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seventh year of the Reign of His late Majesty King William the Fourth, intituled "An Act relating to the Great Roads of Communication through this Province;" and also so much of an Act made and passed in the first year of the Reign of Her present Majesty Queen Victoria, intituled "An Act to alter the times for the appointment of Sheriffs and Supervisors of Great Roads," as applied to the appointment of Supervisors, be and the same is hereby repealed.

II. And be it further enacted, That the several and respective Supervisors of Appointments of Great Roads shall be appointed for and during the space of one year from the for one year from the for one year from the for one year from the month of March in each and every year, and such appointments shall be made in the mouth of March. the Province, or refusal of any such Supervisor to act, or for other sufficient cause Vacancies by shewn to the Lieutenant Governor or Commander in Chief, for the removal of refusal to act, &c. may Supervisor or Supervisors, it shall and may be lawful for the Lieutenant Goward to act, &c. may be supplied. vernor or Commander in Chief for the time being, by and with the advice of the Executive Council, to nominate and appoint for the remainder of the year some other fit and proper person to be Supervisor in the room of such person so deceased, or removed from the Province, or who shall refuse to act, or be removed

from other sufficient cause.

III. And be it enacted, That when it shall be made to appear to the Lieutenant Lieutenant Gover-Governor or Commander in Chief for the time being, that any Supervisor has (and appoint anoneglected to render to the Secretary of the Province, accounts, duly vouched and any Supervisor neglecting to render to the expenditure of all the monies received by him from the Treasury of the Province in the year preceding the commencement of the annual Session of the Legislature, at an early period of such annual Session, or who shall have contrary to rules contrary to rules. of the Legislature, at an early period of such annual Session, or who shall have contrary to rules. drawn monies from the Treasury contrary to the rules made by the Lieutenant Governor in Council for the government of Supervisors, then and in such case it shall and may be lawful for the Lieutenant Governor or Commander in Chief for the time being, and he is hereby authorized and empowered, to displace such Supervisor, and appoint another fit person to be Supervisor in his stead.

CAP. LXXII.

Repealed by 5 = Nic

An Act to facilitate the means of supplying the City of Saint John with Water.

Passed 31st March 1840.

THEREAS a Company incorporated under the authority and by virtue Preamble. 'of several Acts of Assembly of this Province, called "The Saint John

'Water Company," has lately been established in the City of Saint John for the 'purpose of supplying the said City with Water; and whereas the operations of 'the said Company have been found very conducive to the security of property 'and the interest and convenience of the Inhabitants of the said City, and it is 'considered that further public advantages will be derived by authorizing the said 'Company to relinquish their Charter of Incorporation, and to place the future 'operations thereof under the controll of the Mayor, Aldermen and Commonalty

'of the City of Saint John:'

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and President and Directors of the Saint Assembly, That it shall and may be lawful for the President and Directors for the John Water Comtime being, of the Saint John/Water Company, or the major part of them, at any pany may call in the outstanding time or times after the passing of this Act, by public advertisement in two or more of Capital Stock. the Newspapers published in the said City, to require the Stockholders of the said Company to pay in all or such part of the residue of the Capital Stock now remaining G*

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On default of payment may proceed the shares.

remaining unpaid, as they the said President and Directors, or the major part of them shall think fit, by such instalments and proportions and at such times and periods, and in such manner as they the said President and Directors or the major part of them shall from time to time direct and appoint; and in case default shall to recover or forfeit be made in payment of any part of the residue of the said Capital Stock so to be required, it shall be lawful for the said President and Directors of the said Company for the time being, or the major part of them, to take all such measures to recover the same, or to provide for the forfeiture of the Shares in respect of which such default shall have been made 4s the said President and Directors might or could have lawfully taken with regard to defaults of a like nature made in respect of any part of the residue of the Capital Stock which has been required to be paid in previous to the passing of this Act.

To pay off all the Corporation debts except the Treasury Loan.

3 W. 4, c. 11.

Statement of the affairs of the Company to be made

Contents.

To be verified on oath and delivered to the City Corporation.

After delivery, persons to be ap-pointed by the Water Company and City Corpora-tion to examine the same and all the property, machinery, &c. and report in writing.

