one half of which sum to be expended in King's County, from Hammond River onwards.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of five hundred pounds for the Road from Loch Lomond to Sussex Vale.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of one hundred and fifty pounds for the Road from Oromocto to Gagetown.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of five hundred pounds for completing the widening of the Mill Bridge, and for the improvement of the Road thence to Indian Town.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of two hundred pounds for the Road from Bend of Petitcodiac to the head of Richibucto River.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of one hundred pounds for improving the Road between Red Rock and the Nerepis ; fifty pounds of which to be expended in Queen's County and the remaining fifty pounds in Charlotte County.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of three thousand pounds for the Road from Fredericton to Bend of Petitcodiac ; one half of which to be expended from Fredericton to Salmon River, and the remainder thence onwards.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of seven hundred and fifty pounds for the Road from Oak Bay to the Bridge at Eel River.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of two hundred pounds for the Bridge at Brockway's, Magaguadavic, to the lower Bridge at the Saint Croix.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of seven hundred and fifty pounds to open and improve the new Line of Road between the Grand Lake and Richibucto River.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of four hundred and sixty nine pounds to enable His Excellency to defray the cost of building a Bridge across the Magaguadavic River in the year one thousand eight hundred and forty, under the superintendence of the Honorable Thomas Wyer, the Commissioner appointed for that purpose, and the further sum of twenty five pounds as a compensation to the said Commissioner for his services.

The sum of three hundred pounds granted in the year one thousand eight hundred and thirty seven to assist individual subscription towards removing a sunken ship in the mouth of the

Harbour of Bathurst, in the County of Gloucester, be re-appropriated as follows, that is to say,—For erecting a Bridge over Middle River at the head of Bathurst Harbour, and completing the Road towards the said Harbour from the Widow White's to Little River Mills.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of twelve hundred pounds for the improvement of the Great Road from Saint Andrews, and for the erection of Bridges on the same.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of two hundred and fifty pounds to pay the Commissioner appointed last year to contract for and provide materials for the building of a Bridge over the Waweig River, in the County of Charlotte.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of one thousand two hundred pounds to enable the Commissioners to pay off the contractor for building a Bridge over the Arestook River, and to make approaches thereto.

The sum of fifty pounds, a part of the sum appropriated during the present Session, for the improvement of the Road between the Washademoak and the Finger Board, be applied towards the building of a Bridge over Long's Creek, Washademoac.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of nine hundred pounds to provide for the cost of approaches to the Oromocto Bridge, on both sides that River.

The sum of ten pounds granted in the year one thousand eight hundred and thirty eight for building a Drawbridge at Duck Creek, in the Parish of Gagetown, be re-appropriated and applied towards the building a Bridge over Long Creek, Washademoac.

To His Excellency the Lieutenant Governor or Commander in Chief, the sum of twenty five pounds for the purpose of exploring a Road from the Penniock to the Miramichi Portage, through a tract of ungranted Land.

KING'S COUNTY BYE ROADS.

Ten pounds for the road from Deforest's Lake to John Sherwood's Mill.

Ten pounds to complete the Bridge at the Pequoket Brook, and improve the approaches thereto.

Ten pounds for the Pequoket Road, leading from the Midland to the Kennebeccasis.

Ten pounds for the road from near Captain Perry's to the Widow Flewelling's.

Fifty pounds for the new Road by the point of the Mountain between Waddle's Mill and the Shipyard.

Ten pounds to build a Bridge across the Big Stream on the road from White's Mill to the Midland.

Ten pounds for the new Road between White's Mill Stream and Lowel's.

Ten pounds for the road from Riley's, on the Neck Road, to John Parker's.

Ten pounds for the road from Henry William's, Long Reach, to the Midland Road.

Ten pounds for the Neck Road from near Seely's Point, Long Reach, to James White's, Kennebecasis.

Ten pounds for the Midland Road between Long's and the Neck Road.

Ten pounds for the road from Henderson's Cove to the Chops of the Milkish.

Twenty pounds for the Kingston Road, from near Sugget's, Long Reach, to John Brittain's, Esquire, and thence to the Lake.

Ten pounds for the road from James Cosman's to the Kingston Road, towards the Long Reach.

Ten pounds to improve the Shore Road from Bostwick's to the Westfield Parish Line.

Fifteen pounds for the road and Bridges leading from near the mouth of James Peters' Mill Stream to William Peters'.

Ten pounds for the road from William Peters' to the Court House.

Ten pounds for the road from the Post Road, Grand Bay, to the Fowler Settlement, so called, in Westfield.

Ten pounds for the road from the Post Road to John Stevenson's, in the Finlay Settlement.

Fifteen pounds for the road from the Post Road to Messieurs Woodward's Mills.

Fifteen pounds for the road from Robert Cheyne's to the road leading from Salmon Rock to Westfield Church.

Ten pounds for the road from Salmon Rock to Kennedy's Mills.

Ten pounds for the road from the Bridge over Goose Creek towards Westfield Church.

Ten pounds for the road from the Long Reach to the Cheyne Settlement.

Ten pounds for the road through second tier of Lots from Greenwich Parish Line to Cheyne's.

Fifteen pounds for the road from Moses Kemball's to Stephen Cronk's ; one half of said sum to be expended between the road across second tier of Lots and Cronk's.

Ten pounds for the road from Joseph Barlow's eastern Line to Thomas Fenwick's northern Line.

Ten pounds for the Road from Beattie's Point, Milkish, to Kingston Parish Line.

Fifteen pounds to improve the public Landing over the Flats the entrance of the Milkish Creek.

Fifteen pounds for the road from James B. Lyon's, Long Reach, to the Milkish.

Ten pounds for the road from the School House, near Harding's to Land's end.

Fifteen pounds for the Road from Kingston Parish Line, on the Long Reach, to George Harding's.

Ten pounds for the Road from William Vanwart's upper line towards Moses Brundage's in Greenwich.

Twenty pounds for repairing the Bridge near Zebulon Jones', and improving the approaches thereto.

Fifteen pounds for the road from the front Road, near James Bulyea's, Junior, to the Cross Roads in second tier of Lots.

Ten pounds for the road from William Bogle's to the Yorkshire Road.

Ten pounds for the Yorkshire Road, between the County Line and the Widow Lynch's.

Ten pounds for the road from Wayland's, on the Menzie Road, towards the Yorkshire Road.

Ten pounds for the road from Coughlan's Mill, through by Wallis', towards the Shore.

Ten pounds for the road from the Main Road, near the Widow Brown's, towards James M'Keel's.

Ten pounds for the road from Thomas Wallis', across the Gore, towards the Crabbe Settlement.

Ten pounds for the road from Burk's, in the second tier of Lots, to John Trott's.

Ten pounds for the road from the Widow Merritt's, across the Lots, to the road running along the side of the Jenkin's Lot.

Ten pounds for the road from the Main Bellisle Road to John Vanwart's.

Ten pounds for the road leading from near Spragg's Point to the Henderson Settlement, and to improve a Hill thereon.

Ten pounds for the road from Donald Buchanan's to the junction of the road near Thomas Spragg's.

Ten pounds for the Bridge over Spragg's Brook.

Ten pounds for the Bridge and Road near John Willigar's.

Ten pounds for the road from James Lake's to the back Settlement.

Ten pounds for the road leading through the back Lands from the James Lake Road towards Michael Collins'.

Ten pounds for the road from the County Line, near Maxwell's, to the Main Road leading to Redstone's Mill, by Bati-son's.

Ten pounds for the road from the Maxwell Road to the School House near Donald M'Laughlin's.

Ten pounds for the road from Elijah Spragg's to Robert Spragg's.

Fifteen pounds for the road from Thomas White's to John Northrup's.

Ten pounds for the road from the Bridge near Samuel Marvin's to Frederick Raymond's.

Twenty pounds for the road from the head of Bellisle to English's, leading towards the Mill Stream.

Ten pounds for the road from John Ingram's to the School House between James Smith's and James Shanklin's.

Ten pounds for the road from Redstone's Mill to William Carter's.

Ten pounds for the road from Doctor Wilson's to John Foster's.

Ten pounds for the road from Thomas Henderson's to Samuel Kiersted's.

Ten pounds for the road from Robert Noble's to the back Settlement.

Twenty five pounds for the road from Hales' place to near John Hay's by the Widow Giou's.

Twenty pounds for the Bridge over the Brook near Thomas Coates' Mill, in addition to ten pounds granted for that purpose one thousand eight hundred and thirty nine.

Ten pounds for the road from William Baxter's to Sidney Baxter's.

Ten pounds for the road from Sidney Baxter's to Moses Innes'.

Fifteen pounds for the road from the head of Pattycake, by way of Stewart's Mill, to Moses Hodge's.

Ten pounds for the road from David Floyd's Mill to the Salt Spring Settlement, by way of Widow Connor's.

Ten pounds for the road from the Campbell Road to Philip Dean's.

Ten pounds for the road from Henry Parlee's to Peter Parlee's.

Ten pounds for the road from the late James Smith's Mill the Golden Grove, near Hasting's.

Ten pounds for the road from the Golden Grove School House to the Saint John County Line.

Ten pounds for road from the late James Smith's to the head of the second Lake Lomond.

Ten pounds for the road leading from Morrell's Farm, across Darling's Island, to the Farm of Mr. Matthew.

Ten pounds for the road from the Settlement of Robert Brown and others to the new Road leading to the Toll Bridge.

Ten pound for the road from Elias Prince's to Isaac Monger's.

Ten pounds for the road from near Eli Yeaman's to John Smith's.

Fifty pounds in aid of individual subscription, to build a Bridge over Sherwood's Cove, in Hampton.

Fifteen pounds for building a Bridge over a Brook on the road between Longstroth's and the Golden Grove Settlement.

Ten pounds for an alteration in improving the Road from near Monmouth Fowler's to Groom's Bridge, so called.

Ten pounds for the road from M'Creedy's Mill to Palmer's road.

Ten pounds for rebuilding a Bridge over Hammond River, near William Ganter's.

Ten pounds for the road leading from James M. Fowler's to the new line of road leading from Barns' to the Church in Upham.

Ten pounds for the road from the Shepody Road to the Quaco Road, by William Scott's.

Fifteen pounds for the road from near the Church in Upham to the Salt Spring Road near James Robertson's.

Ten pounds for the road from near Charles Robertson's to James Campbell's.

Ten pounds for the road from James Campbell's to Patrick Smith's.

Ten pounds for the road from the South Stream Bridge to the County Line, by John M'Affee's.

Sixty pounds to assist in rebuilding the Bridge over the Hammond River, near Jonathan Titus' Farm.

Ten pounds for the road from near James Dunfield's to the Great Road near Thomas Dunfield's Mill on the north side of Salmon River.

Ten pounds for the road from Antone Clane's to Timothy Purtel's Farm.

Ten pounds for the road from Samuel Godard's to William Gray's.

Ten pounds for the road and Bridges from William Gray's to the Main Road, above John Hallett's.

Ten pounds for the road from M'Ewin's to the Main Road.

Ten pounds for the road from Simon Parlee's to William Linden's, by way of Pollock's.

Fifteen pounds for the road and Bridges from John Parlee's to Patrick Welch's.

Ten pounds for the road from near Hayward's Mills through the Settlement of John Abraham and others.

Ten pounds for the road from M'Larren's Brook to the cross road, by Casedy's.

Ten pounds for the road from Peter Fryer's to Thomas Herrit's.

Ten pounds for the road lying on the Line between Thomas Herrit's and Abraham Fairweather's.

Ten pounds for the road from the Campbell Settlement to the Salt Spring Settlement.

Ten pounds for the road from Daniel Campbell's to Sidney Baxter's.

Twenty pounds for the road from Ellison's to the Norton Line, near Drummond's.

Ten pounds for the road from near William Kyles' through the Wesleyan Settlement near Negro Brook.

Ten pounds for the road from near Patrick Welch's to Frederick Mire's.

Ten pounds for the road from near Silas Deforest's to near William M'Leod's.

Ten pounds for the road from near Drummond's to Carson's, by way of Patton's.

Fifteen pounds for the road from Patrick Welch's to the Shepody Road near M'Laughlin's.

Fifteen pounds for the road from Enoch Beckwith's to Charles Gayley's.

Fifteen pounds for the road from Beach's to Alward's.

Ten pounds for the road from Lockhart's to Wesley Perry's.

Ten pounds for the road from Stephen Mullin's to Josiah Keith's.

Ten pounds for the road from Perry's to Queen's County Line.

Fifteen pounds for the road running through the White Mountain Settlement to the main Smith Creek Road.

Ten pounds for the road from Henry R. Coate's to William Beach's.

Ten pounds for the road from William Beach's to William Maning's.

Fifteen pounds for the road from Charles Galey's to James Marr's.

Twenty pounds for the road and improving the Hill between David Kiersted's and William Frazee's.

Ten pounds for the road from near Paul Kingston's to the English Settlement Road near Richard Smith's.

Ten pounds for the road from Nathaniel Johnson's to the Riley Road.

Ten pounds for the Bridge near John Ryan's.

Ten pounds for the Bridge over Sharpe's Brook leading to James Byrne's.

Ten pounds for the road and Bridges between Henry Parlee's and Mathew M'Leod's.

Ten pounds for the road and Bridge over Smith's Creek, between Henry Leonard's and Richard Roache's.

Ten pounds for the road from David Johnston's to Kirk's.

Fifteen pounds for the road from Ezekiel Foster's to Abel English's.

Ten pounds for the road from Ezekiel Foster's to the Mill Stream.

Ten pounds for the Approach to the Bridge, near Haney's, over the Mill Stream.

Ten pounds to open the road from Leeper's to Wright's.

WESTMORLAND BYE ROADS.

Forty pounds for the road from Benjamin Landrie's to William Reed's.

