the authority of the fortieth Section of the said Act, he shall be liable to a fine of not less than two dollars and not more than five dollars for every offence.

- 7. The provisions of the seventy fourth Section of the said Act shall extend to meetings for "muster," as well as meetings for drill and exercise; and the penalty in such cases shall be not less than two dollars and not more than five dollars.
- 8. All Acts and parts of Acts inconsistent with this Act, are hereby repealed.

## CAP. XLVI.

An Act further to enlarge the jurisdiction of the City Court of the City of Saint John, and in amendment of the Law relating to said Court.

### Section.

1. In what actions Court has jurisdiction.

2. Right to reduce claim.

 Process, forms. &c.
 Provisions of Sec. 9, 22 Vic. cap. 38, extended to this Act.

5. Provisions of Sections 4 and 5, 23
Vic. cap. 57, extended to this Act.
6. Provisions of 13 Vic. cap. 1, extended

- to this Act.
- 7. Provisions of Charter, &c. extended to this Act.

8. Plaintiff or Defendant may conduct suit in person or by Attorney.

#### Section.

9. Court may tax Counsel fees. 10. In case of non-jurisdiction, judgment how rendered.

Judgment, how proved.
 Executions over forty dollars, to

- whom directed. 13. Execution to Sheriff against the
- body; discharge of Bail. 14. Defendant, if imprisoned. how brought up to attend trial.

15. Limit of Act.

16. Sections of former Acts repealed.

17. Fees and costs.

Passed 13th April, 1864.

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

1. The City Court of the City of Saint John shall have. jurisdiction over all actions of debt where the sum demanded

does not exceed eighty dollars.

2. The same right to reduce a claim originally over eighty. dollars by credit of payment, or by abandonment, so as to bring the claim within the jurisdiction extended by this Act, and also similar proceedings as to the set off of adverse claims, shall be had and allowed in suits under this Act as at present exist and are in force in the said Court in actions of debt for twenty dollars and under.

3. The process, forms and proceedings shall be the same as are now established, used and allowed in actions of debt

in the said Court.

- 4. The provisions of the ninth Section of an Act passed in the twenty second year of the Reign of Her present Majesty, intituled An Act to enlarge the jurisdiction of the City Court of the City of Saint John, shall extend and apply to suits brought under this Act.
- 5. The several provisions and provisos of the fourth and fifth Sections of an Act passed in the twenty third year of the Reign of Her present Majesty, intituled An Act relating to the City Court of the City of Saint John, shall extend and apply to suits brought under this Act.

6. The provisions of the Act of Assembly 13 Victoria, Chapter 1, relating to the relief of persons confined for debt in the body of the gaol in the City and County of Saint John, shall extend and apply to suits brought under this Act. 7. All the provisions of the Charter of the City of Saint

- 7. All the provisions of the Charter of the City of Saint John, and of the several Acts of Assembly relating to the City Court of the City of Saint John, and the practice and proceedings of said Court now in force and applicable to and not inconsistent with the provisions of this Act, and the jurisdiction hereby created, shall extend and apply to suits brought under this Act.
- 8. Any plaintiff or defendant in a suit before the said Court may appear and conduct his suit either in person, by his agent, or by Attorney of the Supreme Court, whose authority may be either written or oral; but on the trial such Attorney shall not be a competent witness for the party for whom he appears.
- 9. In defended cases, where the sum demanded exceeds, twenty dollars, the Court may in their discretion tax a Counsel fee to the successful party on the trial of the cause, not in any case to exceed four dollars, to be included with costs recoverable on judgment; but the Court shall not tax a fee in any case unless, in the opinion of the Court, under the circumstances, the assistance of Counsel was reasonably required.
- 10. If on the trial of any action brought in the said Court, it shall appear that the Court has not jurisdiction in the case, judgment shall be rendered as in case of non-suit, and the defendant shall have execution for costs accordingly.
- 11. A judgment recovered in the said Court may be proved by a copy-of the record of such judgment certified under the

hand of the Common Clerk, or his Deputy, to be a true copy, and to have been compared with the original entry of such judgment in a record book of the said Court.

- 12. All executions issued upon any judgment had in the said Court under this Act upon suits for the recovery of sums over forty dollars, shall be directed to the Sheriff of the City and County of Saint John, instead of to one of the Marshals of said Court as in other cases, and the form of execution shall be altered as may be required accordingly; and every such execution shall be dated on the day upon which the same is issued, and shall be returnable thirty days after the date thereof; and the said Sheriff shall register all executions received by him under this Act, in a record book to be kept by him for the purpose, and shall make return thereof to the Common Clerk's office; and the said Sheriff shall proceed on such executions according to the exigency thereof, in the same manner and with like powers and authorities as upon executions issued out of the Supreme Court of this Province.
- 13. Executions delivered to the Sheriff against the body of any defendant under this Act, shall have the like effect, as regards fixing bail, as if delivered to a Marshal for the purpose of being executed according to the practice of the said Court; and any defendant, after judgment obtained against him in the said Court, may render himself or be rendered by his bail in discharge of his bail, in like manner and with the like effect as may now be done in said Court before judgment; and if a suit shall have been commenced against the bail, the same shall at any time before judgment recovered therein be dismissed by the Court on payment into Court of the costs in such suit up to the time of render.
- 14. Any defendant in a suit before the said Court, who may be imprisoned in the common gaol in any civil suit, may be brought up to attend the trial of his suit in the said Court by an order under the hand of the Aldermen or Common Clerk presiding in said Court, and after the trial shall be recommitted to prison; and no Sheriff or Gaoler acting in obedience to such order shall be liable to an action for an escape.
- 15. This Act shall continue and remain in force until the first day of May one thousand eight hundred and sixty nine.

