Su R. Lows Vol. 1. Page 485.

An Act to amend an Act intitled An Act for the encouragement of Agriculture.

Passed 7th April 1852.

THEREAS the provisions of an Act passed in the twelfth year of Her Preamble Majesty's Reign, intituled An Act for the encouragement of Agriculture, have been misunderstood or wilfully abused;

Be it enacted by the Lieutenapt Governor, Legislative Council and Assembly,

as follows:-1. It shall be the duty of the Treasurer of any Agricultural Society applying Duty of the Treasurer of any Agricultural Society and to the cultural Society on Provincial Secretary a list of the subscribers to such Society, with a copy of the warrant on the bye laws by which the same is to be governed in the disposal of its funds, Treasury. raised by subscription, or received from the Province, for the uses and purposes of such Society, accompanied by his account for the preceding year, duly audited and certified by the President and Committee of Audit; and the Treasurer shall make oath before a Magistrate that he verily believes that the amount set opposite to such subscribers' names have been paid bona fide by them, and that the same will be applied in strict accordance with the bye laws of the Society.

2. It shall not be lawful to issue a warrant to any Agricultural Society under No Warrant to the said Act, until such list, bye laws and certificates, upon oath, be filed in the laws \$10. be filed in the Provincial in the Provincial Provincial Secretary's Office, agreeably to the provisions of this Act.

Secretary's Office.

CAP. LV.

An Act to amend the Act to racilitate the construction of a Railway from Saint Andrews to Quebec.

Passed 7th April 1852.

HEREAS it is expedient to amend an Act made and passed in the Preamble. While fourteenth year of Her Majesty's Reign, intituled An Act to facilitate ' the construction of a Railway from Soint Andrews to Quebec, in certain particulars;' Be it therefore enacted by the Lieutenant Governor, Legislative Council and

Assembly, as follows:-

The last proviso contained in the first section of the said recited Act, in these Last proviso in words, "Provided always, that the shares to be delivered to the Provincial Sec. 1 of 14 V. c. 36. repealed. Treasurer on account of the Province, shall be of the same class and description as those paid up by the shareholders of the Company, for the purposes of this Act," be and the same is hereby repealed; provided always, that no further No debentures to debentures shall issue under the provisions of this or the said recited Act, until it be made satisfactorily to appear to the Lieutenant Governor in Council, that a pletion of the whole work to Woodstock bona fide contract or contracts has or have been entered into for the completion has been entered of the said Railway, from, at or near Waweig to Woodstock, in the County of Carleton; provided that the following shall be the form of Debentures Form of debenreferred to in the said recited Act, and Coupons shall hereafter be annexed tures changed. thereto, instead of the form prescribed in the Schedule to the said Act:-

PROVINCE OF NEW BRUNSWICK.

£100 Sterling Debenture.

£100 Sterling transferable.

Under the authority of the Legislature of the Province of New Brunswick.

The Government of New Brunswick promise to pay to the bearer, the sum of one hundred pounds sterling, thirty years from and after the , likewise the interest from the same date, at the rate of six per cent. per

C. 56, 57 annum, to be paid half yearly on presentation of the proper Coupons for the same, as hereunto annexed, on the day of in London. in each year, at the office of

In testimony whereof, the Lieutenant Governor of the Province of New Brunswick, on behalf of the said Province, and by virtue of the authority vested in him by an Act of the General Assembly of the same, intituled An Act to facilitate the construction of a Railway from Saint Andrews to Quebec, which Act has been approved and allowed by Her Majesty, has hereunto set his hand and affixed his seal of office, at Fredericton, in the Province of New Brunswick, this

(Signed)

Countersigned by the? Provincial Treasurer.

COUPON.

PROVINCE OF NEW BRUNSWICK.

£3 Sterling.

issued under the £3 Sterling. Half yearly interest dividend due on Debenture No. authority of the Provincial Legislature for one hundred pounds sterling, payable in London.

In testimony whereof, the Lieutenant Governor [and so forth, as in the pre-

CAP. LVI. Ohmuchel

ceding form.]

1 Via (1. Laws. Vol 1. Page 485,
14 V. c. 38. An Ant An Act to amend the Act for the establishment of Municipal Authorities so far as regards the County of Carleton. Passed 7th April 1852.

Passed 7th April 1852.

E it enacted by the Lieutenant Governor, Legislative Council and Assembly,

Time for holding first election of Councillors under Act 14 V. c. 38.

1. That the first election for Councillors under the Act made and passed in the fourteenth year of the Reign of Her present Majesty, intituled An Act for the establishment of Municipal Authorities in this Province, shall take place on the first Tuesday in May in this present year, and the annual election for the same purpose shall be on the last Tuesday in December in every year, the first of which shall be on the last Tuesday in December of this present year, which elections shall be in lieu of the several times specified in the said recited Act for holding

Act limited to Carleton.

2. The provisions of this Act shall only extend to the County of Carleton.

he above

CAP. LVII. Physialice

An Act to simplify the service of Process against Co-Partners in Trade in proceedings before Justices of the Peace, and in the City Court of Saint John. Passed 7th April 1852.

Process against Co-partners may be in the name of the doing business in the County in which issued.

E it enacted by the Lieutenant Governor, Legislative Council and Assembly, That from and after the passing of this Act, in civil actions before Justices firm and served on any member thereof of the Peace or in the City Court of Saint John, brought against Co-partners in trade, doing business under the name of a firm, the names of the members composing which may not be set forth in full in the name and style of such firm, it shall be deemed sufficient in any process issued by any Justice of the Peace, or out of the said City Court, in such action or actions to insert the name and style of such firm as used by the said firm, and such process shall be deemed duly served or executed, if served or executed (as now by law required) upon any