II. And be it enacted, That the said President and Directors shall, as soon as conveniently may be, pay off and discharge all the debts, liabilities and engagements of the said Company, of what nature or kind soever, excepting only the loan of five thousand pounds and the interest thereof, heretofore granted to the said Company from the Province Treasury, by virtue of an Act of Assembly, passed in the eighth year of the reign of His late Majesty King William the Fourth, intituled "An Act to grant a loan of five thousand pounds to the Saint John Water Company."

III. And be it enacted, That it shall be the duty of the President and Directors of the said Company for the time being, within one month after the passing of this Act, to make up and prepare a just true and correct statement of the whole of the affairs of the said Company, which said statement shall shew the whole amount expended and paid by the said Company for any purpose or purposes whatever, the debts, obligations and liabilities of and the claims against the said Company, and each and every of them, of what nature or kind soever, all sums of money from time to time received, and the times when the same may have been received, as well on account of the Capital or Stock of the said Company or otherwise howsoever, and all sums of money due and owing to the said Company; and likewise shall set forth and state all the property of the said Company, as well real as personal, and all other matters and things whatsoever relating to the said Company; which said accounts shall be verified under the respective oaths of the President and Secretary of the said Company, and shall be delivered to the Mayor of the said City for the time being, for the information of the said Mayor, Aldermen and Commonalty; and within fourteen days after such delivery of the said accounts, the President and Directors for the time being of the said Saint John Water Company shall nominate and appoint two fit and proper persons, not being Directors of the said Company for the time being, and the said Mayor, Aldermen and Commonalty of the City of Saint John, in Common Council convened, shall nominate and appoint three fit and proper persons, being Members of the said Common Council or otherwise, which five persons so nominated and appointed shall forthwith, on receiving notice of their appointment, proceed to investigate the whole affairs and operations of the said Company, and to examine and inspect the books, documents, papers, vouchers and writings relating to the business of the said Company, and also all the property, machinery and works of the said Company; and after such examination and inspection the said persons so nominated and appointed as aforesald, or the major part of them, shall make a full report in writing under their hands of the state of the affairs and business, and also of the property, machinery and works of the said Company; one copy of which said report shall be furnished to the said President and Directors of the said Water

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Water Company, and another copy thereof shall be delivered to the Mayor of the said City, for the use and information of the Common Council thereof.

IV. And be it enacted, That after the said reports shall have been finished and After reports delivered as hereinbefore provided, in case an agreement for that purpose shall be livered, if an made between the said Saint John Water Company and the said Mayor, Aldermen agreement can be made, the Water and Commonalty, it shall and may be lawful for the said Saint John Water Com- Company may assign all their pany, by good and sufficient assurances in the Law, to assign, transfer, convey property to the city Corporation and assure to the said Mayor, Aldermen and Commonalty of the City of Saint in consideration of control of the city of Saint in consideration of control of the city of Saint in consideration of control of the city of Saint in consideration of control of the city of Saint in consideration of control of the city of Saint in consideration of the city of Saint in city of the city of the city of Saint in city of the city of the city of Saint in city of the John, their successors and assigns for ever, all the lands, tenements and here- be agreed on. ditaments, machinery, engines, water pipes, goods, merchandize, chattels, fixtures and effects of the said Company, of what nature or kind soever and wheresoever, and all their estate and interest therein, with all rights, privileges and appurtenances to the same belonging, for such sum/or sums of money as a consideration for the same, and in such manner to be paid as may be fixed and determined by agreement between the said Mayor, Aldermen and Commonalty of the City of Saint John, and the said Saint John Water Company.

V. And be it enacted, That upon the said transfer and assignment to the said being completed and public notice and effects of the said Saint John Water Company, being completed in manner dissolved and Acts of Assembly relationship to the Newspapers printed in the said City of Saint John, then the establishment of the said ing thereto void. Company by the name of the Saint John Water Company shall cease and be dissolved, and all the provisions contained in any Act or Acts of Assembly relating to the establishment, constitution and regulation of the said Company shall be void and of no effect, and the Directors then in office shall take immediate and Directors in Office effectual measures for dividing the securities or debentures hereinafter mentioned, rities hereinafter to be received for the consideration money for such transfer among the Stock-mentioned, among the Stock-the Stockholders.

holders of the said Company, in proportion to their respective interests.