Fifteen pounds for the road from the Main Road on Sackville Great Marsh to Point Migic.

Ten pounds for the road from Philip Chapman's to Thomas Oulton's, Junior.

Fifteen pounds for the road from Thomas Oulton's, Junior, to the Emigrant Road.

Fifteen pounds for the road from Thomas Oulton's, Junior, to Joseph Murray's.

Ten pounds for the road from George Richardson's to Crossman's.

Ten pounds for the road from Tedish to Great Shemogue.

Fifteen pounds for the road from John Anderson's to James Cadman's, crossing the Little Shemogue.

Twenty pounds for the road from Sackville to Aboushagan.

Ten pounds for the road from the Chapel in Barichoie to the Sackville Road.

Forty pounds for the road from Gaspereaux to Cape Tormentine, through the Emigrant Settlement.

Fifteen pounds for the road from the Great Road to Grand Aunce, by the second Westcock Hill.

Twenty pounds for the road from Gaspereaux to the Great Shemogue.

Twenty pounds for the road from Ephraim Raworth's to Cape Spear.

Ten pounds for the road from James Purdy's to Cook's.

Ten pounds for the road from the Aboushagan Road to David Cook's.

Twenty five pounds for the road from Wood Point to Cape Maranguin.

Ten pounds for the road from William Kinnear's to Fairfield.

Ten pounds for the road from George Dobson's to the Emigrant Road.

Twenty pounds for the road from Silas C. Charters' to Benjamin Landrie's.

Ten pounds for the road from John Raworth's to the Emigrant Road.

Fifty pounds for the road from John Wells', at Square Lake, to Point Migic.

Ten pounds for the road from Beach Hill to Lauder's.

Fifteen pounds for the road from Philip Chapman's to Great Shemogue.

Ten pounds for the road from the Great Shemogue Road to Square Lake.

Ten pounds for the road from Edward Chappell's to Gooden's.

Ten pounds for the road from Courtney Kinnear's, Aboushagan, to Cormea's Meadow.

Ten pounds for the road from the Great Road in Dorchester to Mitten's.

Ten pounds for the road from County Line to M'Dougal's.

Fifteen pounds for the road from Webster's to Stephen Lezere's in Barrichoie Settlement.

Fifteen pounds for the road from the north side of Shediak River.

Five pounds for the road from David Armour's to D. Young's.

Forty pounds to open a road from the Kouchibouguac Lake to the North Lakes in Sackville.

Ten pounds for the road from Morang Tarrio's to Gallang's, Kouchibouguac.

Ten pounds for the road from Josiah Hick's to the Forks, so called.

Ten pounds for the road from Bay Verte to Dobson's.

Ten pounds for the road from Guiton's up the east side of the Memramcook.

Ten pounds for the road from Philip Chapman's to the Great Shemogue.

Ten pounds for the road from John Richardson's to James Kay's.

Five pounds for the road from Tower's, Goose Lake, to Easterbrook's.

Ten pounds for the road from the Sackville Church to the British Settlement.

Ten pounds for the road from James Ayer's to Beach Hill.

Five pounds for the road in Shemogue to John Downing's.

Ten pounds for the road from the upper School House in Joliceure to William Read's.

Fifty pounds to reimburse Courtney Kinnear for building a Bridge over the South West Branch of the Aboushagan.

Five pounds for the road from Joseph Budrot's to Haven's Mill.

Fifteen pounds for the road from Great Shemogue Road to the Little Cape.

Ten pounds for the road from Townsend's to Bay Verte.

Ten pounds for the road from William Read's to Thomas Ayer's.

Ten pounds for the road from Tedish to the Kouchibouguac Lake Settlement.

Ten pounds for the road from the Kouchibouguac Road to the South East Branch of the Aboushagan.

Ten pounds for the Road from Mittin's to Crossman's.

Ten pounds for the Road from Bay Verte to Tignish.

Twenty pounds for the road from Jolicure to three mile Camp on the road from Square Lake to Point Migic.

Ten pounds for the road from the Kouchibouguac Road to the South East Branch of Aboushagan.

Twenty pounds for the road from William Easterbrook's to the new Bridge over the Tantamar River, by the way of the Spectacle Marsh.

Fifteen pounds for the road from Ezra Peck's through the Haley Settlement.

Ten pounds for the road from the Great Road to Aaron Robinson's and thence to Eben Wilbur's.

Five pounds for the road from Harris', on the Shediac Road, to Brown's Mill.

Five pounds for the road from Fox's Creek to the Gould Settlement.

Five pounds for the road to the Hick's Settlement at Butter-nut Ridge.

Ten pounds for the road from Abner Taylor's to the Lewis Settlement.

Twenty pounds for the road from Gilbert Forsyth's, in New Horton, to Cape Enrage, and to erect a Bridge over the Vault near Anderson's.

Forty pounds for the road from Germain Town to Point Wolfe Harbour.

Twenty five pounds from New Ireland to Salmon River.

Ten pounds for the road from William Fillimore's to Daniel Copp's on the Ridge.

Ten pounds for the road from John Ritchie's to Stephen Stiles' on Crooked Creek.

Twelve pounds ten shillings for the road through the Memel Road Settlement; of which sum five pounds to be paid John Rogers.

Twenty five pounds for the road to the Caledonia Settlement from Hopewell.

Eighty pounds for the road from M'Latchey's Bridge to James Gunning's; of which sum twenty two pounds ten shillings to be paid Simon Outhouse; eight pounds to be paid John Lutz; four pounds to be paid Peter Lutz; and two pounds ten shillings to be paid Benjamin Wilbur; being for the ascertained value of Land over which the Road crosses.

Fifteen pounds for the road from Chapman's, up Turtle Creek, to Milton's.

Ten pounds for the road from Thomas Colpitt's Mill through to Coverdale River Road, and thence to Robert Colpitt's.

Ten pounds for the road up Pollet River to John Geldart's; of which sum five pounds to be expended between John Scott's and Nathaniel Smith's.

Ten pounds for the road from the M'Laughlan Road to Irish-town.

Fifteen pounds for the road from the Pollet River Road, near Mrs. Smith's, to the Great Road at Powel's.

Twenty five pounds for the road from Henry Steeve's to the Irvine Settlement.

Ten pounds for the road from Alexander Cane's to George Colpitt's Mill.

Five pounds for the road from the Haley Settlement Road to Hezekiah Woodworth's.

Five pounds for the road from Dover to William M'Farlane's.

Ten pounds for the road from William Chapman's to Timothy Horseman's.

Twenty pounds for the road from Hamilton's, in Hopewell to Hayward's.

Twenty pounds for the road from Hayward's to the Great Road in Hillsborough.

Forty pounds for the road from the Bend to the Mountain Settlement.

Ten pounds for the roads connected with the Mountain Settlement.

Ten pounds for the road from Robert Colpitt's, Junior, to the King's County Line, near J. Hoyt's.

Five pounds for the road from James Crandall's to Bell's Farm.

Fifteen pounds for the road from George Colpitt's up Coverdale River.

Fifteen pounds for the road from Robert Scott's to North River.

Ten pounds for the road from the Great Road to Henry Steeve's.

Ten pounds for the road from Henry Steeve's to the Round Hill and from thence to Hugh Duffy's.

Ten pounds for the Dorchester Island Road.

Forty pounds for the road from Jonathan Cole's to the Joggins ; of which sum ten pounds to be paid to John Palmer.

Ten pounds for the road from Grand Aunce to Hard Ledge.

Five pounds for the road from the Great Road to Peter Jonah's.

Five pounds for the road from the Main Road near Stoney Creek to Thomas Roger's.

Sixty five pounds for the road from the Bend of Irishtown and thence to the French Settlement.

Twenty pounds for the road from the Shediac road through the French Minudie Settlement.

Seven pounds ten shillings for the road from the Great Road to Brown's Mill, by P. Kearnan's.

Thirty pounds for the road from the Great Road to Butternut Ridge.

Ten pounds for the Road and Bridge between the Buderot and Belliveau Villages.

Ten pounds for the road from near Gabriel Herbert's to Dover.

Twenty pounds for the road from Dover to Belliveau Village and thence to the Great Road ; ten pounds of which sum to be expended in widening the Marsh Road near the Chapel.

Ten pounds for the road over the Cornea Marsh.

Thirty five pounds for the road from Ralph Carter's to the Petitcodiac River.

Five pounds for the road from the Chapel road to Lorang Legere's.

Five pounds for the Marsh Road from the Cape Road to Coles' Point.

Ten pounds for the road from John Palmer's to second Westcock Hill.

Ten pounds for the road from the Great Road, Dorchester, through the Chapman Mill Settlement.

That the sum of ten pounds granted in the year one thousand eight hundred and forty for the road from the School House to Young Sherman's, be re-appropriated and expended upon the road from James M'Fee's to Young Sherman's.

CHARLOTTE COUNTY BYE ROADS.

Thirty pounds for the road from Curry's Cove to Head Harbour in Campo Bello.

Six pounds for the road from the Fenderson Bridge to Daniel Getchell's in Saint James.

Ten pounds for the road from Dewolf's Dam to Ewart's in Saint James.

Fifteen pounds for the road from Milltown to Richard Barter's in Saint Stephen.

Thirty pounds ten shillings for the road from the late James Symond's to the farthest extremity of the Little Ridge in Saint James; one half to be laid out on either side of the Moannes Stream.

Fifteen pounds for the road from Joel Hill's to Sprague's Falls, and to repair the Bridge over the Moannes Stream.

Thirty pounds for the new road from the Ledge to Oak Point in Saint Stephen.

Ten pounds for the road from Burnt Hill to Hill's Meadow in Saint Stephen.

Ten pounds for the road from Alexander M'Kay's to the M'Kay's Mill in Saint James.

Thirty pounds for the road from the Cove in Saint Stephen to the Basswood Ridge in Saint James.

Fifteen pounds for the road from the Kirk to Bleakly's in Saint James ; one half to be laid out between the Kirk and Daniel Campbell's and one half between Daniel Campbell's and the said Bleakly's.

Ten pounds for the road from Joseph Tourtellett's to the new

Road leading from the Cove in Saint Stephen to the Basswood Ridge in Saint James.

Six pounds for the road from David Hitchings' old place to the old Ridge Road in Saint Stephen.

Twenty pounds for the road from Peake's to the farthest part of the Baillie Settlement in Saint James.

Ten pounds for the road from the Baillie Settlement to the Anderson Ridge Settlement in Saint James.

Ten pounds for the road from the Thompson Settlement to the Pinkerton Settlement in Saint James.

Twenty pounds to build a Bridge across the Moannes Stream near the foot of Hill's Meadows in Saint Stephen.

Ten pounds for the road from the Cove to Josiah Libby's, west of the Basswood Ridge Road in Saint Stephen.

Ten pounds for the road from the Long Bridge to James Maxwell's, Junior, in Saint Stephen.

Ten pounds for the road from James Maxwell's, Junior, to the Canous Stream in Saint James.

Fifteen pounds for the road from John Pomeroy's to the Kirk in Saint James.

Fifteen pounds for the road from John Pomeroy's to the Little Ridge in Saint James.

Five pounds for the road from Hitching's Mill to the Little Ridge in Saint James.

Thirty pounds for the road from Potter's Hill through the Burnt Land to the upper Bridge in Saint James.

Twenty pounds for the road from Spence's to Clark's Point in Saint James.

Fifteen pounds for the road from the Kirk, over the Basswood Ridge, to Oak Hill in Saint James.

Fifteen pounds for the road from the Episcopal Church in Saint James to the Basswood Ridge, and to build a Bridge on said Road.

Fifteen pounds for the road from the Lynnfield Road to Mrs. M'George's, and thence to the Baillie Settlement in Saint James.

Twenty five pounds for the road from the Head of Oak Bay to Sharman's in Saint David.

Fifteen pounds for the road from Cotterell's to the Eastern Line of the Parish of Saint David.

Eight pounds for the road from Samuel Thomas' to the Church in Saint David.

Twelve pounds for the road from Whitmore's Corner to Valentine Sharman's in Saint David.

Twelve pounds for the road from Anderson's to Michael Young's Corner in Saint David.

Nine pounds for the road from David Hitchings' to the Dana Stream in Saint David.

Nine pounds for the road from John Wilson's to the Main Road in Saint David.

Eight pounds for the road from Robert Davidson's to the Main Road in Saint David.

Eight pounds for the road from William Malkson's to the Main Road in Saint David.

Twelve pounds ten shillings for the road from Devoy's Corner to Silas Smith's in Saint David.

Eight pounds for the road from Patrick Develin's to the Main Road in Saint David.

Twelve pounds for the road from John Nisbett's to Simmond's in Saint James.

Nine pounds for the road from Thomas Mitchell's to the Main Road in Saint David.

Nine pounds for the road from Whitmore's Corner to Thomas M'Laughlin's in Saint David.

Eight pounds for the road from William Gillis' to William Hitchings' in Saint David.

Twenty pounds for the road from the Rolling Dam in Saint Patrick towards Connick's.

Ten pounds for the road from the Rolling Dam to the Kirk in Saint Patrick.

Twenty pounds for the road from Chase's Corner to the Parish Line in Saint Patrick.

Thirty pounds for the road from the Rolling Dam to the Eastern Line of the Parish of Saint Patrick.

Forty pounds for the road from Roix's, by Gilmore's, towards the Western Line of Saint Patrick.

Forty pounds for the road from Lindsay's in Saint Andrews towards Pleasant Ridge in Saint Patrick.

Eight pounds for the road from Clarence Hill Settlement to Whittier's Ridge in Saint Patrick.

Eight pounds for the road from Clarence Hill Settlement towards Patrick Riddington's in Saint Patrick.

Twelve pounds for the road leading from the Grove Settlement Road to Linton's in Saint Patrick.

Twenty pounds for the road from the Kirk to John Armstrong's in Saint Patrick.

