belonging, except the lots, pieces and parcels of land and tenements mentioned in the second Section of this Act, in such parcels, and on such terms as they shall see fit; and upon any sale or sales of the same or any part thereof, to make good and sufficient conveyances of the same in fee under their corporate seal, and when necessary to take security by way of mortgage or otherwise, and in case of forfeiture of any securities so taken, the mortgaged premises to possess, hold, and enjoy, and the same again to sell and dispose of in the same manner and with the like powers as aforesaid, as they the said Rector, Church Wardens, and Vestry, and their successors, shall deem it expedient, any Act or Law to the contrary notwithstanding.

- 2. Nothing in this Act shall be construed to empower or authorize the Rector, Church Wardens, and Vestry, or their successors, to sell or dispose of the whole or any part of the lots of land lying between Germain and Charlotte Streets in the said City, on which the Parish Church and School House now stand; nor of the lots on either side of King Street, under mortgage to the Lord Bishop of Fredericton; nor of the Burial Ground in the Parish of Simonds, belonging to the said Rector, Church Wardens, and Vestry.
- 3. The moneys arising from any such sale or sales shall be applied to the reduction of the Bond Debt of the said Rector, Church Wardens, and Vestry, as soon as may be after the same are realized; but it shall not be necessary for any purchaser under this Act to see to the proper application of the purchase money, nor shall his title be in any way affected by the misapplication thereof.

CAP. XXXIII.

An Act in addition to and in amendment of an Act to alter and amend the Act to incorporate the City of Fredericton.

Section.

- Administration of affairs, in whom vested.
- 2. Rate-payers only allowed to engage in trade, &c., without licence.
- 3. Mayor to grant licence; licence to be in force one year.
 4. Meaning of term 'Councillor.'
- Meaning of term Councilor.
 Designation of the Meetings of City Council.
- Person nominating candidate for office, to produce Certificate that such candidate has been assessed,

Section.

- and paid assessment; presiding officer not to enter name in Poli Book, unless Certificate is produced: penalty.
- duced; penalty.
 7. City Treasurer to furnish duplicate
 Receipts.
- 8. When presiding officer is unable to attend, Mayor or City Clerk to appoint; time for opening Court at nomination; time for holding Court on polling day.

:Section.::

9. If election not held on day appointed. Mayor to order new election within ten days.

10. If election be declared void, when new election to be held.

11. Protest against election, when to be made.

12. In any case of protest, Mayor or person presiding to swear witnesses. 13. Mayor may issue Subpœna to compel

attendance of witness, or produc-tion of papers, &c.

14. Witness neglecting Subpæna,

penalty.

15. Mayor not to have jurisdiction in civil suits.

16. Power of Mayor and one Alderman to try certain cases; Summons or

Section.

Warrant may be served or exe-

cuted in any part of County.

17. Justice of the Peace not to try offences committed within City; exceptions.

18. In absence of Mayor, Justice of the Peace to try cases.

19. City Clerk to be Attorney of Supreme Court.

20. Persons convicted of any offence.

how punished. 21. Fines, &c., how recovered.

22. Act 22 Vic. c. 8, in part repealed.

23. Accounts to be published. 24. Council to establish rates of

anchorage. 25. Mayor, &c. accepting certain offices,

Passed 20th April, 1863.

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

- 1. The administration of the fiscal, prudential and municipal affairs of the City of Fredericton, shall be vested in one principal officer, who shall be styled the Mayor of the City, and in ten other persons, and in no other power or authority whatever, two of whom shall be annually elected for each Ward of the said City, and who shall be styled Aldermen, all of whom shall be annually elected as directed in and by an Act made and passed in the twenty second year of Her Majesty's Reign, intituled An Act to alter and amend the Act to incorporate the City of Fredericton, and in and by this Act; and such Mayor and Aldermen shall be a body corporate and politic in deed, fact, and name, by the name of 'The Mayor, Aldermen and Commonalty of the City of Fredericton,' and in and by that name to sue and be sued; and all bye laws made by the said Mayor, Aldermen and Commonalty, in City Council convened, shall express to be enacted by 'The Mayor, Aldermen and Commonalty of the City of Fredericton.
- 2. No person not being a rate-payer in the City of Fredericton, or the County of York, shall engage in any trade, profession, occupation or calling within the limits of the said City of Fredericton, under a penalty not exceeding twenty dollars for each and every offence, unless he obtain a licence therefor as hereinafter directed.
- 3. The Mayor of the said City is hereby authorized to ask, demand and receive for the use of the City, a sum not exceed-

ing twenty dollars from any person not being a rate-payer in the said City or County, engaging or wishing to engage in any trade, profession, occupation or calling within the said City; and on the receipt of such sum, to grant unto such person a licence under the Seal of the City, to engage in any such trade, profession, occupation, or calling; which licence shall have force only for one year from the date thereof, or until the said person shall be rated or assessed in the general assessment of the said City.

