Ι.

A. D. 1850.

CAP. L.

An Act to consolidate and amend the Laws relating to the Office of Sheriff.

Repeal of 6 W 4, c 1,

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1 V c 15,

3 V c 71,

9 V c 26, Reservations : Appointments, Bonds. Judgments, Liabilities.

Appointment of Sheriffs, save for the City and County of Saint John, to be made annually in March.

removal.

Sheriffs to remain in office till others appointed and sworn.

the Queen.

Bonds to be lodged in the Secretary's office for the approval of the Lieutenant Governor.

To be sent to the Clerk of the Pleas when perfected.

Passed 26th April 1850. **B**E it enacted by the Lieutenant Governor, Legislative Council and Assembly. That an Act made and passed in the bly, That an Act made and passed in the sixth year of the Reign of His late Majesty William the Fourth, intituled An Act for the better regulating of the Office of Sheriff in this Province; also an Act made and passed in the first year of the Reign of Her Majesty Queen Victoria, intituled An Act to alter the times for the appointment of Sheriffs and Supervisors of Great Roads; also an Act made and passed in the third year of the said last mentioned Reign, intituled An Act to amend the Act to alter the times for the appointment of Sheriffs and Supervisors of Great Roads; also an Act made and passed in the ninth year of the said last mentioned Reign, intituled An Act in amendment of the Law relating to the appointment of Sheriffs ; be and the same are hereby repealed : Provided, that the appointment of Sheriffs or Deputy Sheriffs heretofore made, and all bonds heretofore given, and all judgments heretofore recovered, and all other acts, matters and things heretofore done, and all liabilities heretofore incurred under and by virtue of any of the said Acts hereby repealed, shall continue and remain in full force and effect so far as the same are in accordance with the provisions of the said Acts hereby repealed, or any of them, notwithstanding the repeal of the said Acts.

II. And by it enacted, That the Sheriffs of the several Counties in this Province, save and except the Sheriff of the City and County of Saint John, shall be appointed annually by the Lieutenant Governor or Administrator of the Government for the time being, by and with the advice and consent of the Executive Proviso for death or Council, in the month of March in each and every year; provided that nothing in this Act contained shall prevent the appointment of any such Sheriff at any other time when the same may become necessary in consequence of the death or removal from office of any Sheriff.

III. And be it enacted, That every Sheriff appointed or to be appointed, shall remain in office until another shall be appointed and sworn in his stead; and every such Sheriff, in addition to the Bond (A) required to be given to Her Majesty, shall give a bond (B) with two good and sufficient sureties in the sum of annually with surveites, in addition to the Bond to ment for the time being to answer for the and the diministrator of the Government for the time being, to answer for any moneys or damages that may be recovered against the said Sheriff, or by reason of any Act, misdoing or neglect of such Sheriff or any of his Deputies, in the discharge of the duties of his office for the year or portion of a year for which he may be so appointed, and a new bond (B) shall be annually given by every Sheriff, although such Sheriff shall be re-appointed and continued in office; and every such Sheriff shall forthwith after his appointment lodge such bond (B) in the office of the Secretary of the Province, to be by him laid before the Lieutenant Governor or Administrator of the Government for the time being, for his approval of the sureties therein named, and the bond shall not be deemed to be perfected until such approval shall be given and endorsed thereon; and in case of the failure of any Sheriff to give such bond with sureties that shall be so approved of, for the space of one month after his being appointed, another person shall be appointed in his stead for the then current year, to end on and at the same day in March then next ensuing as the appointments of the other Sheriffs, and every such bond when so perfected shall be transmitted by the Secretary of the Province to the office of the Clerk of the Pleas of the Supreme Court, and shall be filed by him IV. and remain on file with the records of the said Court.