Fifteen pounds for the road from the Widow Wilson's to the Rolling Dam on the western side of the River in Saint Patrick.

Eleven pounds for the road from the Widow Wilson's Farm towards the Salt Water on the western side of the River in Saint Patrick.

Fifteen pounds for the road from Henderson's Crotch to John Cunning's.

Five pounds for the road from Pleasant Ridge Road to Thomas Orr's.

Five pounds for the road from the Pleasant Ridge Road to James Stien's.

Five pounds for the road from the Pleasant Ridge Road to Robert Stewart's.

Five pounds for the road from the Pleasant Ridge Road to Agnew's.

Ten pounds for the road from Turner's Mill to the old Road leading to Digdeguash, by Quinn's.

Twenty pounds for building a Bridge over Linton's Millstream in Saint George.

Ten pounds for the road from Old Fredericton Road to the County Line, near the Flume Ridge, in Saint George.

Ten pounds for the road from Pomroy's to James M'Clymont's Farm in Saint George.

Twenty pounds to alter and improve the road from William Smart's, by Bridge's Farm, to the road to the Upper Mills, Saint George.

Nine pounds ten shillings for the road from the Upper Mills to J. Thorn's, on the east side of the River, in Saint George.

Eight pounds for repairing the road from Patrick Waters' to Pomroy's Bridge in Saint George.

Ten pounds for the road from Le Tete Point to Alexander Dick's in Saint George.

Ten pounds for the road from Philo Sealy's Farm to the Lime Kiln in Saint George.

Ten pounds for the road from Archibald M'Vicar's line to Henry Cook's, at the back Bay Settlement, Saint George.

Seven pounds ten shillings for the road from D. M'Lauchlan's, L'Etang River, to N. Spinney's in Saint George.

Five pounds for the road from Philo Sealy's to the Kirk at Mascareen in Saint George.

Ten pounds for the road from James Murphy's to the Scotch Settlement in Saint George.

Thirty pounds for the road from M'Carroll and Boyd's towards the Red Rock Mills, commencing at the finished part of the road towards said Mills, in Saint George.

Twenty pounds for building a Bridge on the road to Henry Sealy's Mill in Saint George.

Ten pounds for the road from the Upper Mills to the Red Rock Settlement in Saint George.

Ten pounds for the road from the Saint John Road to the Red Store, at Salt Water, in Saint George.

Seven pounds ten shillings for building a Bridge near Johnson Hall's in Saint George.

Twenty five pounds for the road from the Upper Mills to the Old Fredericton Road, on the west side of the River in Saint George.

Fifteen pounds for the road from Black's Harbour to John Crickett's in Pennfield.

Ten pounds for the road from School House, No. 4, towards Woodland's in Pennfield.

Twelve pounds ten shillings for the road from Rait's Millstream to Jacob Brittany's in Pennfield.

Thirty pounds for the road from Knight's Mill towards Samuel Getty's Farm in Pennfield.

Ten pounds for cutting down the Hill at Prescott's in Pennfield.

Twenty pounds for the road from the County Line on Dipper Harbour Road to Cassady's, at Lepreau Basin, in Pennfield.

Ten pounds for cutting down the Hill at the Widow Gillespie's House in Pennfield.

Ten pounds for the road from the head of Black's Harbour to John Critchard's lane in Pennfield.

Ten pounds for the road from Alexander Arnold's to the road from Black's Harbour to Pennfield Church.

Twelve pounds ten shillings for the road from the Widow M'Cullum's, on the Saint John Road, to the Public Landing at Dowd's Cove.

Ten pounds for the road from Peter Cassady's Line to the intersection of the road leading to Pennfield Church.

Ten pounds for the road commencing at John Spear's, at Cold Brook, to the road leading from Beaver Harbour to the Saint John Road.

Seven pounds ten shillings for the road from John Crickett's to Justison's field.

Seven pounds ten shillings for the road from William Jackson's towards Mrs. Boyd's Corner.

Fifty pounds for the Frye Road, to avoid a Hill, and other improvements in Saint Andrew's Parish.

Ten pounds for the road from Morrison's Farm to M'Intosh's Cove in Saint Andrew's Parish.

Seven pounds ten shillings for the road from Welsh's Brook to the Shore in Saint Andrew's Parish.

Fifteen pounds for the road from the Main Road through the Greenlaw Settlement in Saint Andrew's Parish.

Fifteen pounds for the road from the Commons Road to the Saint John Road, by Maxwell's, in the Parish of Saint Andrew's.

Thirteen pounds to open Water Courses on the road from the Widow Connick's to William Eill's Farm in the Parish of Saint Andrew's.

Eighty pounds for the Great Road through the Island, from Welshpool to Curry's Cove, in Campo Bello.

Forty pounds for the Hill Road from the corner at Grand Harbour to Craig's Farm in Grand Manan.

Fifty pounds for building a Bridge over the Gully near Green Brook, and to continue the Road to the Dock at Drake's Landing.

Twenty pounds for the road from Long Island Bay to Whale Cove in Grand Manan.

Twelve pounds for the road southwardly from Seal Cove.

Thirty pounds to repair the roads from Northwest Harbour to Hibernia Cove, in Deer Island.

Twenty two pounds to repair damages done to the road by high tides at and about Fountain Cove in Deer Island.

Twenty two pounds for the road from Northwest Harbour to Stuart's Creek, and to build a Bridge on the same; the two latter sums to be taken from the monies granted last year, and not expended by the Commissioner, in Deer Island.

SAINT JOHN COUNTY BYE ROADS.

Twenty five pounds for the road from Blakslee's Farm to Little River; of which six pounds nine shillings and three pence to be paid R. Calvert balance due him.

Seventy five pounds for the road from Frog Pond to Loch Lomond.

Ten pounds for the road from Black Settlement road to Garnet's.

Thirty pounds for the road from Garnet's to Emerson's Creek, Mountain Road.

Twenty pounds for the road from Little River to Mispeck.

Twenty five pounds for the Road from Little River to Loch Lomond.

Sixty pounds for the road from Little River to Black River.

Ten pounds for the road from Golden Grove to M'Grigor's Mill, Loch Lomond.

Twenty pounds for the road from Bridge at Cody's to the head of first Lake.

Eighty pounds for the road from head of first Lake to Quaco.

Ten pounds for the road from Mispeck Mills to Cape Spencer.

Twenty pounds for the new road opened by Brown and others, past Brown's Mill, to Tynemouth.

Fifteen pounds for the road from Black River to Emerson's Creek, including the finishing of the Causeway on the south side of the same, and from thence to Gardner's Creek.

Eight pounds for the road from Cother's road, so called, to the County Line, towards late Smith's Mill.

Forty pounds for the road from the Black Settlement road to Wilmot's Farm, back road.

Twenty five pounds for the Road from Quaco Road through the Ryan Settlement, New Shepody Road.

Twenty pounds for the road from Quaco to County Line, near Tabor's, old Quaco Road, to be expended from Quaco onwards.

Thirty five pounds for the road from Dipper Harbour School House to the Saint Andrews Road.

Ten pounds for the road from John Davidson's to the old Quaco Road.

Ten pounds for the road from Millican's, past Cain's, to be expended from County Line onwards.

Ten pounds for the road from Quaco Road to Tynemouth, by John Brown's.

Ten pounds for the road from Black Beach to Pisirino.

Ten pounds for the road from Sand Cove to Main Road.

Twenty pounds for the road from Quaco to Barnes' Mill and Church Road.

Fifty pounds for the road from Cody's to the School House in the Hibernia Settlement.

Twenty five pounds for the road from the above School House to the Forks of the road opened by Brown and others.

Thirty pounds for a Bridge across the Creek at Craft's Mill on the Road to Saint Andrews.

Thirty one pounds ten shillings to complete the Bridge over Gardner's Creek.

Ten pounds for the road from Mahor's west Line to Harding's Mill.

Twenty pounds for the road from the Narrows of Musquash to the Saint Andrews Road.

Twelve pounds for the road from Black Beach, by way of Irish Settlement.

Fifteen pounds for the road from Hatfield's Mills to John M'Namara's.

Eight pounds for the road from the Settlement near Menzie's Mill to the Saint Andrews Road.

Fifteen pounds for the road from Quaco Road to the County Line near Reed's Farm.

Fifteen pounds for the road from the Bridge at Tynemouth, leading across the Marsh, and thence to Quaco, by the Shore Road.

Twenty five pounds for the road from the Forks of M'Brittainny's road to Tynemouth, by way of Fraser's Mill; of which fifteen pounds to be paid John R. Partelow, advances made towards said Road.

Twenty five pounds for the road from Tynemouth Road, past Power's Farm, to Quaco, new Quaco Road.

Ten pounds to complete the Bridge over the Stream on the road leading to Ellison's past Smith's, in the vicinity of Black River.

Twenty five pounds for the road explored from Stanley's to West Beach.

Fifteen pounds for the road from Hibernia Settlement to the Quaco Road.

Fifteen pounds for the road from Boar's Head to the Kennebecasis Road, leading from Mackay's Mill.

Thirty pounds for the road from the Highway at Delany's to the Kennebecasis.

Fifty pounds for the road from Indian Town Road to the Kennebecasis opposite to the Brothers', and for blasting rocks on the same.

Thirty five pounds to finish the Road from M'Kay's Mill towards the Kennebecasis.

Twenty pounds for the road leading to Sand Point.

Ten pounds for the road from Spruce Lake to the landing place at Pisirinco.

Twenty five pounds for Bridge over Dipper Harbour Creek.

Ten pounds for the road from Hepburn's Farm to the Saint Andrews Road.

Twenty five pounds for the road from the old Westmorland Road through the Golden Grove Settlement.

Fifteen pounds for the road from Negro Town Point to the City Line, west side.

Fifteen pounds ten shillings from Saint Andrews Road to Mace's Bay, near Hanson's Mill.

QUEEN'S COUNTY BYE ROADS.

Ten pounds for the road leading from G. Earl's to Washademoac Lake.

Five pounds for the road from William Green's Corner to John Shaw's Mill.

Ten pounds for the road leading from the Cross Road in the Shanahan Settlement to David M'Donalds' on Washademoac Lake.

Six pounds for the road from John Robertson's to the junction of the road leading to Chisholm's Meadows.

Five pounds for the road from the Big Brook to Shaw's Mill.

Seven pounds to open and improve a road from James Vanwart's in a back Settlement to the Main Road.

Ten pounds for the road from London's to the road that leads to the Shore at Robert Golding's; the same to communicate with the road laid out by the Commissioners of King's County to the County Line.

Twenty pounds for the road leading from the Line between Robert Golding's and Thomas Worden's to the lower part of the County.

Seven pounds ten shillings for the road from Samuel Foster's Grist Mill to the North Branch of Peter's Cove.

Ten pounds for the Cross Road or Murdock's Road, so called, from Hull's Corner to Samuel London's.

Ten pounds for the road from Hull's Corner to Vanwart's Mill.

Ten pounds for the road between John Wilson's and John Huggard's.

Ten pounds for the road from John Huggard's to the old Post Road near John Farmer's.

Seven pounds ten shillings for the road from the Public Landing

Lewis' Cove, to the Cross Road leading to the Scotch Church and Shannon Settlement.

Seven pounds ten shillings for the improvement of the Lewis Road, so called, to the Washademoac near Nehemiah Belyea's.

Five pounds for the road between Michael Kelly's and the Shannon Settlement.

Ten pounds for the road between Robert M'Coy's and James Wilson's.

Five pounds for the road between the Public Landing, Lewis Cove, and John Shaw's Mill.

Five pounds for the road between the North East Branch leading to the Post Road, by way of Samuel Foster's.

Five pounds for the road from the old Post Road to Wetmore's Saw Mill.

Five pounds for the road from Wetmore's Saw Mill to the new Post Road.

Seven pounds ten shillings to continue the road leading from Cumberland Bay Bridge to George Burk's on the same Line to the Shore.

Forty pounds to open and improve a new Line of Road explored by William Foshay in one thousand eight hundred and forty, from Cumberland Bay Bridge to Coal Creek.

Fifteen pounds for the road from Samuel Cole's to D. M'Donald's Mill.

Ten pounds for a Bridge on the road leading from the Forks of the Canaan River to M'Donald's Mill up the Stream.

Ten pounds for the road from William Brown's Saw Mill to Dennison's on Coal Creek.

Ten pounds for the road leading from James Hendry's to Joseph Hendry's.

Ten pounds for the road from Cumberland Bay Bridge to Cox's Point.

Ten pounds for the road from Elkin's to Joseph Barton's.

Ten pounds for the road from R. Barton's to Conrad Miller's.

Five pounds to remove a Hill at No. 20 Brook.

Five pounds to finish the Bridge over a Brook below M'Namara's.

Five pounds to cut down a Hill at Coakly's Brook.

Five pounds for the road from lower Mills to upper Mills on the south east side of Newcastle.

Ten pounds for the road from L. M'Lean's to the Young Cove Road at Leipsitt's.

Ten pounds to improve the road from O'Leary's to Crawford's Cove on the western side of Salmon River.

Ten pounds for the road from John M'Vicar's to William Buzza's.

Fifteen pounds for the road from John Lacky's to Salmon River or Main Road.

Ten pounds for the road on the north side of Coal Creek leading from the Salmon River Road to Brown's Mill.

Twenty five pounds for the road from Salmon River to Hardwood Ridge.

Twenty five pounds for the road from the Hardwood Ridge to M'Grigor's Mills on the Salmon Creek.

Forty pounds for the Main Road from Maquapit Lake to Newcastle, and from thence to the Hardwood Ridge.

Ten pounds for the road from Long Creek, commencing at James Vincent's, to Cody's.

Ten pounds for the road from Long Creek to the M'Farlane Settlement.