VI. And be it enacted, That upon the dissolution of the said Saint John Water Uponthedissolution Company as hereinbefore provided, it shall be the duty of the said Mayor, Aldermen and Commonalty of the City of Sain: John, and they are hereby required, Confinue the ope forthwith to proceed with and continue the operations for supplying the said City rations for supplying the said City rations for supplying the said City with and its vicinity with Water, in manner contemplated by the said Acts of Assem- water, and exercise the powers bly hereinbefore mentioned, and according to the true intent and meaning thereof; and be subject to and the said Mayor, Aldermen and Commonalty of the City of Saint John shall the regulations mentioned in the have and exercise all the powers, privileges and authorities, and be subject to all Act 2 W. 4, c. 26. the regulations and provisions mentioned and contained in the fifteenth, sixteenth, seventeenth and eighteenth Sections of the Act passed in the second year of the Reign of His late Majesty King William the Fourth, intituled "An Act to incorporate sundry persons by the name of the Saint John Water Company," so far as the same may be applicable to the said Mayor, Aldermen and Commonalty of the City of Saint John, and as fully and/effectually to all intents and purposes as if the said Mayor, Aldermen and Commonalty of the City of Saint John had taken up and subscribed for the whole of the said Capital Stock within one calendar month after the passing of the said last recited Act, as mentioned and expressed in the nineteenth Section thereof.

VII. And be it enacted, That the said Mayor, Aldermen and Commonalty of Vents and openthe City of Saint John do and shall, in every Street or Road through which the for supplying wa-Pipes for conducting the Water shalf be laid, make and provide proper vents and ter in cases of fire. openings at convenient and proper places and distances from each other, for supplying Water whenever Fires shall/happen in the said City or the vicinity thereof.

Company, the City

VIII. And be it enacted, That the said Mayor, Aldermen and Commonalty of

City Corporation to cause accounts relating to the supply of Water to be kept separate from other City To appoint persons to manage the operations.

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the persons employed and sup-plied with water.

the said City shall cause all the matters and accounts relating to or connected with the operations of supplying the said City and its vicinity with Water, to be kept separate and distinct from all the other affairs and accounts of the said City; and shall, for the purpose of carrying on such operations, nominate and appoint from time to time as to them in Common Council shall seem meet, one or more person or persons to superintend and manage the same under their directions; and such person or persons may displace and appoint others in his or their stead; To make rules for and shall have full power and authority in Common Council to make, ordain, esblish and declare, by ordinance or otherwise, such rules, regulations and orders for the due government and regulation of the persons employed or connected with such establishment and of all other persons whomsoever, as well with respect to the use of the Water as otherwise how soever, and shall and may enforce obedience to such rules, regulations and orders, by penalties and fines, in the same manner as the said Mayor, Aldermen and Commonalty of the said City are empowered and enabled to do under and by virtue of any laws or ordinances made and ordained by them, in pursuance of the Charter of the said City.

City Corporation may issue notes or avment of the Water Company.

To bear interest.

IX. And be it enacted, That for the purchasing and paying for the rights and debentures for the interests of the Stockholders in the said Company, and likewise for carrying on the future operations connected with the supplying the said City and its vicinity with Water, it shall and may be lawful to and for the said Mayor, Aldermen and Commonalty of the City of Saint John, in Commons Council convened, by Reso. lution from time to time duly passed and entered in the minutes of their proceedings, to issue Notes or Debentures for such sum or sums of money, and in such amounts as they may deem advisable; the amounts named and expressed in such Notes or Debentures to bear Interest at and after the rate of six pounds per centum per annum, which Notes or Debentures shall be signed by the Mayor of the said City, and countersigned by the Chamberlain and Common Clerk of the said City, and shall be in the following form, namely:

Form of Notes or Debentures.

Number.

shall

City of Saint John, Province of New Brunswick.

Form.