4. Whenever in the said Act to which this is an amendment of and addition to, the words 'Councillor' or 'Councillors' occur, they shall be deemed to mean Alderman or

Aldermen, as the case may occur.

5. When the Mayor and Aldermen meet in Council for the despatch of business, such meetings shall be designated

'The meetings of the City Council.'

6. At any election for Mayor, Aldermen, or Assessors, an elector nominating any person as a candidate for any of the said offices, shall produce to the presiding officer or person holding such election, a receipt or certificate of the City Treasurer, shewing that the person so nominated has been assessed as provided for in and by the sixth Section of the said Act to which this Act is an amendment, and that he has paid such assessment twenty days before said election; and the presiding officer or person holding such election, shall not enter in the Poll Book the name of any person as a candidate, unless such receipt or certificate be produced; for each and every wilful violation of the provisions of this Section, by any presiding officer or person holding any City Election, he shall forfeit and pay a sum of twelve dollars.

7. The City Treasurer shall furnish a duplicate receipt to

any rate-payer in the City requiring the same.

8. Should any presiding officer, or person appointed to hold any City Election, from any cause be unable to attend at the time and place appointed for holding the election, the Mayor, or in his absence, the City Clerk, shall, on receiving notice of such inability, forthwith appoint a person to hold such election; and such person shall be sworn to discharge the duties of said office by the Mayor, if appointed by him, or by the City Clerk, if appointed by him; if such application be made on the morning of the day of holding

such election, and there be not time after the person so appointed shall have been sworn in, to open the Court for nomination at nine o'clock in the forenoon, the said person so appointed and sworn shall forthwith, after being sworn, open and continue the Court for nomination open for at least one half hour, but in no case to close the said Court for nomination before ten o'clock on the forenoon of the same day, nor shall he open any Court for nomination after twelve o'clock noon of the day appointed for holding any such election; if the Court for polling votes be opened after ten o'clock, and before twelve o'clock noon, the said presiding officer shall keep the said Court for polling votes open as many minutes after four o'clock in the afternoon, as will keep the said Court for polling votes open six consecutive hours.

9. If any election ordered to be held on a particular day, shall from any cause not be held on that day, and the same be duly certified to the Mayor by the City Clerk, it shall be lawful for the Mayor to order an election in lieu thereof, without calling the Council together, said election to take place within not less than ten days from the date of such order; and such order shall be directed to the City Clerk, who shall forthwith cause public notice thereof to be given by handbills posted up in the said City, and by publication in one of the Newspapers published in the City.

10. Upon any election protested against being declared null and void by the City Council, the new election ordered thereupon may be held within not less than seven days after the day of ordering such election, notice to be given as directed in the preceding Section.

11. No petition complaining of an undue election of Mayor, Aldermen, or Assessors, shall be received or inquired into by the City Council unless within two hours after the declaration of the person so elected, an elector or candidate at such election do make, subscribe, and deliver to the presiding officer or person holding such election, a written protest against the return of the person so declared elected, stating the ground upon which he protests; and the inquiry shall be confined to the grounds stated in the protest.

12. The Mayor or Chairman presiding at any meeting of the City Council convened to try any protest against any election, shall have power and authority to swear all persons produced as witnesses before the Council, and any such person being convicted of swearing falsely, shall be deemedguilty of perjury.

- 13. The Mayor shall have power to issue Subpænas to require and compel the attendance of witnesses before the City Council, to give evidence on such enquiry, and to produce any books, papers or documents that may be required by either party.
- 14. Any person being duly subpænaed, and neglecting or refusing to attend, shall forfeit and pay a fine not exceeding five dollars; and any person attending and refusing to be sworn or to give evidence, without sufficient excuse, shall be considered in contempt, and may for every such contempt be committed by the Mayor or Chairman to the common gaol of the County of York, for any period not exceeding twenty four hours at any one time, or fined at the discretion of the Council; which fine shall not exceed the sum of eight dollars, and shall be recovered on information and proof as other fines are to be collected or imposed by this Act, or the Act to which this Act is an amendment and addition.
- 15. Notwithstanding anything contained in the Act passed in the twenty second year of Her Majesty's Reign, intituled An Act to alter and amend the Act to incorporate the City of Fredericton, the Mayor of the said City shall have no jurisdiction in civil cases.
- 16. The Mayor of the City of Fredericton, with one of the Aldermen of the City, shall have the sole power to hear, try and determine all cases of information and complaint of offences committed within the said City that can be heard, tried and determined under the provisions of the Revised Statutes, Title xxxvii, Chapter 138, except for violation of any of the City bye laws: Any summons or warrant issued by the said Mayor or Aldermen, upon any such information or complaint, may be served or executed in any part of the County of York, and shall have the same force, power, and effect, as summons or warrants issued by any Justice of the Peace for the said County.
- 17. It shall not be lawful for any Justice of the Peace in for the County of York, other than the Mayor and Alderman as aforesaid, to hear, try or determine any information or complaint for offences alleged to have been committed