Fifteen pounds for the road from Hetherington's on the Washademoac to Young's Cove.

Ten pounds for the road from King's County Line to Alexander Stewart's.

Seven pounds ten shillings for the road from Thomas Dyer's to William Somerville's.

Six pounds for the road from Richard Griffis' to Emerson's.

Seven pounds ten shillings for the road from Samuel Foster's Grist Mill to the new Post Road on the road leading to the Waterloo Settlement.

Ten pounds for the road on the Washademoac Lake, on the Line between James Mullin's and John T. White's, to the Foster Settlement, and to build a Bridge on said road.

Ten pounds for the road on the north west side of the Washademoac River from David Phillip's Line to Oliver Starkey's, and for a Bridge over Starkey's Brook.

Five pounds to alter the road through the Long Creek Settlement between Doctor Beaven's and Charles Vincent's.

Ten pounds for the road from Thomas Hamm's to John Cochran's.

Five pounds for the road from Murray's Saw Mill through the M'Farlane Settlement.

Five pounds for the road from English Settlement Road to David Noden's, Long Creek.

Five pounds for the road from Thomas Murray's Grist Mill, in the English Settlement, to James Lynch's, East Waterloo.

Ten pounds for the road leading from the Waterloo Settlement to the road leading from Salmon Creek to the East Scotch Settlement.

Ten pounds for the road leading from Hugh Parker's to William Woodstock's, Waterloo Settlement.

Ten pounds for the road from Woodstock's, Waterloo Settlement, to the road leading from Stewart's to Shearer's.

Five pounds to complete the Swamp upon the road from Ebenezer Perry's, Washademoac, to Salmon River Creek Settlement.

Five pounds for the road from Salmon Creek Bridge to George Kincade's upper Line.

Ten pounds for the road from James Thomson's to Hall's, English Settlement.

Ten pounds for the road from Long Creek to William Mas-kel's.

Ten pounds for the road from Obadiah Starkey's to James Vincent's, and from S. Cole's to New Canaan.

Ten pounds for the road from James Broad's to Samuel Cole's.

Ten pounds for the road from James Starkey's to John Se-cord's.

Twenty pounds for the road from James Green's to the lower Nerepis Brook.

Ten pounds for the road from David Mason's to Nerepis Brook.

Ten pounds for the road leading from the old Post Road to the Waterloo Settlement on the south side of A. Cochran's Grant.

Fifteen pounds for the road from Isaac Worden's in the back Settlement leading to William Somerville's.

Five pounds for the road from William Somerville's to Edward Maxwell's.

Five pounds for completing the Bridge across Salmon Creek, in the Parish of Johnston.

Five pounds for the road from East Waterloo Settlement to Salmon Creek.

Five pounds for the road from West Waterloo to Salmon Creek.

Five pounds for the road leading from the Post Road to the Washademoac Lake on the old road.

Ten pounds for the New Road on the eastern side of the Ne-repis Stream through the Robb Settlement, and from thence to the Bridge on the Gagetown Road.

Ten pounds for the road from William Jones' upper line to the Gagetown Road on the western side of the Nerepis River.

Twelve pounds ten shillings for the road from David Spete's through the Hopewell Settlement to Harry Lyon's Bridge.

Twelve pounds ten shillings for the road leading from the above road to the New Jerusalem Settlement.

Ten pounds for the road leading from the Nerepis Church to Morrell's Road in the Jerusalem Settlement.

Seven pounds ten shillings for the road from Fredericton Road, by way of Gabriel Fowler's, to Redstone's Mill on Allingham's Stream.

Fifteen pounds for the road from the Nerepis Church to Darby Gillan's.

Seven pounds ten shillings for the road from the Butler Settlement to the Nerepis Road.

Ten pounds for the road from Gagetown towards the Nerepis, from Simpson's to the road leading to the Nerepis.

Ten pounds for the road from Lounsberry's to Sucker Brook.

Fifteen pounds for the new road from Reuben Fox's Farm to the Nerepis Road.

Ten pounds for the road from Vail's Ferry to the Nerepis Road.

Thirty six pounds ten shillings to Gilbert Williams, to remunerate him for that sum over expended by him on grant of last Session.

Ten pounds for the road from Park's Corner to Thomas Chadwick's.

Fifteen pounds for the Yorkshire Road, so called, from Inches' Corner to the County Line.

Fifteen pounds for the road from George Lyon's Road to the New Jerusalem Settlement.

Fifteen pounds for the road from Harrison's, in Jerusalem Settlement, to King's County Line, near Moore's.

Seven pounds ten shillings for the George Lyon Road.

Fifteen pounds for the road from Jerusalem Settlement to the Gagetown Road.

Fifteen pounds for building a Stone Bridge across Merritt's Brook.

Ten pounds for the road from Ocnabog Bridge to Great Valley Hill, near Peters'.

Fifteen pounds for the road from Burgess' Corner, Jerusalem Settlement, to Andrew Hughston's.

Five pounds for the road from M'Conkey's to Gagetown Road.

Ten pounds for the road from Scovil Roberts' Road, extending through New Ireland to Jerusalem Settlement.

Ten pounds for the road from Burgess' Corner to Sanburn's Mill.

Fifteen pounds for the road from Morrell's Corner to Henry Lyon's Bridge.

Five pounds for the road from Sanburn's Mill to Robert Davis'.

Thirty five pounds for the Bridge over Cumberland Bay Stream at the site selected by William Foshay and Colling, and to improve the road between the Bridge and Caleb Barton's Corner.

Fifteen pounds for the road from Wiggin's Mill to Wasson's Mill, on the Main Road laid out by John Earl.

Fifteen pounds for the road between John Roberts' and William Wiggins', as laid out by Thomas Cox and Thomas Wasson.

Seven pounds ten shillings for the Bridge over O'Neal Brook.

Ten pounds for repairing the road from Elliott's lower line to Thomas Gilbert's upper line, in the Parish of Waterborough, Young's Cove.

Five pounds for the road leading from the Grand Lake to intersect the Post Road leading from the Jemseg to the Washademoac, past Robert Orchard's.

Ten pounds for Causeways and Turnpiking through a Swamp on the road on the south side of the Grand Lake, between Richard Carman's and Michael M'Dermott's, near Reverend A. Wood's.

Ten pounds for the road leading from the Grand Lake to the Washademoac Lake, between Hiram Brigg's Farm and Grand Lake.

Ten pounds to improve the road from the Grand Lake Shore to the road leading from Cox's Mill to Gilbert Dykeman's Bridge.

Ten pounds to build a Bridge and remove the Hill at Sand's Creek on the Main Road east side of Grand Lake.

Ten pounds to improve the road leading from Cox's Mill through the back Settlements, intersecting the Great Road leading from Washademoac Lake to Jemseg.

Ten pounds for a Causeway by Charles Harrison's in Waterborough.

Fifty pounds for the road from Dykeman's Brook to Cox's Mill.

Fifteen pounds for a Bridge on the road leading from John M'Lean's to Cumberland Bay, on Lot No. 1.

Twelve pounds ten shillings to John M'Lean, to reimburse him for that sum over expended on road from Wasson's to Brown's Mill.

Ten pounds for the road from shore of Grand Lake, between Hugh Cameron's and John M'Lean's, to the Great Road from Washademoac to Jemseg.

Five pounds for the same road as the above, across the Marsh.

Seven pounds for the road between the first and second tier of Lots, from the corner of Lot No. 6 to Great Road near the Den.

Ten pounds for building a Bridge in Young's Cove, on Lot No. 7, owned by John Gale.

Fifteen pounds for Chains and Anchors to secure the Winter Bridge over the Thoroughfare at Indian Point.

Ten pounds for improving the road leading from Gershom Clark's to the Cross Road at David Brill's.

Ten pounds to open a road from Baillie's Point, to intersect the Great Road leading from Fredericton to Petitcodiac, near the Newcastle Mills.

Five pounds for the road leading from William Kady's to No. 10, by way of Levi Betts', Hardwood Ridge.

Five pounds for the road leading from Cypher's Pond to Little River.

Five pounds for the cross road leading from between David and John Cypher's to the Great Road of Communication.

NORTHUMBERLAND COUNTY BYE ROADS.

Ten pounds to connect the rear road in the Parish of Chatham with the road leading to the back Lots in the rear of John Henderson's Farm.

Twenty pounds towards improving the road to the rear Lots next below the Parsonage, and to extend from thence back to Napan in the Parish of Chatham.

Fifteen pounds to widen and improve the road leading from John M'Laughlin's, Chatham, to the School House on the rear Lots.

Ten pounds to open and improve the road near Carrol and Fitzpatrick's, on the third tier of Lots, Chatham, up towards Nelson.

Twenty five pounds five shillings and seven pence to George Fowlie, to enable him to pay the following persons, namely :— Malcolm M'Naughton, balance due on contract for a Bridge erected by him across Black River, at Wier's Landing, six pounds eleven shillings and six pence; Joseph Hunter, for the erection of a Bridge across Miller's Brook, near Little Branch Bridge, seventeen pounds ten shillings; and the remaining one pound four shillings and one penny being for five per centum commission thereon.

Twenty pounds towards the erection of a Bridge across James Cameron's Brook, on the north side of Black River.

Ten pounds towards improving the road from Black River Bridge to the Little Branch Bridge.

Fifteen pounds towards improving the road from the Little Branch Bridge to Horton's Creek.

Ten pounds towards improving the road from the Little Branch School House towards the Upper Settlement.

Ten pounds towards improving the road from Horton's Creek to John M'Donald's Farm.

Twenty pounds for the road John M'Donald's Farm towards Kingston's Farm on the Bay du Vin River.

Ten pounds for exploring and opening a road from Kingston's Farm to the Bay du Vin River Mills.

Ten pounds to explore a new line of road from the Bay du Vin Mills to the Richibucto Road.

Ten pounds towards improving the road from the Richibucto Road to Black River Bridge.

Twenty pounds to explore and run out the line of road between Lot E granted to Placide Cassey, in the block grant of Escuminac, and the County Boundary Line.

Ten pounds to improve the roads surveyed from the Hardwood Lots, near Escuminac, to the shore on the front of Lot number nine, owned by Henry Sergeant.

Forty pounds towards the road from George Williston's Farm to Eel River.

Twenty pounds towards improving the road between Eel River and Escuminac.

Ten pounds to improve the road on the north side of Black River, in the Parish of Glenelg, from Alexander Campbell's Farm to the residence of Farquhar M'Graw.

Twenty pounds to explore and open the road from Williston's Mill, Black Brook, to the River Napan, near M'Knight's Grist Mill.

Twenty five pounds to improve the road from the Bridge at Black River, about five miles below the Richibucto Road, to Napan, to the place nearest the mouth of that River that it can be with propriety bridged.

Twenty five pounds to improve the road between Taylor's Creek and Point Aux Car.

Nine pounds fourteen shillings and five pence to improve the road from M'Knight's Mill, Napan, to M'Innes' Creek.

Fifty pounds towards the erection of a Bridge across Barnaby's River, at such place as may by the Commissioner or Commissioners that may be appointed to expend that sum be deemed the the most eligible site.

Twenty pounds towards improving the road from Cassey's to Rush's Farm, and from thence to the Chaplain Island Road, and on to where it strikes the road up the North West.

Fifteen pounds to continue the road from the Steep Hill on Duncan Stewart's Lot, in front of Porter and Stewart's Lots.

Five pounds to open a road to the Sullivan Settlement on the second tier of Lots in rear of Douglastown.

Ten pounds towards completing the Bridge across Green Brook, near M'Mahon's Farm, and improving the road leading thereto.

Twenty pounds to continue the road in rear of Moorfield's, along the front of the second tier of Lots to the Bathurst Road.

Ten pounds to improve the road from the Bathurst Road to M'Carthy's Farm, on the east side of the Bartibog, in the Parish of Alnwick.

Ten pounds to improve the road from White's Creek, below Oak Point, back to the road from Bartibog to Tabisintac.

Fifteen pounds to improve the road from Lower Neguac to Stymest's Mill, in the Parish of Alnwick.

Ten pounds towards opening a road from Patrick Hall's place in a westerly direction to Bartibog River.

Two hundred and thirty pounds towards improving the road from Bartibog to Tabisintac; of which sum one hundred and one pounds eleven shillings and five pence to reimburse Mr. Good-fellow the amount over expended by him.

Thirty pounds towards opening and making the new line of road from the Bartibog Bridge, on the east side, to the Bathurst road near Russell's Mill.

One hundred pounds to improve the road from Newcastle to Chaplain's Island.

Twenty five pounds towards opening a road between the upper side of the Indian Reserve on the North West Branch, and the Chaplain Island Road.

Ten pounds towards opening and making a road from the mouth of Trout Brook to John Shaddick's Farm.

One hundred pounds towards exploring and opening a new line of road from Watt's Farm, Northesk, to Newcastle; eight pounds seventeen shillings of which sum to be paid to Alexander Goodfellow.

Forty five pounds to improve the road from Cuppage and White's to James Holme's Farm on the Little South West.

Thirty five pounds to improve the road from Cuppage and White's to Beaubair's Point.

Twenty pounds to improve the road from the North West to the South West Branch of Miramichi, through the Williamstown Settlement.

Ten pounds to improve the road from the Meeting House below David Tozer's to the M'Lean Settlement.

Ten pounds to improve the road from Jared Tozer's upper line, from the North West, to the lower Williamstown Settlement.

Fifty pounds to improve the road from Flitt's Cove, through the Newland Settlement, to Barnaby's River; of which thirty two pounds ten shillings to reimburse Richard Sutton for money over expended by him last year.

Fifteen pounds to improve the road from Flitt's Cove to Barnaby's Island.

Ten pounds to open a road from James Newland's to the third tier Lots.

Ten pounds to improve the road from Sutton's Barn to Oat's Settlement.

