Corporations Acts, applicable to first elections in incorporated Villages.

IV. The qualifications of electors at the first election under Qualifications of Electors. this Act, shall be the same as those of electors at a Township election of Municipal Councillors; and the Township Copies of Col-Clerks for the Townships of Tuckersmith, Hullett, and Gode- to be furnishrich shall furnish the Returning Officer appointed under ed. this Act, with a certified copy of so much of the Collector's Rolls for the said Townships as may be required to ascertain the persons entitled to vote at the first election under this Act. 在16日前中国的主义的主义。

V. This Act shall be deemed a Public Act.

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Public Act.

SCHEDULE.

Boundaries of the Village of Clinton.

The said Village of Clinton shall include and consist of the following lots or parcels of land, that is to say: Lots numbers forty-two, forty-three and forty-four in the first concession of the Huron Road, in the Township of Tuckersmith,-Lots numbers twenty-three and twenty-four in the first concession of the Township of Hullett,-Lots numbers one, two, twenty-three and twenty-four in the Huron Road concession of the Township of Goderich,-and lot number fifty in the Bayfield concession, in the said Township of Goderich.

CAP. CI.

An Act to incorporate the Village of Iroquois, in the County of Dundas.

[Assented to 27th May, 1857.]

THEREAS the inhabitants of the Village of Matilda, in Preamble. the County of Dundas, have by their Petition represented, that from the rapid increase of the population of the said Village, it has become necessary to confer upon it corporate powers, and prayed that it may be incorporated accordingly, and it is desirable to grant the prayer of the said Beiji Dui: Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, in a dis as Successing as Velos and a star the year one tho. follows : Taw

seven, shall be held in conformity I. From and after the passing of ithis Acto the abhabitant goof Itonbors inthe said Village of Iroquois shall be a body corporate apart corporated as framothe Township of Matildavine aubish Ithe vealed Village is Schologenco Sc. of Cour- addie doises 20, 14 division of the second clients doise in the division of the second se Common Seal, with such powers stidoprivileges as are minor shall hereafter be conferred on Incorporated Villages in Upper Canada, and the powers of such Corporation shall be exercised IX. 27* by,

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Cap. 101.

by, through and in the name of the Municipality of the Village of Iroquois.

Boundaries of the Village.

II. The said Village of Iroquois shall comprise and consist of the following lots and parcels of land, that is to say: Lots twenty-one, twenty-two, twenty-three and twenty-four, in the first concession Township of Matilda, in the County of Dundas, reckoned from the Eastern boundary of that Township.

Governor to appoint a Returning Officer.

III. After the passing of this Act it shall be lawful for the Governor of this Province to appoint a Returning Officer for the said Village of Iroquois, which Returning Officer shall appoint the time and place for holding the first Election in the said Village, of which appointment the said Returning Officer shall give notice in a newspaper published in the Village, or if there be no newspaper published there, then by notices posted in at least three conspicuous places in the said Village, ten days before the said Election.

IV. The duties of the said Returning Officer, and the qualification of the voters and of the persons elected as Councillors at

such first Election, shall be as prescribed by law with respect

Hisduties, and qualification of Electors.

Copy of Collector's Roll to be furnished to Returning Officer.

to Townships in Upper Canada. V. The Collector or Township Clerk of the Township of Matilda, or other person having the legal custody of the Collectors' Roll of that Township, for the year of our Lord one thousand eight hundred and fifty-six, shall furnish to the Returning Officer, on demand made by him for the same, a true copy of such Roll so far as the same relates to voters resident in the said Village, and so far as such Roll contains the names of the male freeholders and householders rated upon such Roll in respect of real property lying within such limits, the amount of the assessed value of such real property for which they shall be respectively rated on such Roll, which copy shall be verified on oath, or as is now required by law.

Oath of office.

VI. The said Returning Officer, before holding the said Election, shall take the oath or affirmation now required by law to be taken by Ruturning Officers for incorporated Villages in Upper Canada.

as elsewhere.

VII. Elections for Councillors for the said Village of elections to be Iroquois, after the year one thousand eight hundred and fiftyseven, shall be held in conformity with the provisions of law applying to incorporated Villages in Upper Canada.

Oaths of office, &c., of Councillors.

VIII. The several persons who shall be elected or appointed under this Act, shall take the same oaths of office and of qualification as are now prescribed by law.

IX.

