Light Houses, Continued.

To the Keeper of the Light House on Point Le Proe eighty five pounds:

To the Keeper of the Light House on Partridge Island eighty five pounds:

To the Keeper of the Light House on Campo Bello one hundred pounds:

To the Keeper of the Beacon Light eighty five pounds:

To the Keeper of the Light House on Machias Seal Island one hundred and thirty pounds; and an additional sum of thirty six pounds to enable him to pay an Assistant:

To the Keeper of the Light House in the Harbour of Saint Andrews forty pounds:

To the Keeper of the Light House on Cape Enrage eighty five pounds:

To the Commissioners of Light Houses in the Gulf of Saint Lawrence eighty five pounds to provide for the Salary of a Keeper for the year one thousand eight hundred and fifty two at the Light House on Point Escuminac.

Moneys to be paid by Warrant on the Treasury.

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

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CAP. II.

An Act to repeal an Act intituled An Act to regulate the Printing and Distribution of the Acts of Assembly.

Passed 18th February 1852.

13 V. c. 19, repealed.

E it enacted by the Lieutenant Governor, Legislative Council and Assembly, That an Act passed in the thirteenth year of the Reign of Her present Majesty Queen Victoria, intituled An Act to regulate the Printing and Distribution of the Acis of Assembly, be and the same is hereby repealed.

An Act to continue an Act for the better prevention of Trespasses on Crown Lands and Vol 1 Page 30. 8424. 4. K Private Property.

Passed 18th February 1852.

E it enacted by the Lieutenant Governor, Legislative Council and Assembly, That an Act made and passed in the thirteenth year of the Reign of Her present Majesty, intituled An Act for the better prevention of Trespasses on Crown Lands and Private Property, be and the same is hereby continued and declared to be in force until the first day of May which will be in the year of our Lord one thousand eight hundred and fifty five.

Then for m. N. R. Mefricall An Act

CAP. IV. Dec quetto

Passed 18th February 1852.

An Act to amend the Law relating to Lunatics and Insane Persons.

BE it enacted by the Lieutenant Governor, Legislative Council and Assembly, as follows:—

A lunatic may be apprehended on the Warrant of two Justices directed to a Constable.

1. Any person furiously pad, or so far disordered in his senses as to be dangerous when at large, may, on evidence of the fact, be apprehended and conveyed to the Provincial Lunatic Asylum as a lunatic or insane person, on a Warrant issued by any two Justices of the Peace of the County in which the lunatic or insane person may be, and directed to any Constable of the same County.

2. It shall be the duty of the Justices to issue the Warrant, and of the Con- Duty to issue and stable to execute the same, whether or not the Asylum be in the County where execute the Warsuch Justices or Constable have jurisdiction.

3. The Commissioners of the Asylum, and the persons in charge of the same, Lunatic to be shall receive and keep any lunatic or insane person so committed, and deal with Assium. him as other inmates are by law to be dealt with.

4. The reasonable expenses of removing the lunatic or insane person to the Payment of expenses of removing Asylum, after being proved on oath before any two Justices, shall be borne and Lunation to the paid in the first instance by the party applying for the apprehension, if of ability Asylum. to pay the same; and when so paid, or in case such party shall be unable to pay, such Justices or any other two Justices shall, by Warrant directed to any Constable of the County, order the amount to be levied of the goods and chattels, or lands and tenements, if there be no personal property of the lunatic or insane person, with the costs of levying, and if there be no such property then the amount shall be paid, or repaid, out of the contingent fund of the County, by order of the Justices of any General or Special Sessions of the County in which such lunatic or insane person may have been apprehended.

5. The Warrants mentioned in sections one and four of this Act, shall respec- Form of Warrants.

tively be as near as may be in the forms in the Schedule.

6. This Act shall not be construed to extend to abridge the prerogative of Her Act not to abridge Majesty, or of the Chancellor, concerning such lunatics or insane persons, nor to restrain or prevent any friend or relation of such lunatics or insane persons from taking them under their own care and protection.

SCHEDULE.

Warrant to apprehend a Lunatic or Insane Person.

Warrant to apprehend.

To any Constable of the County of

You are hereby required to apprehend A. B., a lunatic, or an insane person. and convey him to the Provincial Lunatic Asylum, there to be kept and dealt with as other inmates of such Asylum, and for so doing this shall be your sufficient Warrant. Dated at day of 185

> C. D. Justices of the Peace for E. F. 5 the County of

Warrant to levy expenses of removal.

Warrant to levy

To any Constable of the County of

You are hereby required to levy the sum of , being the expenses of removing A. B., a lunatic, or insane person, from the County of from the place at which he may have been apprehended, to the Provincial Lunatic Asylum, of the goods and chattels [or if necessary, the lands and tenements, or both goods and lands of the said A. B., and the same to sell at public auction after fourteen days notice, to be posted up in three or more of the most public places where such property may be found; and the money arising from such sale to return to us, after deducting the expenses of the sale, together with this Warrant and your doings therein. Dated at day of 185

> C. D. Justices of the Peace for E. F. sthe County of