Fifty pounds to improve the road on the south side of the South West, and the Bridge near Doyle's and Tobin's Farm, thence towards Indian Town.

Twenty five pounds to improve the road on the east side of Barnaby's River to Hutchison's Farm.

Ten pounds to improve the road on the east side of Barnaby's River to Morrison's Farm.

Fifteen pounds to improve the road from Saunder's Grist Mill to the Settlement on the right hand Branch of Barnaby's River.

Twenty pounds to improve the road on the south side of Barnaby's River to the Semiwagan Ridge.

Twenty pounds towards improving the road from William Hogan's Farm to M'Allister's, in the Parish of Blissfield.

Fifteen pounds towards improving the road from Cain's River, on the South West Branch of Miramichi, up till it strikes the

road to the Settlement on Cain's River, coming out at John Donald's.

Thirty pounds towards improving the new line of road on Cain's River.

Twenty pounds to improve the road on the north side of Renous River, between Indian Town and Lee's Farm.

Twenty pounds to improve the road from Lee's Farm, on the north side of Renous River, to James Donaldson's Farm.

Twenty five pounds to improve the road from Doak and M'Laggan's Mills to the upper Settlement on Bartholomew's Mills.

Twenty five pounds to improve the road from Doak and M'Laggan's Mills to the mouth of the Dungarvon, on Renous River.

Ten pounds to improve the road from Bartholomew's Mills to the Forks.

Ten pounds to explore and lay out a better line of road from the Horse Shoe on Cain's River to the main South West.

Ten pounds to explore and open a road on the south side of the Dungarvon from John Bassiet's clearance to the South West Road.

Ten pounds towards improving the old Highway in the Parish of Ludlow.

KENT COUNTY BYE ROADS.

Forty pounds for the road from Point Sapine to the Kouchibouguac.

Fifteen pounds for the road from Point Edward to the Shipyard.

Ten pounds for the road on the north side of the Kouchibouguac River, above the Post Road.

Ten pounds for the road on the south side of the Kouchibouguac River, above the Post Road.

Thirty pounds for the road on the south side of the Kouchibouguac River, below the Post Road.

Ten pounds for the road from Kouchibouguac to the Little River.

Ten pounds for the road from Taddy Babino's lower line to the Post Road.

Twenty five pounds for the road on the north side of the Kouchibouguacis River, above the Post Road.

Fifteen pounds for the road on the south side of the Kouchibouguacis River, from the foot of the Rapids upwards.

Twenty pounds for the road on the north side of the Aldoune River.

Twenty pounds for the road on the south side of the Aldoune River, from Antione Daigle's upper line, up stream.

Twenty pounds for the road on the north side of the Richibucto River, from John James' line upwards, and Hill at Mill Creek.

Forty five pounds for the road from Mill Creek to Molus River,

to be expended upon that line which shall be adopted by the Commissioners.

Eighteen pounds for the road from Mill Creek to the Indian Line ; two thirds of which sum to be expended above Carruthers'.

Fifty pounds for the road from the Shipyard to the East Branch Bridge, and for the repairs of the Bridge over Child's Creek.

Twenty pounds for the road from the Reserve to the Post Road, and to build a Bridge over Bell's Creek.

Forty pounds to Fidelle Casey, to pay the balance due on the contract for the Bridge over Big Simon's Creek.

Ten pounds for a road from the mouth of the Gaspereaux Creek, on the south side, to Atkinson's Mill.

Twenty pounds for the road from Little Chockpish to the Great Chockpish River.

Ten pounds for the road from the Lower Village to the new Settlement in rear of the old French grant.

Five pounds for the road leading to Galloway from the Cross Road.

Twenty pounds for the road from James Pine's to the Coal Branch.

Ten pounds for the road from Jonathan Cail's up the Coal Branch.

Fifteen pounds to build a Breakwater to the Bridge on Coal Branch.

Ten pounds for the road from M'Grigor's line to the Church.

Fifteen pounds for the Road and Bridges from the Church down the River Richibucto.

Forty pounds for the road from the Coal Branch to the West Branch Bridge.

Fifty pounds for the road from the West Branch to the East Branch ; of which two pounds nine shillings and eight pence to be paid to William Doherty, being the balance due him for work done on South Branch Bridge ; and the sum of sixteen pounds fifteen shillings and eleven pence to be paid to Philip Markee for work done upon his contracts in one thousand eight hundred and thirty nine and one thousand eight hundred and forty.

Fifteen pounds for the road from the West Branch to the Town Plot ; two thirds of this sum to be laid out from the Chapel to David Mundell's lower line ; four pounds of which sum to be paid William Cummings for work done in one thousand eight hundred and thirty nine.

Ten pounds for the road on the east side of the South Branch of Saint Nicholas River.

Five pounds for the road from the road leading up the River to the Settlement at the Spring Brook.

Ten pounds for the road from Indian House Creek to Potts' upper line.

Fifteen pounds for the new line of road from Thomas Graham's to James Hayward's, on Saint Nicholas River.

Twenty pounds for the road from Chockpish to Buctouche, by Oliver Myers'.

Ten pounds for the Bridge over Black River, at the Chapel.

Thirty pounds for the road on the north side of Buctouche River to the Shipyard.

Twenty pounds for the road from the Shipyard to Coates' Mill.

Forty pounds for the road from Coates' Mill down to Sonia's, opposite to the Shipyard.

Twelve pounds for the road from the Glenelg Settlement to the fourth tier of Lots leading up to the Mill on Mill Creek.

Ten pounds for the road on the south side of the Chockpish River; two thirds of which to be expended above the Post Road.

Ten pounds for the road on the north side of Little Buctouche River from the Mills down.

Fifteen pounds for the road from the Mills to the Thibedo Settlement.

Fifteen pounds for the road on the south side of Little Buctouche River.

Ten pounds for the road on the south side of Little River of Buctouche to the Settlement in the third tier of Lots.

Twenty pounds for the shore road from Buctouche to Cocagne; two thirds to be expended between Dixon's and the Cocagne Bay.

Ten pounds for the road from John Savoy's to the Post Road.

Forty pounds for the road on the north side of Cocagne River, and to complete the Bridge over the Creek below the Mills.

Twenty pounds for the road from Cocagne River to the Thibedaux Settlement.

Ten pounds for the road from Bourke's, at the Surat Settlement, to the Post Road.

Fifteen pounds for the Road and Bridges leading up the Cocagne River, on the south side.

Fifteen pounds for the road up the Cocagne River to the County Line, near Dominick Geugan's.

Twenty pounds for the road from the Bridge at Robicheaux's round Cocagne Cape.

Ten pounds for the road through the Cape at Robicheaux's.

CARLETON COUNTY BYE ROADS.

Seven pounds to improve the road on the lower line of the Woodstock Grant, near Eel River.

Forty five pounds to improve the road near Judge Beardsley's past M'Donald's, to Ivey's, in the back Settlement, the same to be extended from the river out.

Ten pounds for the road near O'Donnell's, running in a southerly direction between the second and third tier of Lots.

Ten pounds to improve the road through the Spear Settlement leading to the Mountain.

Twenty pounds for the road from the lower line of the Glebe Lot in Woodstock to M'Kenzie's Corner.

Seven pounds for the road from John Beardsley's to a back Settlement.

Ten pounds to improve the road past William Bull's from Richmond Road to Hodgston Road.

Seven pounds for the road from C. Wolhaupter's to Fleming's.

Twenty pounds for the road from Richmond Corner to Hodgston Road.

Ten pounds for the road from M'Kenzie's Corner to O'Brien's.

Fifteen pounds for the road from M'Kenzie's corner to Henderson's.

Twenty pounds to improve the road and build a Bridge from Perley's Mill to Ivey's.

Forty pounds for the road from M'Kenzie's Corner to Woodward's.

Twenty pounds for the road from Woodward's to Blue's.

Twenty pounds for the road from Blue's, past Gedney's to the further end of the Settlement.

Ten pounds to improve the road from Frazer Duff's to a Grist Mill.

Ten pounds for the road from M'Kenzie's Corner to the Boundary Line.

Twenty five pounds to improve the road from Hodgston Road, past Yerxa's and Ford's, to the further end of the Settlement.

Ten pounds for the road from the Hodgston road, past Marsh's to the Houlton Road.

Ten pounds to improve the road from the School House in the Irish Settlement, past Daly's to the Hodgston road.

Seven pounds for the road from Fleming's to Carson's.

Fifteen pounds for the road from M'Indoe's to Peabody's Mills.

Fifteen pounds to improve the road from Peabody's Mills to the Falls of the Maduxnikick River.

Ten pounds for the road from Falls of the Maduxnikick towards the M'Bride Settlement.

Eight pounds for the road from Jacob M'Lannan's to John Coffee's.

Fifteen pounds for the road from Richmond Corner to Peabody's Mills.

Forty pounds to improve the road from the Houlton Road, near Hilman's to George Gartley's.

Twenty pounds for the road from George Gartley's to Maduxnikick.

Fifty five pounds to improve and open the road past Elisha Baker's, to intersect the road from Sharp's to Wilson's.

Fifty pounds to improve the Road and Bridges from Patchell's Ferry to Daniel Shaw's in Northampton.

Fifteen pounds to improve the road from E. Cogswell's to the Newburgh Settlement.

Ten pounds to be laid out in a Cross Road in said Settlement.

Fifty pounds to improve the road and build a Bridge near Cogswell's from Daniel Shaw's to George M'Gee's.

Sixty pounds for the road from George M'Gee's to the Begaguimick River; the principal part to be expended on the Deep Creek Hill.

Thirty pounds to rebuild a Bridge across the Begaguimick, (which was carried away by the ice) near M'Burney's.

Ten pounds for the road from James Clark's to the School House.

Twenty five pounds to improve the road from the mouth of the Begaguimick, on the north side to the Cold Stream.

Ten pounds to improve the road from the mouth of the Cold Stream to the further end of the Settlement on said Stream.

Ten pounds for the road from the Cold Stream up the Begaguimick.

Ten pounds to improve the road from the Cold Stream to the River Saint John.

Twenty pounds to improve the road from the Begaguimick to Elisha Tompkin's'.

Ten pounds to improve the road from James Dyer's to a back Settlement, near Lovely's.

Seven pounds for the road from Monquot to a back Settlement.

Ten pounds for the road from the Little Chicktehawk Bridge to a back Settlement on Miramichi Road.

Fifteen pounds for the road from Richard Hopkin's to the Monquot.

Ten pounds to improve the road from Thomas Gee's to a back Settlement in the Parish of Wicklow.

Ten pounds for the road from John Wright's Farm to a back Settlement in Andover.

Seven pounds for the road from W. Rourke's to J. Taylor's in a back Settlement.

Thirty pounds to improve the road from the Monquot Stream to Richard Wharton's.

Sixty pounds from Richard Wharton's to the Tobique River.

Fifteen pounds for the road from Tobique to the Salmon River.

Eight pounds to improve the road from the Eight Mile Tree on the Arestook Portage to the River Saint John.

Ten pounds for the road from B. Tibbetts' to a back Settlement.

Ten pounds to improve the road from T. Pomfrey's to a back Settlement.

Ten pounds for the road from O'Connor's Creek to a back Settlement.

Eighty five pounds to improve the road from Boyer's Mill,

past Tracey's and Burpe's Mill, to Big Presqu' Isle, towards Broadstreet's.

Twenty five pounds to improve the road from Charles Lewis' in a northerly direction, past Stewart's; to be laid out on the Swamp.

Twenty pounds to improve the Road from Andrew Kennedy's to Holmes'.

Twelve pounds to improve the road from Robert Carr's to Wakeham's in a back Settlement.

Ten pounds for the road from Andrew Kinney's to intersect the road from Robert Carr's to Wakeham's.

Sixteen pounds to improve the road from James Jones', above the Little Presqu' Isle to a back Settlement; six pounds one shilling and seven pence of which to be paid to Asa Upton for over expenditure on said road.

Thirty five pounds to improve the road from Burpe's Mills to Boyer's, in Wakefield.

Fifteen pounds to improve the road and Bridges from the School House near Gurney's, past Simonson's, to Charles Palmer's.

Ten pounds for the road from the Head of Little Presqu' Isle Settlement through a Settlement in rear of Jones'.

Fifteen pounds to improve the road from Palmer's to Little Presqu' Isle, and then up it.

Twenty pounds to improve the road from W. Mallory's in a southerly direction to the Grist Mill.

Twenty five pounds to improve the road near Hannah's in Jacksontown, past Payson's Mill, to William Lindsay's.

Thirty pounds for the road from W. Lindsay's, past M'Laughlan's to a Saw Mill.

Ten pounds to improve the road from William Lindsay's to William Bell's on the Maduxnikick.

Thirty five pounds for the road from or near the late J. Curran's clearing to James M'Grath's or Elijah Brigg's, as the Commissioners may direct.

Twelve pounds to improve the road from James M'Grath's Corner, past William Phillip's to Sherkey's.

Thirty pounds to improve the road from Henry Sharp's past George Wilson's and Martin's to Bell's; one fourth part of which to be laid out between Wilson's and Martin's.

Ten pounds for the road from Johnston's to Dunn's.

Ten pounds to improve the road from R. Payson's through to the Upper School House.

Ten pounds for the road from R. Hume's to J. Tracey's.

Twelve pounds for the road from William Malloy's to C. Palmer's.

Ten pounds to open a road from J. Edgar's towards the River Saint John.

GLOUCESTER COUNTY BYE ROADS.

Ninety pounds from the Miramichi Portage to Bass River through the Goold Grant; out of which eight pounds to be paid Robert Eady for damage occasioned by the road being carried through his garden.

Forty pounds for the Big Nepisiquid Road towards the Babino River.

Ten pounds for widening and improving the road from the Big River Road to Little River Bridge.