1

Whereas by virtue of an Act of the General Assembly of the third year of the Reign of Queen Victoria, Chapter intituled "An Act to facilitate the means of supplying the City of Saint John with Water," authority was given to the Mayor, Aldermen and Commonalty of the City of Saint John, on the purchase by the said Corporation of the Stock of the Saint John Water Company, to give Notes or Debentures to the Stockholders of the said Company pursuant to the There insert Parish, County and Province, and occupaterms of the said Act, and tion, as the case may be, being the owner of Shares of the Capital Stock of the said Saint John Water Company, at £ per Share, amounting in the whole or in case of a loan for carrying on the operations of the said to the sum of £ Saint John Water Company, of (here insert place of residence and other particulars as before,) having loaned to the said Mayor, Aldermen and Commonalty, for and on account of the said Saint John Water Company, the sum of £

Now therefore, this Note or Debenture is chargeable, as respects the Interest of the sum mentioned in the said Note or Debenture, on all the estate, lands, tenements and hereditaments, revenues, goods, chattels and effects whatsoever and wheresoever, belonging to the said Mayor, Aldermen and Commonalty, or which

shall hereafter belong to the said Mayor, Aldermen and/Commonalty, for the Interest which may be due on the said sum of £ at and after the rate of six per centum, the said Interest to be paid half yearly, agreeably to the provisions of the said Act; and this Note or Debenture is further chargeable as respects the said on all the estate, lands, tenements and hereditaments, reveprincipal sum of £ nues, goods, chattels and effects which the said Mayor, Aldermen and Commonalty hold by transfer or otherwise from the said Saint John Water Company, and on the said last mentioned property only, for the said principal sum of £ payable at such time and times as the said Mayor, Aldermen and Commonalty shall, in Common Council, from time to time declare, pursuant to the provisions of the said Act; the said principal sum and interest money aforesaid, or either of them, to be paid to the said or to such person or persons as he or they shall authorize, by indorsement or writing on the face thereof, according to the form in Schedule A., to receive the same. Given/under my hand this in the year, &c.

Debenture £

Half yearly Interest £

Mayor of the City of Saint John.

By order of the Common Council.

, Chamberlain. , Common Clerk,

SCHEDULE A Form of Transfer

I [the person named in the Note or Debenture,] do hereby authorize or such person as he shall appoint to receive the amount of the within [or this] Note or Debenture, and the interest.

Form of Transfer.

and shall be transferable by indorsement, and shall be redeemed and redeemable at such time or times as the said Mayor, Aldermen and Commonalty, in Common Council convened, shall from time to time appoint and determine; and the interest thereof Interest to be paid at the rate aforesaid, shall be paid half yearly on the thirty first day of December and thirtieth day of June in each and every year; and in case of delay or default in payment of such interest monies, it shall and may be lawful to and for the holder Proceedings in or holders of any such Notes or Debentures, from time to time, to compel the said case of default. Mayor, Aldermen and Commonalty, after demand being made for the payment of the same interest money upon the Chief Superintendent of the said Water Works, and also upon the Chamberlain of the said City, by action at Law or otherwise, to pay the same, with costs of suit and interest thereon from the time of such demand being made on the said Chamberlain; provided that no Note or Debenture for a No Debenture to less sum than one hundred pounds shall be issued by virtue or under the authority £100. of this Act, any thing herein contained to the contrary thereof notwithstanding.

X. And be it enacted, That the Mayor, Aldermen and Commonalty of the City city Corporation of Saint John may grant to the holders of any Debentures or Notes issued under holders of the Deand by virtue of this Act, in addition to the interest on the said Debentures or bentures a portion not exceeding one Notes, such a portion of the income or proceeds from the Water Stock as they, fifteenth of the in Common Council, shall think proper, not exceeding however in the whole one from the Water fifteenth part of the gross proceeds or income from the said Water Stock.

XI. And be it enacted, That for securing the payment of the said interest city property made security for the payment of the times appointed therefor, all the estate, lands, tenements, hereditathe payment of the ments, revenues and properties whatsoever, either real or personal, of the said interest. Mayor,

Mayor, Aldermen and Commonalty whatsoever and wheresoever, shall be and they and every of them are hereby declared to be bound and answerable for the payment of the same.

Report to be made upon or before the third Monday in January in each year.

Particulars of Report.