within the said City, to be heard, tried and determined in the manner prescribed by the Revised Statutes, Title xxxvii, Chapter 138, 'Of Summary Convictions;' and any conviction by any Justice other than the Mayor and Alderman, except as hereinafter directed, shall be null and void; provided that nothing herein contained shall apply to trials for larceny under the Revised Statutes, Title xl, Chapter 159, Section 26.

18. In the absence of the Mayor from the City, or his inability to attend from any cause, any two Justices of the Peace in and for the said County shall have power to hear, try and determine any of the cases referred to in the two preceding Sections.

19. The City Clerk shall be an Attorney of the Supreme

Court.

- 20. Persons convicted before the Mayor for any offence tried in a summary manner, or before any three Justices of the Peace in the said City, may be sentenced to be imprisoned in the common gaol of the County of York to hard labour; and it shall be lawful for the Mayor and Corporation, with the assent of the County Council of the County of York, to enclose and use such portion of the ground around and belonging to the said gaol, for the purposes of such labour, as they may deem necessary, and to make such rules, ordinances and bye laws relating thereto, and the government of the premises, and the nature of the labour, as they may deem requisite; the said rules, ordinances, or bye laws, before going into operation, receiving the approval and sanction of the Governor in Council.
- 21. All fines, penalties and forfeitures to be recovered by the provisions of this Act, may be recovered with the costs of prosecuting the same, in the manner prescribed by the Act to which this Act is an amendment of and addition to.
- 22. So much of an Act made and passed in the twenty second year of Her Majesty's Reign, intituled An Act to alter and amend the Act to incorporate the City of Fredericton, as is inconsistent with this Act, is hereby repealed, except as to any thing done, pending, or in progress and undetermined, under and by virtue thereof:
- 23. The Accounts of the said City shall be published at least one week before the annual election of Mayor for the said City, instead of the time now prescribed by law.

24. The City Council shall have power and authority to establish tolls and rates for anchorage, within the limits for

anchorage.

25. Any Mayor or Alderman of the said City, who shall accept or hold office contrary to the provisions of the tenth Section of an Act made and passed in the twenty second year of the Reign of Her Majesty Queen Victoria, intituled An Act to alter and amend the Act to incorporate the City of Fredericton, shall forfeit and pay the sum of forty dollars for every offence; and the acceptance of office by such Mayor or Alderman, and every day's continuance in office by such Mayor or Alderman, shall be a substantive offence.

CAP. XXXIV.

An Act to enable the Corporation of the City of Fredericton to raise a sum of money by way of Loan, to purchase a Steam Fire Engine.

Section.

1. Council to borrow money on Debentures; amount to be raised.

2. Debentures, how executed.

Section.

3. Money raised to be paid to Treasurer of City.
4. Council to levy rate, and when.
5. Moneys assessed, how applied.

Passed 20th April, 1863.

WHEREAS the Corporation of the City of Fredericton are desirous of procuring a Steam Fire Engine for the use of the City of Fredericton, and to raise money by way of loan to pay for the same :-

Be it therefore enacted by the Lieutenant Governor, Legis-

lative Council, and Assembly, as follows:-

1. It shall and may be lawful for the City Council of the City of Fredericton, and they are hereby authorized and empowered to borrow such sum or sums of money in loans of not less than one hundred dollars each, not exceeding four thousand dollars in the whole, to procure a Steam Fire Engine, and the necessary quantity of Hose for the use of the said Engine, and to issue Debentures with or without Coupons for interest at a rate not to exceed six per cent. per annum, payable semi-annually to the lenders thereof, in such form as the City Council may deem expedient, which Debentures and Coupons shall be respectively negotiable in the same manner as promissory notes payable to bearer.

2. The said Debentures shall be sealed with the common seal of the said Corporation, and signed by the Mayor and