One hundred and fifty pounds towards a Bridge over the Tettagouche River at Blackstock's Mills, and the approaches; in aid of subscription.

Forty pounds for the Tettagouche Settlement Roads.

Fifty seven pounds fifteen shillings for Kinsale and New Dunlop Roads.

One hundred and twenty pounds fifteen shillings to finish the Bridge over Doucett's Cove, and approaches.

Fifty pounds for the road through the Youghall Settlement; out of which ten pounds to be paid to Robert Ellis for cutting a drain on the south side of the said road.

Eight pounds for a Bridge for foot passengers over the Peters' River, in the rear of Alexander Anderson's.

Twenty pounds from the Main Road towards the Landing at Church Point, Little Roche.

One hundred and fifty pounds from Teague's Brook to Bass River.

Eight pounds from Janeville to the Shore.

Forty pounds for the roads between Teague's Brook and Waterloo.

Fifteen pounds from the Big Cove to Benjamin Sullivan's.

Thirty pounds from Waterloo to End's Bridge.

One hundred pounds for the road between the Northwest and Southwest Branches of Carraquet River.

Ten pounds for the road to the Garryowen Settlement at Carriboo Creek, Pokemouche.

Sixty pounds for Carraquet Lower Portage.

Fifty pounds ten shillings for the Line between Tracaday and the River Wough.

RESTIGOUCHE COUNTY BYE ROADS.

Fifty pounds for the road from James Christopher's to the Flat Lands.

One hundred pounds for the road from Flat Lands to the commencement of the Line to be explored to the Upsalquitche River.

Fifty pounds for the road from Christopher's Brook to the Settlement on the Portage Road, leading to the Forks of the Upsalquitche River.

Twenty pounds for the road leading to the Sugar Loaf Mountain Settlement.

Fifty pounds for the road from Maple Green to the Settlement in rear thereof.

Twenty pounds for the road from Dalhousie to the Crocker Line.

Eighty pounds for the road from the Settlement at Eel River Forks to the Great Road near Dalhousie.

Thirty pounds for the road on the south side of Eel River Gully leading to the Forks.

Twenty pounds for the road leading to the Mountain Brook Settlement on the Line between Craig's and Laviolette's.

Ten pounds for the road leading to the Glenburne Mill Settlement.

Forty pounds for the road leading from the Great Road to the Settlement at Murdock's.

Fifty pounds for the road leading from the Great Road in front of M'Pherson's old place to the Landing at the Bay Chaleur, as adopted by Supervisor Crocker.

Thirty pounds for the road from Nash's Creek to the Settlement in rear.

Thirty pounds for the road to the Doyle Settlement leading in between Lots Nos. 6 and 7.

Ten pounds for the road leading from the Great Road to Little Belle Doune Point.

One hundred pounds from Isaac Mann's to Grog Island Brook.

One hundred pounds from Grog Island Brook to the Settlement at the mouth of the Upsalquitche.

Thirty five pounds to explore the Line from Mrs. Kiddel's to the Settlement at the Upsalquitche River, in the Parish of Eldon.

SUNBURY COUNTY BYE ROADS.

Thirty five pounds five shillings for the road from George Boon's to Ralph Seely's.

Five pounds for the road from Isaac Cogswell's to the Garey road.

Ten pounds for the road from George Morrow's House to the South Branch Road.

Ten pounds for the road from Jeremiah Smith's to the Garey road.

Ten pounds for the road from Richard Kimball's Farm to John Bell's.

Ten pounds for the Road from South Branch Road to Scoullar's Mills.

Ten pounds for the road to a new Settlement near Walter Patterson's.

Twenty pounds for the road from South Branch Bridge to Thomas Hartt's.

Twenty five pounds for the road from Thomas Hartt's to Solomon Tracey's

Forty pounds for the road from Rushagonis to Hartt's Mills.
Fifteen pounds for the road from Hartt's Mills to Diamond Square.

Fifteen pounds for the road from Burpe's Mill through the Gordon Settlement.

Fifteen pounds for the road from William Dow's to J. M. Wilmot's Farm.

Thirty pounds for the road from] Rushagonis to William Dow's.

Fifteen pounds for the road from John Bell's to Burpe's Mill.

Ten pounds for the road from the road near Jones', at Rushagonis, to the Oromocto River, opposite John Woods'.

Thirty pounds for the road from Ralph Seely's to the Widow Kirkpatrick's.

Thirty pounds for the road from the Widow Kirkpatrick's to the County Line between Queen's and Sunbury.

Fifteen pounds for the road from Thomas Hartt's to Thomas Mersereau's.

Ten pounds for the road from the South Branch Road to John M'Laughlin's.

Twenty pounds for the road from John Peabody's to John Morgan's.

Fifty pounds for the road from the French Lake Road to the Little River Mills in the Parish of Sheffield.

Fifty pounds for the road from the Highway in Burton, at or near Jacob Smith's to the Nerepis Road.

Ten pounds for the road from William Boon's to Thomas Stennick's.

Ten pounds for the road from Scoullar's Mills to the Upper Settlement, past Smith's.

Ten pounds for the Bridge at the Blind Thoroughfare.

Ten pounds for the road leading from John Nason's, Senior, Farm to the Rushagonis Road.

Five pounds for the road opposite Charles Duplissa's to the Highway in Blissville.

One hundred and five pounds towards paying the amount due for building a Bridge over the North Branch of the Oromocto near Thomas Hartt's.

Ten pounds for the road from John Mersereau's Farm at Shaw's Creek to the Oromocto.

Twenty pounds for the road from the Garey Road to a new Settlement above Nevers' Mill.

Fifteen pounds from French Lake to Burpe's Mill in Sheffield.

Ten pounds for a road from Patrick M'Laughlin's to the South Branch Road.

Fifteen pounds for the road from Jeremiah Tracey's, Junior, to Edmund Creekmore's.

Ten pounds for the road from Solomon Tracey's to John M'Claskey's.

Twenty pounds for the road from Thomas Smith's to John Morgan's, Senior.

Twenty four pounds fifteen shillings to pay Stephen Burpe balance due on Public Wharf or Landing in the Parish of Sheffield.

Ten pounds for the road from Three Tree Creek to the Rushagonis road.

Ten pounds for widening the road at Burpe's Mill Dam in Parish of Burton.

Fifteen pounds for cutting a Canal from the Oromocto River, near Howlin's, to the Susawassis.

Twenty pounds for the road from Oak Point to Queen's County Line.

Fifteen pounds to open a new road on the Line between York and Sunbury to intersect the Petitcodiac Road, provided a similar sum is given from the York County Bye Road money.

YORK COUNTY BYE ROADS.

Forty pounds to improve the road leading from Shaw's to the Howard Settlement.

Ten pounds to improve the road from the Howard Settlement to Dow's Mills.

Ten pounds to improve the road from the River Saint John to the Rosborough Settlement.

Twenty five pounds to improve the road through the Poquiock Settlement to the Magundy, and, if absolutely necessary, a small sum may be expended between it and the River Saint John.

Twenty five pounds to improve the road from Carson's Corner in the Poquiock Settlement to Wilson's Mills.

Five pounds to improve the road through the Poquiock Settlement from the Cross Road to the rear of Carson's Farm.

Thirty five pounds to improve the road leading to the Magundy Settlement ; all of this, except what may be absolutely necessary to keep the road in repair, after exhausting the Statute Labor, to be expended in improving such part of the new Road as requires the same.

Eight pounds to improve the road leading to the Lake George, past Irving's.

Eight pounds to improve the road from the Lake George Road to Marlow's in the Moody Settlement.

Fifty pounds to improve the road leading from the Magundy Settlement to the Magaguadavic Settlement.

Ten pounds to improve the road leading to James Brown's.

Fifteen pounds to open a road from the Poquiock to the rear of granted Lands ; a sum not exceeding five pounds of which to

be expended in exploring the Line through Crown Lands to the Shugomock Lake.

Twenty five pounds to improve the road connecting the Newmarket and Smithfield Settlements, and through both; three pounds of which to be expended, if the Commissioners think necessary, in improving the road to Abram's.

Twenty five pounds to remunerate George Long for erecting a Causeway on the road leading to the Smithfield Settlement, and further to improve the said road.

Twelve pounds to open and improve the road leading from the River Saint John to the Settlement on Garden's Creek, in the Parish of Prince William.

Twenty five pounds to improve the road from Grant's to the Campbell Settlement.

Fifteen pounds to open and improve a road from the Campbell Settlement downwards towards Heustis' Mills.

Twenty pounds to improve the road to and through the upper Caverhill Settlement.

Twenty pounds to improve the road to and through the lower Caverhill Settlement.

Fifteen pounds to improve the road from Mitchell's to A. Jackson's, thence to Fleming's.

Forty pounds to improve the road from Andrew Jackson's to the River Saint John.

Thirty pounds to improve the road from William Gray's to the mouth of the Mactaquack.

Fifteen pounds towards erecting a Bridge at Currie's Creek; the money not to be expended until the road is explored.

Fifty pounds towards the erection of a Bridge across the Mactaquack; the money not to be expended until the road is explored.

Fifteen pounds to improve the road from Humphrey Sisson's to James Whitehead's.

Twenty five pounds to improve the road from the Keswick through the Tripp Settlement to Whitehead's.

Fifteen pounds to improve the road from Darius Burt's to the upper end of the Settlement, passing Gould Crouse's.

Ten pounds for the road from the School House beyond Moses Lawrence's to William Estey's.

Five pounds for the road from Harris' to the Keswick.

Forty five pounds towards erecting a Bridge across the Keswick, near Estey's; out of which, the balance due the Commissioners for erecting the Bridge at Burt's, to be paid.

Thirty pounds for the road from William John's to the Bird Settlement.

Sixty pounds for the road leading from the South Branch of the Tay to Stone's; ten pounds of which to be expended in improving the road leading to Stanley, by Mick's, provided Mick-

gives up his Land ; and five pounds to improve the road through Cardigan, if the Commissioner thinks necessary.

Twenty five pounds for the road leading from Cardigan to Stanley, commencing beyond Evan George's Farm.

Ten pounds for the road from the Tay Creek to Larkin's.

Fifteen pounds for the road leading to Charles King's.

Fifteen pounds to assist in improving the road round Clarke's Hill on the Nashwaak to the Meeting House, and at Archibald Clayton's.

Thirty pounds to improve the road from M'Laggan's towards Stanley.

Five pounds to improve the road from the Tay Creek to Campbell's.

Fifteen pounds to improve the road from Hughes' to the Texas River.

Fifteen pounds to improve the road from the Penniock Mills to the upper end of the Settlement.

Ten pounds to improve the road from the Penniock Mills to Goodspeed's.

Ten pounds to remunerate Jesse Christy for work done at the Mactaquack Bridge, by Allan.

Twenty five pounds for the road leading from the Alms House in Fredericton to the New Maryland Settlement.

Twenty pounds for the road leading from the continuation of the road leading to the Glebe.

Fifteen pounds for the road leading from Payne's towards the Attorney General's Farm.

Ten pounds to assist in opening a road from the late Jack Patterson's Cottage towards the College.

Forty pounds for the road to the New Maryland Settlement.

Twenty five pounds to improve the New Maryland Road beyond Lawrence's.

One hundred pounds to improve the road from the Rushagonis to the Saint Andrews Road.

Ten pounds to improve the road at Berry's Hill beyond the New Maryland School House.

Twenty pounds to improve the road from Morgan's to the Beaver Dam, and to pay Israel Smith the balance due him for work last year performed.

Five pounds to improve the old road leading towards Spring Hill.

Fifteen pounds to improve the road to the M'Leod Hill Settlement.

Ten pounds to improve the road on the south west side of the Rushagonis.

Fifteen pounds to improve the road from the Little Settlement to Hanwell.

Sixty two pounds to improve the road from the Great Road to Miramichi to the Nashwaak.

Two hundred and twenty pounds to remunerate Jacob M'Keen for erecting Bridges on the new Line of Road in Douglas, and further to improve the said Road.

II. And be it enacted, That the said several and respective sums of money and every part thereof, shall be expended under the direction of such Supervisors and Commissioners as His Excellency the Lieutenant Governor or Commander in Chief, by and with the advice of the Executive Council, may be pleased to appoint, and shall be paid to the several and respective persons who shall actually work and labour in making, completing and repairing the said several Roads and Bridges, or in furnishing materials therefor at the most reasonable rates that such labor and materials can be provided, and every Commissioner so to be appointed shall as early in the season as may be, carefully examine the part of the Road where any sums of money is to be expended, and shall lay out and mark off such allotment or allotments as may conveniently be contracted for, in order that the making or repairing of the same may be let by auction to the lowest bidder, and in all such cases such Commissioners respectively are hereby required to put a sufficient number of notices, not less than ten days previous to such sale, in three or more of the most public places in the neighbourhood where the work is to be done, which notice shall specify and describe work to be performed, and also the place, day and hour when and where the same will be let by auction as aforesaid; and it shall further be the duty of such Commissioners respectively, to attend personally at the time and place so appointed, and there to let out to the lowest bidder such allotment or allotments, and at the same time to enter into written contracts for the faithful performance of the work in time and manner set forth in such contracts; and in cases where the work required to be performed cannot be conveniently let at auction, it shall be the duty of said Commissioners to agree with fit and proper persons to perform the same by days labour, provided that in no case shall more than one quarter part of any grant be so expended; and the said Commissioners shall severally keep an exact account of the expenditure of such monies, and shall produce receipts in writing from the several and respective persons to whom any part of the said money shall be paid, as vouchers for such payment, and render an account thereof upon oath, (which oath any one of the Justices of the Peace in the several Counties is hereby authorized to administer,) to be transmitted to the Secretary's Office on or before the first day of December next, to be laid before the General Assembly at the next Sessions.