XII. And be it enacted, That it shall be the duty of the said Mayor, Aldermen and Commonalty of the City of Saint John, to cause a Report to be made on or before the third Monday in January in each and every year, of the then state and condition of the said Water Works, which said Report shall contain an exact and particular statement of the Notes or Debentures given under the provisions of this Act, and the sums of money received on account thereof, and the names of the parties to whom such Notes or Debentures were given during the year ending the thirty first day of December then last past, and also a particular detailed statement of all sums of money received up to the said thirty first day of December in respect of the said Water Works, either for the sale of Water, or the privilege of using the said Water or the Pipes and Machinery, or otherwise howsoever, and the names of the parties from whom the same shall have been received, and also a statement of any sum or sums of money due, owing or payable for or in respect of the same, and the names of the parties by whom the same may be so due, owing or payable, and also a particular statement of the interest monies computed up to the said thirty first day of December, upon all the Debentures or Notes issued or sums of money borrowed under the provisions of this Act; and the said Report shall also specify what particular works have been done during the said year, and generally shall exhibit a full and complete account of all the affairs and business connected with the said Water Works; which Report shall be signed by the person superintending or in charge of the same, and attested to by him on oath before any Justice of the Peace in and for the City and County of Saint John and submitted to the Common Council of the said City.

If it appear by the Report that the receipts are not equal to the amount of interest payable on the Debentures, an assessment may be made for deficiency.

XIII. And be it enacted, That in case it shall appear by any such yearly Report so signed, attested and submitted as aforesaid, that the amount received in respect of such Water Works, either for the sale of Water, or for the privilege of using the said Water, or the Pipes or Machinery, or otherwise howsoever. shall not be equal to the amount of interest monies payable on the Debentures or Notes issued by virtue of this Act, and the expenses of superintending the said Water Works for the period ending on the thirty first day of December in each year, that then and in such case and so often as the same shall appear by any such annual Report, it shall and may be lawful for the said Mayor, Aldermen and Commonalty of the City of Saint John, in Common Council convened, at any time within thirty days after the said Report shall have been submitted to them, to determine, direct and order that the amount of the deficiency of funds for the payment of such interest money, together with the expenses of assessing, levying and collecting the same, shall be assessed and levied on the inhabitants on the eastern side of the Harbour of the said City, or in any district or districts thereof to be particularly described and set forth, and to direct, by warrant under their common seal, the assessors hereinafter mentioned to make a rate or assessment in due proportion upon all and every person or persons who do or shall inhabit. hold, occupy and enjoy any house, shop, warehouse or other tenement on the eastern side of the harbour aforesaid, or any district or districts thereof as above mentioned, and the said assessors are hereby required and authorized forthwith to make such rate and assessment; which same rate and assessment so to be made shall be levied and collected in the same manner as Parish or County Rates are or may be levied and collected, by virtue of any Act of Assembly in force within the said City and County at the time the same may be ordered to be levied and collected. XIV.

XIV. And be it enacted, That it shall and may be lawful for the said Mayor, City Corporation to appoint three persons to act as time to time and as often as may be necessary and requisite under the provisions assessors this Act. of this Act, to nominate and appoint three discreet persons, being freemen and freeholders of the said City, to act as assessors under this Act, who shall be sworn to the faithful discharge of such duty before the Mayor, Recorder, or either of the Aldermen of the said City; and any person so appointed who shall neglect or Penalty for neglect refuse to accept the said appointment or to become qualified to perform the duties or refusal to accept the appointment. thereof, or having become so qualified, shall neglect or refuse to perform his duty. shall for each and every neglect or refusal forfeit and pay the sum of ten pounds. to be recovered on conviction before any Justice of the Peace in and for the said City and County, and levied with costs of prosecution by distress and sale of the goods and chattels of such offender, by warrant under the hand and seal of such Justice, and paid into the hands of the Superintendent of the said Water Works, to be applied for such uses and in such manner as the rates and assessments collected under this Act, and for no other use whatsoever; and the said Mayor, vacancies to be Aldermen and Commonalty of the City in Common Council convened, shall and supplied as often as they may may appoint some other person or persons being Freemen and Freeholders of happen. the said City, in the place or places of any person or persons so refusing or neglecting, and so often as such case shall happen, which person or persons so to be appointed in the place or places of such person or persons so neglecting or refusing, shall be liable to the like penalties for neglect or refusal as the said persons first appointed, to be in like manner recovered, paid and applied, and so as often as the case may happen.

