our Lord one thousand eight hundred and seventy, except such parts thereof as are hereby repealed.

CAP XV.

An Act to continue and amend the several Acts relating to the Arestook Boom Company.

Section.

Section.

1. Acts 7 V. c. 49, 8 V. c. 91, and 11 V. c. 51, continued. 2. Boom to be opened in specified circumstances. 3. Rate of charges altered.

Passed 3rd April 1855.

FC, 15.

DIGITA

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

1. An Act made and passed in the seventh year of the Reign of Her present Majesty, initialed An Act to incorporate the Arestook Boom Company, and An Act to continue and amend the Act to incorporate the Arestook Boom Company, made and passed in the eighth year of the same Reign, also An Act to continue and amend the Act to incorporate the Arestook Boom Company, made and passed in the eleventh year of the same Reign, are hereby severally continued and declared to be in force until the first day of October which will be in the year of our Lord one thousand eight hundred and sixty.

2. When it shall be found absolutely necessary for the more speedy conveyance of the lumber to market, to open the Boom and drive the lumber down the River Saint John before being rafted, which shall be determined by the majority of votes of the lumber-holders, each owner having two hundred and fifty tons shall be entitled to one vote, and in like proportion for any greater quantity, and no person to have more than twenty votes; the quantity of each individual's lumber to be determined by the survey that has been first made; but when any dispute shall arise as to the quantity of the lumber claimed by each person, before voting upon the same he shall make oath before one of Her Majesty's Justices of the Peace to the quantity so surveyed; and should a majority of the votes of the lumber-holders be in favour off opening the said Boom, then it shall be the duty of the said Corporation to open the said Boom and to turn out said lumber into Saint John River, for which service they the said Corporation shall

40

6. 16.] 18° VICTORIÆ, A.D. 1855.

receive the sum of four pence per ton on timber for boomage, and eight pence per thousand superficial feet of logs of any description, to be ascertained by the next survey made by any qualified Surveyor of lumber.

3. Instead of the toll or boomage provided by the seventh Section of the Act to incorporate the Arestook Boom Company, there shall be allowed to said Company upon all timber boomed, rafted, and secured as mentioned in said Act, one shilling and four pence per ton, and the sum of three shillings and six pence per thousand superficial feet of logs, masts, and spars of every description, and the Corporation shall have the lien and power of sale as therein mentioned.

CAP. XVI.

An Act to enable the Dorchester Manufacturing Company of the City of New York to hold Property in this Province.

Section.

Section

1. Company may hold property; limit.

2. An office to be kept in Dorchester.

Passed 3rd April 1855.

3 Act, when to come in force.

WHEREAS John Cairns, Edward Allison, James E. Brown, and Frederick A. Peterson, have formed themselves, with their associates, successors, and assigns, into a Joint Stock Company, in the City of New York, in the United States of America, by the name of "The Dorchester Manufacturing Company of the City of New York," to quarry and manufacture Stone in this Province, and are desirous of being enabled to hold real and personal property in this Province as such Company ;--

Be it therefore enacted by the Lieutenant Governor, Legislative Council, and Assembly, as follows :---

1. The Dorchester Manufacturing Company of the City of New York aforesaid, and their successors, shall and may have full power and lawful right and authority to have, hold, own, and enjoy in any way real estate and lands of all kinds in this Province, whether in fee simple or by lease, or in any other way, and to have and hold personal estate of all kinds in this Province, in any way, and to alienate, encumber, lease, sell, or deal with the same in any manner; provided always, that

LLMC DIGITA

41