III. And be it enacted, That the before mentioned sums of money shall be paid by the Treasurer out of the monies in the

Treasury, or as payments may be made at the same, by Warrant of His Excellency the Lieutenant Governor or Commander in Chief for the time being, by and with the advice and consent of Her Majesty's Executive Council, for which Warrants no fee or deduction shall be demanded or taken from the persons in whose favour they may issue.

IV. And be it enacted, That the said Commissioners intrusted with the expenditure of the said several and respective sums of money shall, for their time and trouble be allowed to retain at and after the rate of five per centum out of the said sums so intrusted to them respectively, together with a reasonable compensation for actual work and labour performed by them on the said several Roads and Bridges.

V. And be it enacted, That the said Commissioners shall expend the several and respective sums of money on the roads, on or before the first day of October; Provided always, that nothing herein contained shall extend or be construed to extend to prevent any Commissioners from expending money after the first day of October, when it shall be necessary to expend the same for building Bridges, removing Rocks, Stumps, Trees or other obstructions.

VI. And be it enacted, That none of the before mentioned sums of money or any part thereof shall be laid out or expended in the making or improving any alteration that may be made in any of the said Roads, unless such alterations shall have been first duly laid out and recorded.

CAP. XXXVIII.

An Act to provide for the protection of the Revenue.

Passed 26th March 1841.

BE it enacted by the Lieutenant Governor, Legislative Council and Assembly, That it shall and may be lawful for His Excellency the Lieutenant Governor or Commander in Chief for the time being, by and with the advice and consent of Her Majesty's Executive Council, to expend out of the Treasury a sum not exceeding one thousand five hundred pounds for the protection of the Revenue of the Province.

CAP. XXXIX.

An Act to grant a loan of six thousand pounds to John Walker of the City of Saint John.

Passed 26th March 1841.

‘ **W**HEREAS John Walker of the City of Saint John, Merchant, is engaged in erecting a Building to be used as a Public Warehouse and for other public purposes, and the said Building will be a great benefit to the public, and part of it is intended for the accommodation of the Province Treasury and Custom House, and the said John Walker is desirous

‘ of obtaining a loan from the Province to enable him to pay off
 ‘ the debts incurred by him in the completion thereof, it is there-
 ‘ fore expedient that a loan be granted to him for that purpose
 ‘ from the Province Treasury ;’

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and Assembly, That there be and there is hereby granted to the said John Walker of the City of Saint John, the sum of six thousand pounds as a loan to the said John Walker on interest at and after the rate of six per centum per annum, for the term of five years, in the manner hereinafter mentioned.

II. Provided always, and be it enacted, That before the said sum of six thousand pounds shall be drawn from the Treasury or any debenture or debentures issued as is hereinafter provided, the said Building shall have been completed to the satisfaction of Commissioners to be appointed by His Excellency the Lieutenant Governor or Commander in Chief for the time being to inspect the same, and the said John Walker shall give good and sufficient security to the satisfaction of the Lieutenant Governor or Commander in Chief for the time being, or of Commissioners to be appointed for the purpose of inspecting such security to the Queen’s Majesty, Her Heirs and Successors, for the repayment of the said sum of six thousand pounds into the Treasury of this Province, on or before the first day of January which will be in the year of our Lord one thousand eight hundred and forty seven, and for the payment in the mean time of the annual interest of and upon the said sum of six thousand pounds into the Treasury on the thirty first day of December in each and every year.

III. And be it further enacted, That in order to raise the money hereinbefore mentioned, it shall be the duty of the Treasurer of the Province for the time being, to prepare, make and issue, or cause to be prepared, made and issued, Treasury Debentures not exceeding in the whole the said sum of six thousand pounds currency, in the manner and form hereinafter mentioned, payable at the expiration of six years after the date of the same with interest payable annually, at the rate of six per centum per annum, and that the said debentures shall be numbered according to their classes in numerical progression, beginning with the class number one.

IV. And be it further enacted, That the Treasury Debentures so to be issued in pursuance of this Act shall be issued as follows, to wit :

Class A. Thirty debentures of one hundred pounds each.

Class B. Six debentures of two hundred and fifty pounds each.

Class C. Three debentures of five hundred pounds each.

V. And be it further enacted, That when and so soon as the said Building shall have been completed to the satisfaction of said Commissioners, and the security given as provided and enacted

in and by the second Section of this Act, it shall and may be lawful for the said Treasurer, and he is hereby required to deliver the said debentures unto him the said John Walker or his certain Attorney or his Executors or Administrators, and that the interest to accrue due upon the said debentures, as well as upon the loan hereby granted shall commence upon the day of the date of such delivery and not before.

VI. And be it further enacted, That the said Treasury Debentures to be issued by virtue of this Act, and all interest accruing or becoming due thereon, shall be and are hereby made chargeable upon the Treasury of this Province, and paid out of any monies which may be in the same or which shall come into the same after the said debentures or any interest thereon shall respectively become due and payable, and that the said interest upon the said debentures respectively, shall be paid annually by the said Treasurer, upon the production of the debenture upon which interest may be demanded at the Treasurer's Office, and the interest thereon paid being endorsed thereon, and a receipt for the same referring to the said debenture left with the Treasurer, as a voucher for the payment of the same.

VII. And be it further enacted, That the said Province Treasurer so soon as the said debentures shall have been issued and delivered, shall make a return of the same to His Excellency the Lieutenant Governor or Commander in Chief for the time being, for the information of the Legislature, and that all and every of the said debentures which from time to time shall be discharged and paid off, shall be cancelled and made void by the party or parties holding the same receipting the said debenture or debentures by stating the amount of principal and interest received on the same, and writing his or their name or names thereon in words at length, and that after the said debenture or debentures shall be so paid off, the Treasurer shall as soon after as may be, make a return to the Lieutenant Governor or Commander in Chief for the time being, of the debenture or debentures so paid off, for the purpose of being laid before the Legislature at its then next meeting, and that after the audit and approval by the General Assembly of the payment of the said debentures respectively, the same shall be burnt or otherwise destroyed as being of no further use to the Public Service.

VIII. And be it further enacted, That should the holder or holders of the said debentures or any of them neglect or refuse to demand payment and satisfaction of the same at the Treasury, on the day on which the same are hereby declared to be payable, or for the space of three calender months after such day, no further interest shall be payable or be held to accrue due on the said debenture or debentures, any thing herein contained to the contrary in any wise notwithstanding.

IX. And be it further enacted, That if any person or persons

shall forge, counterfeit or alter any of the said Treasury Debentures issued or authorized to be issued in and by this Act, he, she or they shall be deemed guilty of the crime of forgery, and liable to all the pains and penalties of the same.

FORM OF DEBENTURE.
Schedule A.

Class ——— Number ———
Treasury,
Province of New Brunswick.

Pursuant to the Act of the General Assembly of the Province of New Brunswick made and passed in the fourth year of the Reign of Her Majesty Queen Victoria by the Grace of God of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, &c. intituled "An Act to grant a sum of six thousand pounds to John Walker of Saint John, Merchant," this debenture is chargeable on the monies which may be in the Treasury of the said Province, or which may be paid into the same on or after the ——— day of ——— which will be in the year of our Lord one thousand eight hundred and ——— for the sum of ——— together with interest which may accrue due thereon, at and after the rate of six per centum per annum, the said interest to be paid annually, agreeably to the provisions of the said Act, the said principal and interest or either of them, to be paid to such person or persons as shall exhibit this debenture at the Treasury of this Province, as the same may become payable.

Given under my hand this ——— day of ——— in the ——— year of the Reign of Queen Victoria, and in the year of our Lord one thousand eight hundred and forty ———
—————, *Provincial Treasurer.*

Debenture £——
Annual interest £——

Schedule B.

Received from ——— Province Treasurer, the sum of ——— being one year's interest on Treasury Debenture Class ——— Number ——— up to the ——— day of ——— one thousand eight hundred and forty ———

CAP XL.

An Act to amend the Act in amendment of the Law relating to Wills, Legacies, Executors and Administrators, and for the settlement and distribution of the Estates of Intestates.

Passed 26th March 1841.

‘ **W**HEREAS in and by the provisions of an Act made and ‘ passed in the third year of the Reign of Her present ‘ Majesty, intituled “ An Act in amendment of the Law relating

‘to Wills, Legacies, Executors and Administrators, and for the settlement and distribution of the Estates of Intestates,’ the time allowed for an Executor or Administrator to make application for a licence to sell real estate for the payment of debts is limited to three years after the granting of the Letters Testamentary or of Administration: And whereas it is found necessary to authorize any such application at any time within the period of three years after the passing of such recited Act;’

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and Assembly, That in any case where the Letters Testamentary or of Administration may have been granted before the time of passing the said recited Act, the Executor or Administrator may at any time within the period of three years from the time of passing such recited Act, apply for and receive licence to sell or lease real estate for the payment of debts in like manner in all respects as if such application and licence had been made within the time prescribed by the said recited Act.

II. ‘And whereas it is found convenient and necessary to authorize a Justice of the Peace to administer the oath to Appraisers;’ Be it therefore enacted, That any Justice of the Peace of the County wherein any Warrant of Appraisement shall be issued pursuant to the directions of the said recited Act, may administer the oath to Appraisers in like manner in all respects as the Surrogate or any person authorized to take affidavits to be read in the Supreme Court is by the twenty eighth section of the said recited Act now authorized to administer.

CAP. XLI.

An Act to amend an Act to incorporate the Central Fire Insurance Company of New Brunswick.

Passed 26th March 1841.

I. **BE** it enacted by the Lieutenant Governor, Legislative Council and Assembly, That so much of the fourth section of an Act made and passed in the sixth year of the Reign of His late Majesty King William the Fourth, intituled “An Act to incorporate the Central Fire Insurance Company of New Brunswick,” as requires the Bonds or other securities given for the payment of the residue of the Capital Stock of the said Corporation to be renewed at least as often as once in three years; and also the whole of the twenty fifth section of the said recited Act be and the same are hereby repealed; and in lieu thereof,

II. Be it enacted, That the said Bonds and other securities, of what nature or kind soever, already taken or hereafter to be taken for the payment of the residue of the Capital Stock of the said Corporation, and all and every and any of them, shall from time to time be renewed or changed, and such further or other security or securities for the same be given as the Directors of

the said Corporation or a majority of them shall from time to time require, and in case of any refusal or delay to renew or change any such security or securities, and to give and grant other and further security or securities therefor, to the satisfaction of the said Directors or a majority thereof, within thirty days after notice thereof given, then and in such case it shall and may be lawful to and for the said Directors or a majority of them, to cause such proceedings both in law or equity or either as may be deemed requisite to be taken for the recovery of the amount of such several and respective securities, or it shall and may be lawful to and for the said Directors or a majority of them, if they shall think fit, to declare the shares in the Capital Stock of the said Corporation for the amount of the residue of which such security or securities shall have been given, forfeited to the said Corporation, together with all deposits, instalments, interest, profit or dividends thereto belonging or appertaining, and that such stock so forfeited shall be sold by public auction for and on account of the said Corporation, and the purchaser or purchasers thereof shall give such security or securities for the payment of the amount due to the said Corporation on account of such forfeited shares, at the time of such forfeiture, as is hereinbefore provided, and shall likewise be subject to all the provisions of this Act, and of the said recited Act to which this is an amendment, anything therein contained to the contrary notwithstanding.

III. And be it enacted, That the thirty first section of the said recited Act be and the same is hereby repealed.

IV. And be it enacted, That the reference mentioned in the fifteenth section of the above recited Act to the thirteenth section of the said recited Act be deemed and taken to refer to the fourteenth section of the said Act, anything therein contained to the contrary notwithstanding.

V. And be it enacted, That this Act shall continue and be in force for and during the continuance of the said in part recited Act.

CAP. XLII.

An Act to prevent disorderly Riding or Driving on Public Bridges.

Passed 26th March 1841.

BE it enacted by the Lieutenant Governor, Legislative Council and Assembly, That if any person or persons, except in cases of extreme necessity, shall ride or drive any horse, mare or gelding in any carriage or other vehicle, or on horseback, over any of the public Bridges on the Great Roads in this Province, (said Bridges being of the length of one hundred and fifty feet,) at a greater speed than a walk, shall forfeit and pay a sum not less than five shillings nor more than forty shillings, with costs

of prosecution, to be recovered on view of any Justice of the Peace in the County where such Bridge may be situated, or by the oath of one or more credible witness or witnesses, and levied by Warrant of Distress and Sale of the offender's goods and chattels, and for want thereof, such offender to be committed to the Common Gaol of the County, there to remain for a time not less than two days nor exceeding eight days, to be specified in the said Warrant; which fines shall be paid into the hands of the Overseers of the Poor for the use of the Poor of the Parish where such Bridge shall be situated; and that any inhabitant of the Parish shall be a competent witness to prove the offence, notwithstanding that the said fine shall be payable for the use of the Poor of such Parish.

CAP. XLIII.

An Act further to alter and amend an Act, intituled "An Act to authorize the widening and enlarging of certain Streets in the City of Saint John, and of laying other Streets therein."

Passed 26th March 1841.