XV. And be it enacted, That none of the property, either real or personal or None of the City otherwise, of the said Mayor, Aldermen and Commonalty of the said City of Saint liable for debts of John shall be liable and answerable for any of the debts, contracts or obligations the Water Comof the said Saint John Water Company, except only the sum of five thousand Treasury loan. pounds hereinbefore mentioned, loaned out of the Province Treasury as aforesaid.

XVI. And be it enacted, That if any person shall wilfully and maliciously Maliciously break-break, damage, thrown down, destroy or injure any of the Pipes, Machinery, Fire of the Pipes, &c. Plugs, Apparatus, or any of the works already placed, erected, or established by made felony. the said Saint John Water Company, or which may be so placed, erected or established by the said Company, prior to the transfer of the interest and estates of the said Company to the said Mayor, Aldermen and Commonalty, or which may hereafter be placed, erected and established, and made under the provisions of this Act, or otherwise howsoever, by the said Mayor, Aldermen and Commonalty, for the purpose of supplying the said City and its vicinity with water, any such person shall be judged guilty of Relony, and every such person so offending and being thereof lawfully convicted, shall be liable to the punishment prescribed for Felony in an Act made and passed in the first year of the Reign of His late Majesty King William the Fourth, intituled "An Act for improving the administration of Justice in criminal cases."

XVII. And be it enacted, That this Act shall not go into operation nor take Act not to go into effect, until the same shall be accepted and consented to by the said Mayor, Alegardand consented to by the said Saint John, by a Resolution entered in City Corporation and the Water Company, to be signified by Resolution of the same, and also by the said Saint John Water Company, such signified by Resolution their Rock of the Rock of their Rock o acceptance and consent of the said Company to be signified by a Resolution their Book of Minutes, and passed at some General Meeting of the Minutes. Stockholders thereof, to be held within three months after the passing of this Act;

at which Meeting all questions touching this Act, and all proceedings under the same may be decided by a majority of the votes of all the Stockholders then present, or represented by proxy, and the number of votes shall be in the proportion and according to the scale/already established and provided by the Act of Assembly incorporating the said Water Company.

CAP. LXXIII.

An Act to incorporate the Saint John Orphan Benevolent Society.

Passed 31st March 1840.

The Saint John Orphun Benevo lent Society incorporated.

Real Estate limited to £5000.

43, s. 2.

DE it enacted by the Lieutenant Governor, Legislative Council and Assembly, That Lewis Burns, Francis Collins, John Dougherty, James Gallagher, Henry Chubb, John Humbert, Henry Porter, Thomas Harding, Hugh Sharkie, Michael M'Donnell, John W. Scott, Richard Nowlan and their Successors, be and they are hereby erected into a body Corporate for the purpose of relieving, protecting, educating and binding out as Apprentices all such indigent Orphan Children as are already or which hereafter shall be received as fit and proper objects for relief and protection, and for no other purpose, by the name of The Saint John Orphan Benevolent Society, and shall have all the general powers and privileges incident to Corporations by Act of the General Assembly of this Province: Provided always, That the real estate which said Corporation may at any time hold, shall not exceed five thousand pounds.

Corporation to the Poor have under 26 G. 3, c.

II. And be it enacted, That the said Corporation shall have in all respects the have the like power and authority, by and with the consent of two or more Justices of the Orphan Children Days to him Justices of the Orphan Children on the Oversease of the Days and the Oversease of the Overseas as the Overseers of Peace, to bind out any such Orphan Children as the Overseers of the Poor now have, under and by virtue of the second section of an Act made and passed in the twenty sixth year of the Reign of His Majesty King George the Third, intituled "An Act to regulate and provide for the support of the Poor in this Province."

CAP. LXXIV.

An Act to continue several Acts for the establishment and regulation of Boards of Health in the several Counties of this Province.

Passed 31st March 1840.

3 W.4, c. 23.

5 W. 4, c. 47. continued.

[4/mi /5112

E it enacted by the Lieutenant Governor, Legislative Council and Assembly. That an Act made and passed in the third year of the Reign of His late Maiesty King William the Fourth, intituled, "An Act for the establishment and regulation of Boards of Health in the several Counties of this Province," and also an Act made and passed in the fifth year of the same Reign, intituled "An Act to continue and amend the Act for the establishment and regulation of Boards of Health in the several Counties of this Province," be and the same are hereby respectively continued and declared to 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.