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IV. And be it enacted, That if any person shall recover a judgment against On a return of any Sheriff in any Court of Record in this Province, for any moneys due to of fieri facias or damages sustained by him or them for or by reason of any act, doing, misdoing or Bond may be neglect of such Sheriff, or any of his Deputies, in the discharge of the duties of his put in suft. office, during the year or portion of a year for which any such bond may be given, and shall issue any writ of *fieri facias* upon such judgment into the County where such Sheriff may reside, and a return of nulla bona as to the whole or any part of the amount of such judgment shall be made upon such writ of fieri facias, such person may forthwith, upon such return being made, apply to the said Supreme Court or any Judge thereof, and such Court or Judge shall thereupon grant an order for such bond to be put in suit by such person, and such person may thereupon bring an action of debt upon such bond in the Supreme Court in his own name, and a copy of such bond, certified under the Seal of the said Court, shall in all cases be good evidence thereof without the production of the original; provided that no action shall be brought upon any such bond unless the suit in which such judgment shall have been obtained against such Sheriff, for a cause of action accruing during the year for which such bond was given, shall have been commenced before the expiration of one year after the end of the year for which such bond was given; nor shall any such action on such bond be brought after the expiration of one year from the day of the signing of such judgment recovered against such Sheriff; and provided also, that no order for putting such bond in suit shall be made, unless the requisite facts shall be made to appear by affidavit to the satisfaction of the Court or Judge.

V. And be it enacted, That the person by whom such action of debt upon such Amount recovera. bond shall be brought, may recover in such action the amount of the judgment able upon the Bonds defined. recovered against the Sheriff, with the costs of suit, provided that the amount of such judgment does not exceed the penalty of the bond, and the amount of debt recovered in any action on such bond shall be deemed a satisfaction of the bond pro tanto; and in case of a subsequent order being obtained for putting the bond in suit at the instance of any other party, there shall be recovered in such subsequent action no more than the residue of the penalty which may remain after such part satisfaction of the bond in such former action, together with costs of suit, and so on toties quoties; and the aggregate of the debt recovered in all actions upon any such bond shall never exceed the penalty of the bond; and in case any action shall be brought upon any such bond, wherein there shall be nothing recovered, the defendant shall have judgment with costs of suit.

VI. And be it enacted, That any Sheriff may appoint one or more fit and Appointment of Deputy Sheriffs. proper persons to act as Deputy Sheriffs under him, and any person so appointed Deputy Sheriff shall give to the said Sheriff security for the faithful performance of his duty; and the said Sheriff shall immediately after such appointment publish the name of any person whom he may so appoint as a Deputy Sheriff in one of the public newspapers of the County, and if none be published therein, then in the Royal Gazette of this Province, which publication may be proved by the production of the said Gazette or newspaper in which the said notice shall have been published, and the same shall be sufficient evidence of such person being such Deputy Sheriff; and no person shall be authorized to act as Deputy Sheriff until he shall have given security, and his name shall have been published in the manner aforesaid; provided always, that nothing in this section contained shall apply to any person deputed by any Sheriff to do particular acts only.

VII. And be it enacted, That in all cases where the High Sheriff of the County sheriffs permitted is or shall be permitted to reside out of the Shire Town of the County, it shall be shire Town to keep

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the an office and Deputy there.

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the duty of such Sheriff, and he is hereby required, not only to keep a Deputy or Under Sheriff resident in the Shire Town of the County, but also an office as near as conveniently may be to the Court House, which office such Sheriff is hereby required to keep open at all reasonable times for the transaction of business.

VIII. And be it enacted, That if any Sheriff or his Deputy shall levy or receive any sum of money by virtue of any execution, writ or process, and shall retain the same in his hands for the space of one month after the same shall have been demanded by the person authorized to receive the same, that then such Sheriff shall forfeit to the party entitled to receive such sum of money, for any time that he or his Deputy may retain the same, at the rate of one shilling per pound for every month that the same shall be so detained after the expiration of one month after demand, made as aforesaid, to be recovered by action of debt at the suit of the party entitled to receive the same, in the Supreme Court of this Province, or in the Inferior Court of Common Pleas for the County where such offence shall have been committed; provided such action shall be brought within three months next after such demand made, and not otherwise.

