

Members of the Corporation thereby established : Be it therefore 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 of the United Kingdom of Great Britain and Ireland, and intituled, *An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada*, and it is hereby enacted by the authority of the same, That the persons following, to wit: Joseph Ford, Benjamin Damon, Lathrop Shirtleff, Amos Lay, Jeremiah Lovejoy, George O. Somers, Chester William Cowles, Stilman S. Kendall, and Nathaniel Jenks, resident in the County of Stanstead, and Abraham Perkins Silver, Hiram Glines, Richard Norris Webber, Simon French Rankin, Asher Rodgers, Simon Mallory, Benjamin Libbee, and — McDougall, resident in the County of Sherbrooke, who were practising as Physicians and Surgeons and *Accoucheurs* in Lower Canada at and for a long time prior to the twenty-eighth day of July, in the year of our Lord one thousand eight hundred and forty-seven, when the said cited Act became Law, whose names have been omitted to be included in the said Act as Members of the said Corporation, shall be, from and after the passing of this Act, exempted from incurring any liability to prosecution, and shall not be subjected to any penalty for practising and continuing to practise Physic, Surgery and Midwifery within this Province, in the same manner, and to the same extent as the Members of said Corporation are now exempted from such liability, and are not subjected to any such penalty, and that the said hereinabove named persons shall have power to sue at Law, and maintain any action or suit for the recovery of fees for services rendered, or medicines furnished as such Physicians, Surgeons or *Accoucheurs*, as fully, and in the same manner as if they were Members of said Corporation: Provided, nevertheless, that if the above named persons, or any one of them, shall desire to become Members of the College of Physicians and Surgeons of Lower Canada, they, and each of them, shall submit to a regular examination before the Provincial Board of Examiners, as provided by the herein-first recited Act.

Proviso.

CAP. CVI.

An Act to authorize the setting apart of Lands for the use of certain Indian Tribes in Lower Canada.

[30th August, 1851.]

Preamble.

WHEREAS it is expedient to set apart certain Lands for the use of certain Indian Tribes resident in Lower Canada: Be it therefore 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 of the United Kingdom of Great Britain and Ireland, and intituled, *An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada*, and it is hereby enacted by the authority of the same, That tracts of Land in Lower Canada, not exceeding in the whole two hundred and thirty thousand Acres, may, under orders in Council to be made in that behalf, be described, surveyed and set out by the Commissioner of Crown Lands, and such tracts of Land shall be and are hereby respectively set apart and appropriated to and for the use of the several Indian Tribes in Lower Canada, for which they shall be respectively directed to be set apart in any order in Council, to be made as aforesaid, and the said tracts of Land shall accordingly, by virtue of this Act, and without any price or payment being required therefor, be vested in and managed by the Commissioner of Indian Lands for Lower Canada, under the Act passed in the Session held in the thirteenth and fourteenth years of Her Majesty's Reign, and intituled, *An Act for the better protection of the Lands and Property of the Indians in Lower Canada*.

230,000 acres land to be set apart for Indians in L. C.

And be vested in Commission of Indian Lands.

II. And be it enacted, That there shall be paid yearly out of the Consolidated Revenue Fund of this Province, a sum not exceeding One Thousand Pounds currency, to be distributed amongst certain Indian Tribes in Lower Canada by the Superintendent General of Indian affairs, in such proportions amongst the said Indian Tribes, and in such manner as the Governor General in Council may from time to time direct.

£1000 to be distributed among Indian Tribes in L. C.

CAP. CVII.

An Act for the regulation of Hunting and the preservation of Game.

[30th August, 1851.]

WHEREAS the mode of hunting followed in certain cases, tends to the destruction of Game and to diminish the number of the Birds of Passage which frequent the shores and shoals of the County of Kamouraska in great numbers: Be it therefore 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 of the United Kingdom of Great Britain and Ireland, and intituled, *An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada*, and it is hereby enacted by the authority of the same, That the spring shooting season shall only commence on the Eighth of April, in each year, and it shall not be lawful to shoot any Game (*Gibier*) frequenting the beach and shoals in the County of Kamouraska, before the Eighth of April, nor after the Thirtieth of May in any year, for the spring shooting.

Preamble.

Spring shooting season.

II. It shall not be lawful to shoot any of the said Game before the Fifteenth of September in any year, which day shall be considered as the beginning of the fall shooting season, which shall last so long as the Game shall remain on the shore.

Fall shooting season.

III. It shall not be lawful at any time, nor in any manner, to hunt Game during the night, nor to shoot Game when it has alighted on or when it is flying over the shoals after sunset and before sunrise, except ducks which may be shot for the space of one hour after sunset.

Certain modes of shooting forbidden.

IV. It shall not be lawful to go in quest of Game on the beach and shoals at low water, nor to hunt Game by approaching it when it is feeding at low water.

The game.

V. Provided always, That this prohibition to hunt Game at low water, shall not be construed to prevent the shooting of Game on its passage, by persons on the watch on the points of land, and in the description of shelter called "Gabions," erected on the beach and shoals, provided this Method of hunting be used without following the Game, during the day time, and within the periods above fixed for the spring and fall shooting seasons.

Proviso: and exceptions.

VI. The destruction or carrying away of the eggs of any species of wild fowl, is by this Act prohibited in any part of Lower Canada, under the penalties hereinafter provided.

The destruction of eggs, &c.

VII. Every contravention of the above provisions, shall be punished by a fine of One Pound for the first offence, and Two Pounds for every subsequent offence; and the said fines may be sued for and recovered before any Magistrate within the limits of his jurisdiction, and in the manner and form prescribed in such cases.

Penalty for contravention.

VIII. This Act shall only apply to the County of Kamouraska, except the sixth section which applies to the whole of Lower Canada, and shall remain in force until it shall be repealed or amended by the authority aforesaid.

Extent of Act.