

NONO ANNO

VICTORIÆ REGINÆ.

CAP. CXIV.

An Act for granting a Civil List to Her Majesty.

Reserved for the signification of Her Majesty's pleasure, 9th June, 1846.

The Royal Assent given by Her Majesty in Council, on the 16th August, 1847; and Proclamation made thereof by His Excellency JAMES, EARL OF ELGIN AND KINCARDINE, in the Canada Gazette of 11th October, 1847.

MOST GRACIOUS SOVEREIGN :

THEREAS Your Majesty has been most graciously pleased to declare to Your Preamble. faithful Canadian Commons in Provincial Parliament assembled, Your Majesty's Gracious desire to owe to the spontaneous liberality of Your Canadian people, such Grant by way of Civil List as shall be sufficient to give stability and security to the Great Civil Institutions of the Province, and to provide for the adequate remuneration of able and efficient Officers in the Executive, Judicial and other Departments of Your Majesty's Public Provincial Service, the granting of which Civil List constitutionally belongs only to Your Majesty's faithful Canadian people in their Provincial Parliament : We, therefore, Your Majesty's most dutiful and loyal subjects, the Commons of Canada in Provincial Parliament assembled, desirous that a certain competent Revenue for the purpose, may be settled upon Your Majesty, (to whom may God grant a long and happy Reign) as a testimony of our unfeigned affection to Your Sacred Person and Government, have accordingly freely resolved to grant unto Your Majesty, a certain Revenue payable out of the Consolidated Revenue Fund of this Province; We do therefore most humbly beseech Your Majesty that it may be enacted, and be it enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament Duties and of the United Kingdom of Great Britain and Ireland, and intituled, An Act to re-unite Revenues the Provinces of Upper and Lower Canada, and for the Government of Canada; and der the conit is hereby enacted by the authority of the same. That all duties and revenues over Which the respective Legislatures of Upper Canada or Lower Canada had, before the Upper or of Passing of the Act of the Imperial Parliament, intituled, An Act to re-unite the Pro- da, or under the vinces of Upper and Lower Canada, and for the Government of Canada, or over which control of the the Legislature of this Province has, or may have power of appropriation, shall form the Province, one Consolidated Revenue Fund, to be appropriated for the Public Service of this Pro-Vince, in the manner and subject to the charges hereinafter mentioned.

Legislature of to form the Consolidated **Revenue** Fund of Canada, subject to certain charges.

II.

The said Fund to be charged with the expenses of the collection and management thereof, the same being duly audited.

A sum not exceeding £34,638. 15s. 4d., appropriated out of the said Fund for the purposes mentioned in Schedule A. And a sum not exceeding £39,245. 16s. for the life of Her Majesty and for five years after, for the purposes mentioned in Schedule B. The said sums to be paid by the Receiver General on Warrants, and to be accounted for to Her Majesty. The sums in the first column of the saidSchedules. to be those payable while the offices are held by the present incumbents; afterwards those in the second column. Offices named in Schedule B. may be abolished, and the ap-

propriation of the sums therein mentioned may be varied. Accounts to be laid before the Legislature. Proviso: Amount payable for pensions limited. Pension lists to be laid yearly before the Legislature. Surrender of

hereditary Revenues of the II. And be it enacted, That the Consolidated Revenue Fund of this Province shall be permanently charged with all the costs, charges and expenses, incident to the collection, management and receipt thereof; such costs, charges and expenses being subject nevertheless to be reviewed and audited in such manner as shall be directed by any Act of the Legislature.

III. And be it enacted, That there shall be payable in every year to Her Majesty, Her Heirs and Successors, out of the Consolidated Revenue Fund of this Province, a sum not exceeding Thirty-four thousand, six hundred and thirty-eight pounds. fifteen shillings and four pence currency, for defraying the expense of the several services and purposes named in the Schedule A to this Act annexed; and during the life of Her Majesty, and for five years after the demise of Her Maiesty. there shall be payable in every year to Her Majesty, Her Heirs and Successors. out of the said Consolidated Revenue Fund, a further sum not exceeding Thirty-nine thousand, two hundred and forty-five pounds, sixteen shillings currency, for defraying the expense of the several services and purposes named in the Schedule marked B to this Act annexed ; the said sums of Thirty-four thousand, six hundred and thirty-eight pounds, fifteen shillings and four pence, and Thirty-nine thousand, two hundred and forty-five pounds, sixteen shillings, to be issued by the Receiver General in discharge of such Warrant or Warrants as shall be from time to time directed to him under the hand and seal of the Governor; and the said Receiver General shall account to Her Majesty for the same through the Lords Commissioners of Her Majesty's Treasury in such manner and form as Her Majesty shall be graciously pleased to direct.