IX. And be it enacted, That no person (save and except the High Sheriffs respectively, and their respective Deputies) shall charge or be allowed to receive any fee or reward whatsoever for the services of any writ or process issued from the Supreme Court or any of the Inferior Courts of Common Pleas in this Province, nor shall any fee for the service of any writ or process issued from any of the said Courts be allowed or taxed in any case unless such service has been made or performed by the Sheriff or some one of his Deputies of the County or City and County in which the writ or process shall have been served, or by some person specially authorized by the said Sheriff to make the particular service, any law, usage or custom to the contrary in any wise notwithstanding; and it shall be the duty of every Attorney issuing any process from any of the said Courts to put the same into the hands of the Sheriff or one of his Deputies to be served, unless when the service is intended to be entirely gratuitous.

X. And be it enacted, That the Attorney issuing any writ or process, whose name is endorsed on such writ or process, shall in all cases be considered as the employer of the Sheriff serving any such writ or process, and as such, liable to the Sheriff for his legal fees for serving or executing the same; provided that nothing herein contained shall be construed to defeat the liability of the plaintiff to such Sheriff for the service of any writ or process.

XI. And be it enacted, That the Justices of the Peace of the several Counties Justices to Sheriffs in this Province, at their respective General Sessions, shall allow the said Sheriffs respectively such reasonable compensation for their services in summoning the Grand and Petit Jurors of their respective Counties, and for attending the Courts therein, as to the said Sessions respectively shall appear just and right, not exceeding in any one year the sum of twenty pounds; which allowance or compensation when so awarded by the Sessions as aforesaid, shall be paid by the County Treasurer out of any funds in his hands belonging to the said Counties respectively, by order of the said Sessions, provided that the limit of twenty pounds hereinbefore mentioned shall apply only to the services hereinbefore specifically described, and shall not be construed to extend to any remuneration to be made by the said Justices to the said Sheriff out of the County funds for any other services by him performed.

XII. And be it enacted, That the following Fees shall be allowed in lieu of the Fees now authorized to be taken by the Sheriffs respectively for the like services, viz :---

No fees for service of writs or process to be charged

except when made by Sheriffs or their

Deputies.

Retaining money tericd or received.

Forfeiture.

Recovery.

Attorney issuing writ or process to be considered the employer of the Sheriff.

Proviso.

Compensation to be made by the for summoning Juries and attending Courts.

Scale of Fees chargeable by Sheriffs :

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Drawing and taking a Bail Bond,	£0 10	0
A strong defendant on mesne process, where sum sword to	也是分析的目标的意思。	的复数形式学校学校的复数
does not exceed fifty pounds,	0 5	Ō
Where it exceeds one hundred pounds and not two hundred and	后来达得过就是能走到。	18名表示にもしていたかか。
fifty pounds,	0 7 0 10	0
Transming a Declaration in Riectment	0 5	0
Travelling, per mile, from the Court House,	0 0 0 10	3 0
Executing Habere Facias Possessionem,	0 10	
Travening, per mile, nom die Court moues,		Gaolers.
Gaolers' Fees.		Gaolers

For locking and unlocking each Debtor,

SCHEDULE A.

of County of Know all men by these presents, that we in the Province aforesaid, and County of the Province of in the Province aforesaid, are held and firmly bound unto our County of Sovereign Lady Victoria, by the Grace of God of the United Kingdom of Great Britain and Ireland, Queen, Defender of the Faith, &c. in the sum of one thousand pounds of lawful money of New Brunswick, to be paid to our said Lady the Queen, Her Heirs or Successors, for which payment well and truly to be made, we bind ourselves and each of us by himself, for and in the whole, our Heirs, Executors and Administrators, and every of us, firmly by these presents. Sealed in the year of our Lord one thouday of with our seals. Dated this year of Her Majesty's Reign. , and in the sand eight hundred and has by Letters Patent under the Great Whereas the above bounden Seal of the said Province of New Brunswick, been appointed High Sheriff of the in the said Province. Now the condition of the above County of obligation is such, that if the said shall in all things well, truly and faithfully demean and behave himself in the said office of High Sheriff of the said County during his continuance in the said office, and faithfully execute and perof form all and singular the duties belonging to the said office, and also shall duly account for and pay over to Her Majesty's Receiver General for the said Province for the time being, or to such other person as shall be authorized to receive the as such same, all moneys which shall or may be received by him the said Sheriff on account of or to the use of Her said Majesty, Her Heirs or Successors, when duly required from time to time so to do, then the said obligation to be void, or else to be and remain in full force and virtue.

