- 6. Sections fourteen and fifteen of the above recited Act shall include the Parish of Simonds in the County of Saint John, for all the purposes of the works of the Commissioners.
- 7. That so much of the provisions of the above recited Act as shall be repugnant to the provisions of this Act is hereby repealed.

CAP. VIII.

An Act to amend the Act for the Incorporation of certain Bodies connected with the Wesleyan Methodist Church in New Brunswick.

Section.

Preamble.

- Certain corporate powers and property transferred.
- 2. Validity of appointments, &c. not in New Brunswick.

Section.

- 3. Evidence of Conference acts.
- 4. Affidavits, how sworn.
 5. "Rules and usages," interpretation of.

Passed 12th March 1858.

WHEREAS since the passing of the Act for the Incorporation of certain Bodies connected with the Wesleyan Methodist Church in New Brunswick, the Ministers of the Wesleyan Methodist Church in Nova Scotia, New Brunswick, Newfoundland, Prince Edward's Island, and Bermuda, have, by the authority of the British Conference, been organized and constituted a Conference, by the name and style of "The Conference of the Wesleyan Methodist Church or Connexion in Eastern British America," and it is necessary to confer upon the said Conference all power which it was contemplated by the said Act to confer upon a Conference in this Province, and to amend the Act in other respects;—

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

1. The power and authority conferred by the ninth Section of the said Act upon a Conference in this Province, shall be vested in "The Conference of the Wesleyan Methodist Church or Connexion in Eastern British America," and the lands, tenements, moneys, or other property held by the District Meeting or District Meetings referred to in the said recited Act, shall become the property of and be vested in the Conference of the Wesleyan Methodist Church or Connexion in Eastern British America aforesaid, for the same use and benefit for which they shall have been previously received and held by any such District Meeting.

- 2. Any appointment made, or other act done, or order, judgment, or resolution of the said Conference passed or determined at any meeting held at any place in either of the Provinces of Nova Scotia, Newfoundland, Prince Edward's Island, or Bermuda, shall be as binding and obligatory in this Province as if passed within this Province, when certified under the hand of the President and Secretary of the Conference, or any persons acting in their stead.
- 3. A copy of any such minute of appointment, act done, order, judgment, or resolution, certified and signed by the President, or acting President, Secretary, or acting Secretary, verified by an affidavit of a credible person that it was signed in his presence, or that, being acquainted with the handwriting of such President and Secretary, he verily believes the signature to be their proper hand writing respectively, and also that the persons signing are the President and Secretary respectively, or were acting as such, shall be evidence of such appointment, act, order, judgment, or resolution of the Conference in any proceeding whatever, and in any Court in this Province.
- 4. Affidavits may be sworn before a Commissioner of the Supreme Court, or Justice of the Peace.
- 5. For the purposes of the said recited Act, and this Act. the words "rules and usages" shall be held to refer to such rules and usages as have been or may hereafter be sanctioned by the Conference of the Wesleyan Methodist Church or Connexion in Eastern British America.

CAP. IX.

An Act relating to Parish Schools.

- 1. Chief Superintendent and Clerk, appoint-
- ment and pay of.

 2. Board of Education, constitution of.
- Inspectors, appointment and pay.
 Of the Board of Education.
- 5. Of the Superintendent.
- 6. Of the Trustees.
- 7. Of the Committee of School Districts.
- 8. Teachers, their duties and qualifications.
 9. Superior Schools, provision for.
- 10. Libraries.
- Assessments, how levied.
- 12. Assessment bye laws, by Manicipalities.
- 13. Amount receivable under Assessment principle.

Section.

- 14. Parish or District Assessments, how made.
- 15. Warrant to Assessors on affirmative resolution.
- Assessors and Collectors, proceedings by;
 Penalties and allowances.
- 18. County Assessments, proceedings te-wards;

 19. If ordered, Sessions to determine the
- amount; and

- 20. To apportion the money raised.
 21. Money to be paid to County Treasurer.
 22. Relief of assessed Districts when the County is assessed. 23. Assessment principle, how annulled.