IV. And be it enacted, That the sums set down in the first column opposite to each Office or Department in the said Schedules A and B shall be payable for each, while the present Incumbents shall respectively remain in office, and as often as any such present Incumbent shall cease to hold such office, the sums respectively mentioned in the first column shall cease to be payable, and the sums mentioned in the second column shall, as each case arrives, be payable instead as in the said Schedules mentioned.

V. And be it enacted, That it shall be lawful for the Governor to abolish any of the Offices named in the Schedule B, or to vary the sums thereby appropriated to such purposes connected with the administration of the Government of this Province, as to Her Majesty, Her Heirs and Successors shall seem fit; and that accounts in detail of the expenditure of the several sums expended under the authority of this Act, shall be laid before both Houses of the Legislature within thirty days from the beginning of the Session next after such expenditure shall be made: Provided always, that not more than Two thousand, two hundred and twenty-two pounds, two shillings and four pence, shall be payable at the same time for pensions to the Judges out of the sum mentioned in the said Schedule A, and that not more than Five thousand, five hundred and fifty-five pounds, eleven shillings and one penny, shall be payable at the same time for pensions out of the sum mentioned in Schedule B, and that a List of all such pensions, and of the persons to whom the same shall have been granted, shall be laid in every year before the Legislature.

VI. And be it enacted, That during the time for which the said several sums mentioned in the said Schedules are severally payable, the same shall be accepted and taken by Her Majesty by way of Civil List instead of all Territorial and other Revenues now at the the disposal of the Crown arising in this Province; and that three-fifths of the net Crown, while produce of the said Territorial and other Revenues now at the disposal of the Crown within this Province, shall be paid over to the account of the said Consolidated Re- dules remain venue Fund; and also that during the life of Her Majesty, and for five years after the payable. demise of Her Majesty, the remaining two-fifths of the net produce of the said Territorial and other Revenues now at the disposal of the Crown within this Province, shall be also paid over in like manner to the account of the said Consolidated Revenue Fund.

VII. And be it enacted, That the consolidation of the Duties and Revenues of this Consolidation Province, shall not be taken to affect the payment out of the said Consolidated Revenue Fund of any sum or sums heretofore charged upon the rates and duties now raised, levied and collected, or to be raised, levied and collected, to and for the use of either of of the Provinthe former Provinces of Upper or Lower Canada, or of this Province, for such time cial Legislaas shall have been appointed by the several Acts of the Legislature of the Province by which such charges were severally authorized.

VIII. And be it enacted, That it shall not be lawful for the Legislative Assembly to Legislative originate or pass any Vote, Resolution or Bill for the appropriation of any part of the Assembly not to appropriate said Consolidated Revenue Fund, or of any other tax or impost, to any purpose which shall not have been first recommended by a Message of the Governor to the said Legislative Assembly during the Session in which such Vote, Resolution or Bill shall be passed.

IX. Provided always, and be it enacted, That the foregoing provisions of this Act The foregoing shall have no force or effect until the fiftieth, fifty-first, fifty-second, fifty-third, fiftyfourth, fifty-fifth, fifty-sixth and fifty-seventh Sections of the Act of the Parliament of pended until the United Kingdom of Great Britain and Ireland, intituled, An Act to re-unite the sections 50, Provinces of Upper and Lower Canada, and for the Government of Canada, and the 55, 56 and 57 Schedules referred to in the said Sections, shall have been repealed.

not to affect charges made upon the Retures.

monies for any object not recommended by the Governor during the same Session.

provisions of this Act susof the Union Act, (3 and 4 V. c. 35,) and the Schedules therein referred to, shall have been repealed.

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9º VICTORIÆ, CAP. 114.

1846.

SCHEDULE (A.)

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	One Chief Justice Four Puisné Judges, at £1,000 each One Vice Chancellor Lower CANADA. One Chief Justice of Lower Canada Three Puisné Judges at Quebec, at £1,000 each One Chief Justice of Montreal or of Quebec, as the case may be Three Puisné Judges at Montreal, at £1,000 each One Judge at Three Rivers One Judge of the District of St. Francis First Judge, District of Gaspé Pensions to Judges Attorneys and Solicitors General, Salaries and Allowances for Contingencies Court of Vice-Admiralty Circuit Allowances to Judges	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$ \begin{array}{cccccccccccccccccccccccccccccccccccc$

SCHEDULE (B.)

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Governor's Secretary, and his Office Provincial Secretary, and his Office Registrar's Office, to merge in the Provincia Incumbency - Receiver General's Office Inspector General, and his Office Executive Council Office - Board of Management of Public Works Emigrant Agent Pensions Indian Annuities Contingencies of Public Offices	al Secretary's Office	after the present	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$

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