Cap. 209, 210.

An Act to repeal certain enactments therein mentioned, and to make better provision for Elementary Instruction in Lower Canada.

Boards may refuse Certificates.

IV. And be it enacted, That the said Boards shall, under the provisions made in the Act last above cited and other Acts defining the duties and powers of such Boards of Examiners, have power to grant or refuse Certificates or Diplomas to such School Teachers of the Districts aforesaid, as shall present themselves for examination before the said Boards.

CAP.CCX.

An Act to amend the Act intituled, An Act to repeal two certain Acts therein mentioned relating to Agriculture, and to provide for the remedy of abuses prejudicial to Agriculture.

[Assented to 14th June, 1853.]

Preamble.

WHEREAS it is expedient to amend the Act hereinafter mentioned in certain particulars: 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 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 for and notwithstanding any thing to the contrary in the sixth Section of the Act passed in the Session held in the thirteenth and fourteenth years of Her Majesty's Reign, and intituled, An Act to repeal two certain Acts therein mentioned relating to Agriculture, and to provide for the remedy of abuses prejudicial to Agriculture, the Justice of the Peace to whom any complaint shall be made as in the said Section provided, before commanding the Road Surveyor to proceed to assess the damages, shall summon the parties before him, and if, after hearing the parties the Justice shall deem it advisable, then such Justice shall command the Road Surveyor to assess the damages, and shall proceed thereafter as in the said Section it is provided: but if after hearing the parties such Justice shall determine that no damage has been caused, then he shall dismiss the case, with costs against the complainant.

Sect. 6 of 13 & 14 V. c. 40 amended.

Justice to summon and hear parties before ordering damages to be assessed, &cc.

Sect. 31 of said Act amended.

Persons interested in any water course verbalized,

II. And be it enacted, That for and notwithstanding any thing to the contrary in the thirty-first Section of the said Act, it shall be lawful for the persons interested in the Procès-Verbal of any water course, as mentioned in the said Section, to meet in any year, on the requisition of any one of themselves, at the time and place appointed for the annual election of Municipal may elect one Officers, and then and there to elect one of themselves to be

Overseer of the work to which such Proces-Verbal relates; or of themselves if it concerns more than one Parish, Township or place, then as Overseer. to elect one of themselves as such Overseer for each such place: Provided always, that any person interested in such $\hat{P}roces$ - Proviso: who Verbal may be elected, although he may reside out of the may be limits of such Parish, Township or place; each Overseer so elected shall serve until another shall be in like manner elected Term of serin his stead; and the person presiding at the meeting at which vice, &c. such election shall take place, shall transmit the name or names of the person or persons elected to the Council of the Municipality, to make part of the records thereof.

III. And be it enacted, That for and notwithstanding any thing Sect. 39 of to the contrary in the thirty-ninth Section of the said Act, any said Act amended. one or more of the persons interested in any Proces-Verbal in the said section referred to, may demand a change in the work regulated thereby, provided such demand be supported by the Persons inteaffidavits of two Surveyors or Overseers for the Parish or rested in any Township, not interested in the matter, to the effect that in Process-Verbal may demand a their opinion the regulations made concerning such work by change in the the Proces-Verbal ought to be changed in the manner to be set work thereby forth in such affidavits, in which case such change may be regulated, and made in like manner as if two thirds of the persons interested had demanded the same, as in the said Section it is provided.

IV. And be it enacted, That for and notwithstanding any thing Sect. 40 of said Act to the contrary in the fortieth Section of the said Act, the party amended; deeming himself aggrieved by any *Procès-Verbal*, instead of appeal against laying his complaint before some other Justice of the Peace, as a *Procès-Verbal* how provided by the said Section, shall lay the same before the provided by the said Section, shall lay the same before the to be made Instice of the Peace to whom the Proces-Verbal is to be and heard. presented for homologation, who shall not thereafter proceed to consider or to homologate the said Procès-Verbal, except with the assistance of some other Justice of the Peace qualified according to law to determine upon the matter, and whose concurrence shall be necessary to the homologation of such Proces-Verbal; and if a difference of opinion shall arise between the If the two said two Justices of the Peace, they shall adjourn the procee- Justices differ. dings to a subsequent day, in order to obtain the assistance of a third Justice of the Peace, and hear the parties de novo.

CAP. CCXI.

An Act to remove doubts with respect to the proper Courts of Review for Appeals from By-laws of the Municipal Councils, and to amend the Municipal Laws of Lower Canada.

[Assented to 14th June, 1853.]

WHEREAS doubts have arisen with respect to the true Preamble. meaning of that portion of the seventh section of the Act of the Parliament of this Province, passed in the twelfth year of Her Majesty's Reign, intituled, An Act to amend the Laws relative 12 V. c. 38.