Signed, sealed and delivered in presence of

SCHEDULE B.

Know all men by these presents, that we the are held and firmly bound unto Form of Bond to the Lieutenant Governor or Administrator of the Government of the Province of the Lieutenant New Brunswick for the time being, in the sum of five hundred pounds of lawful money of the said Province, to be paid to the said Lieutenant Governor or Administrator of the Government of the said Province for the time being, for which payment to be well and truly made, we bind ourselves and each of us by himself, for

11 Form of Bond to the Queen.

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for and in the whole, our and each of our Heirs, Executors and Administrators, firmly by these presents: Sealed with our seals. Dated the day of in the year of our Lord one thousand eight hundred and

Whereas the above bounden has been duly appointed High Sheriff of the County of (or the City and County of as the case may be,) for the year ending on the day of March next ensuing the date of this obligation. Now the condition of this obligation is such, that if the said Sheriff as aforesaid, his Executors or Administrators, shall well and truly pay and satisfy, or cause to be paid and satisfied, all moneys and damages that may be recovered against him the said Sheriff as aforesaid, by any person or persons for or by reason of any act, doing, misdoing, or neglect of such Sheriff

or any of his Deputies in discharge of the duties of his office, during the said year ending on the day of March next ensuing the date of this obligation, then this obligation to be void, otherwise to remain in full force and virtue.

Signed sealed and delivered in presence of

CAP. LI.

An Act to consolidate all the Laws now in force for the division of the Province into Counties, Towns and Parishes.

Passed 26th April 1850.

Preamble.

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THEREAS His Most Gracious Majesty King George the Third, by the ' Royal Letters Patent, under the Great Seal of this Province, bearing ' date the eighteenth day of May in the year of our Lord one thousand seven ' hundred and eighty five, was pleased to erect and divide this Province of New 'Brunswick into eight Counties, known and distinguished by the following names : ' The City and County of Saint John, Westmorland, Charlotte, Northumberland, ' King's County, Queen's County, York, and Sunbury; which said several Coun-' ties are fully defined and described by their several boundaries in the said ' Letters Patent, as by reference thereto will more fully appear : And Whereas ' the Counties of Northumberland, York and Westmorland have by several Acts ' of the General Assembly of this Province been divided, and six new Counties ' erected, to wit, the County of Northumberland into the Counties of Northumber-' land, Kent, Gloucester and Restigouche; the County of York into the Counties 'of York, Carleton and Victoria; and the County of Westmorland into the ' Counties of Westmorland and Albert: And Whereas the descriptions of the 'said Counties, and their subdivision into Towns and Parishes, are in some ' instances obscure, and difficult to be understood, and it is deemed expedient to ' consolidate all the Laws now in force relating thereto, and more clearly to define ' and specify the boundaries of the said Counties, and the Towns and Parishes ' into which they have been subdivided ;'

The Province divided into Counties, viz:

The County Charlotte. I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and Assembly, That the Province of New Brunswick shall be divided into the several Counties hereinafter named, and the said several Counties shall be bounded and limited as follows, any law to the contrary notwithstanding :—

The said County of Charlotte, bounded south by the Bay of Fundy, west by the River Saint Croix and the western shore of the Bay of Passamaquoddy, east by the line running true north thirty miles from Point Lepreau, as surveyed by Deputies Wilkinson and Mahood in the years of our Lord one thousand eight hundred and thirty eight and one thousand eight hundred and forty five; and north