Village of Iroquois—Incorporation. 1857.

IX The number of Councillors to be elected under this Act Number and shall be five, and they shall be organized as a Council in the powers of councillors. same manner as in Villages incorporated under the provisions of the Upper Canada Municipal Corporations Acts, and have, use, and exercise the same powers and privileges as in the said Incorporated Villages.

X. From and after the passing of this Act, the said Village Village sepa-X. From and alter the passing of this her, the said vinage rated from shall cease to form part of the said Township of Matilda, and rated from Township. shall to all intents and purposes form a separate and independent Municipality, with all the privileges and rights of an incorporated Village in Upper Canada ; but nothing herein contained shall affect or be construed to affect any taxes imposed for the payment of any debts contracted by the Township of Matilda aforesaid, but the said Village of Iroquois shall be Provision as liable to pay to the Treasurer of the Township of Matilda to existing aforesaid, in each and every year until any such existing debt be fully discharged, the same amount which was collected within the said described limits of the said Village towards the payment of such debt for the year 1856, and the same shall be a debt against the said Village.

XI. Any Councillor elected to serve in the Township Coun-Election of cil of the said Township of Matilda for the present year, and Township Councillor in residing within the above prescribed limits of the said Village, the place of shall immediately on the appointment of a Returning Officer any residing as provided by this Act, cease to be such Councillor, and the in the Village. duly qualified electors of the Township of Matilda aforesaid, not included in the said limits, shall thereupon proceed to elect a new Councillor or Councillors, as the case may be, to serve in the Council of the said Township for the remainder of the year, as in the case of death or resignation provided for by the Municipal laws of Upper Canada.

XII. The Officers of the said Council of the Township of As to taxes Matilda, shall not proceed to collect any rate or assessment for 1857. imposed by the said Council for the present year, within the limits of the said Village, but the amount which may be required for the purposes of the said Village within the present year, shall be based on the assessment of the Township assessor or assessors for the present year, and shall be collected by the Officer or Officers to be appointed by the said Village Council for that purpose.

XIII. The Clerk of the said Township shall, and is hereby Copy of part required to furnish to the Clerk to be appointed by the Council of Assessment of the said Village, on demand made by him therefor, a true nished to Vil-copy of the Assessment Roll for the present year, so far as the lage Clerk. same shall contain the rateable property assessed within the same Village, and the names of the owners or occupants thereof.

XIV.

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Expenses of papers, &c., required under this Act.

XIV. The expenses of any assessment imposed for the prssent year, so far as the same shall relate to assessments made within the limits of the said Village, and the expenses of furnishing any documents, or copies of papers or writings, by the Clerk or other Officer of the Council of the said Township hereinbefore referred to, or required to be furnished, shall be borne and paid by the said Village Council to the said Township Council, or otherwise as the said Township Council shall require.

As to Township money spent in the Village in 1857.

XV. Any of the moneys of the said Township which shall have been expended within the limits of the said Village for the benefit thereof, since the first day of January last, shall be accounted for and repaid to the Council of the said Township by the said Village Council.

Inconsistent enactments repealed.

XVI. All Acts and provisions of Acts inconsistent with this Act, so far as the same may affect the said Village of Iroquois, shall be and the same are hereby repealed.

Public Act.

XVII. This Act shall be a Public Act.

CAP. CII.

An Act to incorporate the Village of Newmarket.

[Assented to 27th May, 1857.]

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Preamble.

HEREAS the great increase in the population and importance of the Village of Newmarket since the now last census, makes it expedient to provide for its incorporation as a village, before the time when it could be so incorporated under the ordinary operation of the Upper Canada Municipal Corporations Acts : Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

Newmarkct incorporated as a Village from 1st January, 1858.

I. Upon, from and after the first day of January, one thousand eight hundred and fifty-eight, the inhabitants of the Village of Newmarket comprised within the boundaries in the Schedule to this Act named, shall be a body corporate, apart from the Townships in which the said Village is situate, and as such shall have perpetual succession and a Common Seal, with such powers as are now by law conferred upon Incorporated Villages in Upper Canada; and the powers of such Corporation shall be exercised by, through and in the name of the Municipality of the Village of Newmarket.

Municipal Corporations

Upper Canada II. So much of the Upper Canada Municipal Corporations Acts as relates to incorporated Villages, shall, from and after the day last aforesaid, apply to the said Village of Newmarket, 1712 and