‘ WHEREAS from the various assessments necessary to
 ‘ to be made on the Inhabitants of the City of Saint
 ‘ John for the present year, it is not deemed advisable to autho-
 ‘ rize the immediate collection from the Inhabitants of the said
 ‘ City, on the eastern side of the Harbour, of the whole amount
 ‘ of the assessment made and returned by the Report of the
 ‘ Commissioners, to be assessed on the said Inhabitants, under the
 ‘ provisions of the Act of Assembly, made and passed in the third
 ‘ year of the Reign of Her present Majesty, intituled "An Act
 ‘ to authorize the widening and enlarging of certain Streets in the
 ‘ City of Saint John, and of laying out other Streets therein,"
 ‘ and of a certain other Act in amendment thereof, made and
 ‘ passed in the same year, intituled "An Act to alter and amend
 ‘ an Act, intituled "An Act to authorize the widening and en-
 ‘ larging of certain Streets in the City of Saint John, and of lay-
 ‘ ing out other Streets therein";’

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and Assembly, That the assessment or sum of money which, by the Report of the said Commissioners now on file in the Office of the Clerk of the Peace for the City and County of Saint John, is to be assessed on the Inhabitants of the said City of Saint John, on the eastern side of the Harbour, excluding therefrom the Lands, Tenements, and Hereditaments within the District in the first recited Act mentioned, and which the Mayor, Aldermen and Commonalty of the said City in and by the sixth Section of the said first recited Act, and in and by the fourth Section of the said last recited Act, were and are authorized and required to order and direct to be assessed, levied

and collected on and from the Inhabitants of the said City as aforesaid, the said Mayor, Aldermen and Commonalty of the said City in Common Council convened, shall and they are hereby authorized and required to order and direct to be assessed, levied, collected and paid upon the Inhabitants aforesaid, excluding as aforesaid, in manner following, that is to say:—one half thereof, together with the charges of assessing, levying and collecting the same, to be assessed, levied, collected and paid from and after the passing of this Act, in such proportions and in the same manner as any rates for public charges are or may be assessed, levied, collected and paid, under and by virtue of any Act or Acts made or to be made for assessing, levying and collecting rates for public charges; and the remaining half thereof, together with the charges of assessing, levying and collecting the same, to be assessed, levied, collected and paid from and after the expiration of one year from the passing of this Act, in such proportions and in the same manner as any rates for public charges are or may be assessed, levied, collected and paid as aforesaid.

CAP. XLIV.

An Act to establish a Provincial House of Correction.

Passed 26th March 1841.

• **WHEREAS** by virtue and under the authority of several ‘ Acts of the General Assembly of this Province, namely, ‘ an Act made and passed in the sixth year of the Reign of His ‘ late Majesty King William the Fourth, intituled, “ An Act to ‘ authorize the Justices of the Peace in and for the City and ‘ County of Saint John to erect a building in the said City for a ‘ Common Gaol and House of Correction and to raise a sum of ‘ money for erecting and completing the same;” and also an Act ‘ made and passed in the seventh year of the Reign of His said ‘ late Majesty, intituled “ An Act in amendment of an Act, in- ‘ tituled “ An Act to authorize the Justices of the Peace in and ‘ for the City and County of Saint John to erect a building in ‘ the said City for a Common Gaol and House of Correction, and ‘ to raise a sum of money for erecting and completing the same;” ‘ and also an Act made and passed in the first year of the Reign ‘ of Her present Majesty Queen Victoria, intituled “ An Act ‘ to authorize the Justices of the Peace in and for the City and ‘ County of Saint John to establish a House of Correction for ‘ the said City and County, and to extend the provisions of two ‘ Acts of Assembly to the same;” and also an Act made and ‘ passed in the second year of the Reign of Her said Majesty, in- ‘ tituled “ An Act to provide for the Government and regulation ‘ of the House of Correction for the City and County of Saint ‘ John,” a suitable building has been erected in the Parish of ‘ Simonds, in the County of Saint John, and a House of Correc- ‘ tion is now established in the manner contemplated by the said

‘ recited Acts : And whereas the said establishment in its operation is found to be highly advantageous to the interests of the City and County of Saint John, and it is advisable to extend the benefits thereof to the Province at large ;’

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and Assembly, That Her Majesty’s Justices of the Peace for the said City and County of Saint John shall, and they are hereby required, as soon as conveniently may be after the time appointed for this Act to go into operation, to cause to be prepared a full and correct statement of the accounts relating to the erection and establishment of the said House of Correction, exhibiting the various sums taken on Loan, according to the provisions of the said recited Acts or any of them, the times when and the persons from whom the said amounts were borrowed, the notes or certificates given for the same and the numbers thereof, the mode in which the said sums have been expended, the whole cost of the building, and, generally, a complete statement of all the costs and charges incidental to the erection and establishment of the said House of Correction ; which said statement shall be verified by the oath of the Committee who had the management of the erection of the said building or by the oath of one of them, made before any Justice of the Peace for the said City and County.

II. And be it enacted, That when the said statement of accounts shall be prepared in manner hereinbefore stated, the said Justices shall cause the same to be forwarded to His Excellency the Lieutenant Governor or Commander in Chief for the time being, who shall thereupon by and with the advice of the Executive Council, nominate and appoint three fit and proper persons to be Commissioners to examine the said statement and all accounts connected with or relating to the said House of Correction.

III. And be it further enacted, That so soon as the said Commissioners shall have examined the said accounts and shall have reported to His Excellency the Lieutenant Governor or Commander in Chief for the time being, that the same are correct, the said Lieutenant Governor or Commander in Chief shall give notice thereof to the Mayor of the City of Saint John, and thereupon the said Justices of the Peace for the said City and County shall and may, and they are hereby authorized and required, so soon as may be thereafter, at any General Sessions of the Peace or at any Special Sessions to be for that purpose convened, to declare, order and direct that all the land, tenements and hereditaments held by them the said Justices for the site and purposes of the said House of Correction shall be deemed and taken to be vested in the Queen’s Majesty, and the same shall forthwith, upon the making of the said order and the entry thereof in the Minutes of the said Sessions, be vested in and held by Her said Majesty, Her Heirs, and Successors for ever, without any further Act or any Deed or Conveyance whatsoever.

IV. And be it further enacted, That the said debt or sum which may be due and owing for the erection of the said House of Correction and grounds, and for which County Debentures may have been issued, shall be paid by the Treasurer, with interest which has accrued and may accrue thereon, out of the monies in the Treasury or as payments may be made at the same, by warrant of His Excellency the Lieutenant Governor or Commander in Chief for the time being, by and with the advice and consent of Her Majesty's Executive Council; Provided always, that no greater sum of money than four thousand pounds shall be drawn from the Treasury, nor any greater sum than five hundred pounds in any one year for this purpose.

V. And be it further enacted, That it shall and may be lawful to and for the Lieutenant Governor or Commander in Chief, by and with the advice of the Executive Council, from time to time to appoint not less than five nor more than nine fit and proper persons to be Commissioners for the said House of Correction, of whom one shall be a Member of the Court of Sessions of the Peace in and for the said City and County, and one a member of the Common Council of the said City of Saint John, and such Commissioners or any of them to remove and others in their places from time to time appoint as aforesaid which said Commissioners shall be sworn to the faithful discharge of their duties before any Justice of the Peace in and for the said City and County, and the said Commissioners shall meet from time to time at such place or places within the said City or County as may be for that purpose named, and then and there, by a majority of votes of those present at any appointed Meeting, decide all questions and manage all business touching the said House of Correction, and any three of the said Commissioners shall form a Board for the transaction of business, except as hereinafter provided; and that the first person named as Commissioner shall be Chairman of the Commissioners, and in case of his absence from any meeting, the Commissioners met shall out of their number choose a Chairman for the time being; and that the Chairman, or in case of his sickness or absence, any two of the said Commissioners shall have power to summon a Meeting of the said Commissioners for the transaction of business by causing a notice to be left at the usual place of abode of each of the said Commissioners of the time and place of such Meeting.

VI. And be it further enacted, That it shall and may be lawful for the said Board of Commissioners at any and at all times to make rules for the government of the said House of Correction, and for the care and superintendence of the Prisoners, and for the duties of the keepers and officers of the said establishment, and the said Board of Commissioners are hereby required forthwith on the making of any such rule or rules to transmit a copy thereof to the Lieutenant Governor or Commander in Chief for

the time being, and it shall be lawful for the said Governor or Commander in Chief for the time being, with the advice of the Executive Council, at any time or times to amend any such rule or rules, and also to annul the same or any of them, and all such rules so made or amended shall be binding on all persons whomsoever, printed copies of which rules and regulations shall be posted up in some conspicuous place in the said House of Correction, and no rule which shall be made after the time appointed for this Act to go into operation for any of the purposes aforesaid shall be of any force until it shall have been approved of by the said Lieutenant Governor or Commander in Chief, and no rule for any of the purposes aforesaid which shall be annulled by the authority aforesaid shall thereafter be of any force or validity.

VII. And be it further enacted, That a copy of all rules made, amended or annulled under the authority of this Act shall be laid before the Legislative Council and the House of Assembly, and each of them respectively, by the Lieutenant Governor or Commander in Chief, within twenty days after they shall have been so made, amended or annulled, if the Legislature shall then be sitting, or if the Legislature shall not then be sitting such copy shall be laid before the Legislative Council and the House of Assembly, and each of them respectively, within twenty days after the commencement of the then next Session of the Legislature.

VIII. And be it further enacted, That the said Board of Commissioners shall have full power and authority at any and at all times to nominate and appoint all requisite officers, other than the Commissioners appointed, servants and keepers, in and about the said House of Correction, and them and every of them to remove; and also shall and may provide and furnish all such provisions, materials and things as may be judged necessary as well for the support and maintenance as for the setting to work and employing the said Prisoners or any of them, and also shall have full power and authority to enforce and carry into effect the rules, orders and regulations which may from time to time be made as hereinbefore mentioned, for the government and management of the said establishment; Provided always, That at any Meeting of the said Commissioners at which any officer, keeper or servant may be appointed or removed, there shall not be less than five Commissioners present, and the said Commissioners shall cause a Record of all their proceedings to be kept in a Book to be provided for that purpose.

IX. And be it further enacted, That it shall be the duty of the said Board of Commissioners, and they are hereby required to nominate two or more of their own body (who shall consent thereto) to be Visitors of the said House of Correction, and one or more of the said Visiting Commissioners shall personally visit and inspect the said House of Correction at least once in

each month, and oftener if occasion shall require, and shall examine into the state of the buildings, so as to form a judgment as to the repairs, additions or alterations which may appear necessary, strict regard being had to the separation, classification, inspection, instruction, employment or hard labour of the Prisoners, and shall further examine and inquire into the behaviour and conduct of the respective Officers, and the treatment, behaviour and condition of the Prisoners, the means of setting them to work, the amount of their earnings, and the expences attending the establishment, and of all abuses within the same ; and at every meeting of the Board of Commissioners the Visiting Commissioners shall make a Report in writing of the state and condition of the said House of Correction, of what repairs, alterations or additions shall have been made or may be required, and of any abuse or abuses which they may have observed, or of which they may have received information, as well as of the general state of the Prisoners as to morals, discipline, employment and hard labour and observance of rules ; and the said Board of Commissioners shall proceed to consider every such Report and to act forthwith as they may see occasion.

X. Provided always nevertheless, and be it further enacted, That it shall be lawful for any one of the said Commissioners at his own free will and pleasure, and without being appointed a Visitor, to enter into and examine the said House of Correction at such time or times and so often as he shall see fit, and if he shall discover any abuse or abuses therein he is hereby required to report them in writing to the said Board of Commissioners at their next Meeting.

XI. And be it further enacted, That the said Board of Commissioners shall annually, before the first day of January in each and every year, cause a full, complete and perfect statement of the state and condition of the said House of Correction and all the persons therein and the mode in which each has been employed during the year, and also a just and detailed account of all receipts and expenditures for and on account of the said House of Correction, to be transmitted in triplicate to the Lieutenant Governor or Commander in Chief for the time being, for his information and for the information of the Legislature, which statements and accounts shall be verified by the oath of one of the said Commissioners at least, who shall swear that the same are correct and true, according to the best of his knowledge and belief.

XII. And be it further enacted, That all the proceeds arising from any work or labour to be performed in the said House of Correction or under the direction of the said Commissioners shall be duly accounted for by them, and shall be applied towards the support and maintenance of the said House of Correction.

XIII. And be it further enacted, That neither of the said Commissioners shall receive any compensation or allowance,

directly or indirectly, for his services as such, nor shall either of them be capable of holding any office, place or employment in, about, connected with or arising from the said House of Correction, for or by means of which any salary, fee, emolument, compensation or perquisite can be derived, nor shall any Commissioner be engaged or interested in any way whatever, either as security or otherwise, in any contract for or on account of the said House of Correction.

XIV. And be it further enacted, That it shall and may be lawful for the Mayor, Recorder and the Aldermen of the said City, or either of them, and Her Majesty's Justices of the Peace for the said City and County for the time being, or either of them, to take up and arrest, or by warrant to order to be taken up and arrested, all and any rogues, vagabonds, stragglers, idle, suspicious, or disorderly persons within the said City and County, and to order such rogues, vagabonds, stragglers, idle, suspicious, or disorderly persons to be committed to the said House of Correction, there to remain and be kept to hard labour for any time not exceeding forty days.

XV. And be it further enacted, That it shall and may be lawful for the Justices of the Peace in and for any County or City and County of this Province, in General Sessions or in any Special Sessions to be for that purpose held, to cause all Prisoners sentenced to imprisonment with hard labor, and all vagrants, rogues, vagabonds, stragglers, and other idle, suspicious or disorderly persons at such time in confinement in the Common Gaol or Workhouse of the said County or City and County, under and by virtue of any conviction, to be removed from such Common Gaol or Workhouse, and to be carried, conveyed and taken to the said House of Correction, and to make such necessary orders and regulations for the carrying, conveying and taking such persons, together with the necessary costs and charges of the same, as to them the said Justices may seem fit, and the Keeper of the said House of Correction shall forthwith receive such person or persons into his custody, and the said person or persons when so removed and placed in the said House of Correction shall remain there and be kept to hard labor until the several and respective terms of imprisonment shall expire.

XVI. And be it further enacted, That the said recited Acts be and the same are hereby repealed, saving and excepting all penalties, forfeitures and legal liabilities created thereby.

XVII. And be it further enacted, That this Act shall take effect and go into operation on the first day of April which will be in the year of our Lord one thousand eight hundred and forty two.