16. The tenth and twenty sixth Sections of an Act passed in the thirteenth year of the Reign of Her present Majesty, intituled An Act to alter and amend the practice and proceedings in the City Court of Saint John; the fourth and fifth Sections of an Act passed in the twenty second year of the Reign of Her present Majesty, intituled An Act to calarge the jurisdiction of the City Court of the City of Saint John; and the twenty fifth Section of an Act passed in the twenty third year of the Reign of Her said Majesty, intituled An Act relating to the City Court of the City of Saint John; are hereby repealed.

17. The fees and costs in actions in the said City Court, and for the Aldermen, Common Clerk, and Marshals, shall be taxed and allowed according to the following Table, that

is to say:--

# To the Aldermen.

Every Judgment in suits for the recovery of any sum

not exceed	ling twe	nty do	llars,	•••		•••	\$0	50		
Every Judgme	nt in sui	ts for	the red	overv	of anv	sum				
over twent	y dollars	and n	otexce	edingf	orty dol	lars,	1	00		
Every Judgme	nt in sui	ts for	the rec	covery	of any	sum				
over forty	dollars a	nd no	t excee	ding si	ixty dol	lars,	1	50		
Every Judgme	sum									
					•••	•••	2	00		
Every Oath ad						•••	0	20		
Every Order of	•••	•••	•••		0	30				
Every Order to postpone the trial of a cause,							0	40		
					-					
To the Co	mmon Ci	erk joi	r the us	e of the	Corpor	ation	•			
Summons,	•••	•••	•••	•••	•••	•••	0	13		
Each copy,	•••	•••	•••	•••	•••	•••	0	07		
Attachment,	•••	•••		•••	•••	•••	0	13		
Each copy,	•••	•••	•••	•••	•••	•••	0	07		
Each Oath,	•••	•••		•••	•••	•••		10		
(Not more th	an two to	be ta	xed for	witne						
Subpæna and	Cicket.		•••	•••				14		
Each additiona				•••	•••	•••		06		
		•••		•••		•••	-	14		
Execution,				•••	•••	•••	-			
			•••	•••	•••	•••		14		
Each Certificat	e,	•••	•••	•••	•••	•••		20		
Copies of paper	rs per to	10 of	one hu	ndred	words,	•••	0	10		
Every Judgment in suits for the recovery of any sum over twenty dollars and not exceeding forty dollars, 1 00										
overtwent	y dollars:	andno	ot excee	dingf	orty doll	ars,	1	00		

	710101					===
Every Judgment in su over forty dollars a	nd not	exceeu	iiiig biz	LUY UOII	wind, the	1 50
Every Judgment in su over sixty dollars,	its for	the rec	overy (	or any	sum	2 00
	To the	Marsha	ls.			
In suits for the recove	ry of a	any sun	n not	exceed	ing tw	enty
	dolla		•••	•••	\$	0 20
Serving Summons,	•••	•••				0 30
Serving Attachment,	•••	•••	•••	•••		0 50
Serving Executions,	•••	•••				
In suits for the reco	very of	any su	m over	twent	A gons	irs
and not e	xceedii	ng forty	y dollai	rs :		
Serving Summons,	•••	•••	•••	•••		0 40
Serving Attachment,	•••	•••	•••	•••		0 50
Serving Executions.	•••	•••		•••	•••	-
In suits for the rec	overv (	of any	sum ov	er fort	ty doll	ars
and not e	xceedi	ng sixt	v dolla	rs :	•	
		••••	• • • •	•••	٠ ١	<b>50 60</b>
Serving Attachment,		•••		•••	•••	0 70
					* 7	
To the Sheriff of	the City	, and C	ounty o	f Saint	John.	_
For registration and the him under the profive cents, to be produced in the	return ovision oaid by he amo	of ever as of the the pa	y Exectis Act, arty obtained which	ution the su taining Execu	directom of the Execution is	ition sued
Serving Execution in forty dollars and Serving Execution in	not exc	ceeame	SIXLY	UVIIAID	, онс ч	
sixty dollars, one	dollar	and fif	fty cent	ts.		
	W	itness.				
To every necessary W	itness.	for eac	h day's	attend	lance,	\$0 2
Travelling, if over o	ne mi	le, goir	ng and	returi	ing,	0
No Witness fees to appear on oath	be tax that h	ed for e has :	any pa actuall	rty un y paid	VIIC BA	
Parties to suits, atter fees as witness.			esses, 1	to be a	llowed	sam
	J	urors.				

Each Juror who shall be sworn in a cause, 20 cents, to be paid into Court by parties applying for Jury, and be costs in the cause: