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Inconsistent enactments repealed.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with this Act, so far as the same may affect the said Village of Iroquois, shall be and the same are hereby repealed.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.]

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:

Newmarket 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. of other and I and recommended, this to region

Municipal Corporations

 $\mathbb{R} V U$

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, and the said Village shall, as an incorporated Village, have and Acts to apply exercise all and singular the rights, powers, privileges and to Newmarket and the Countries of th or as shall by virtue of the said Acts, or of any other Act or Officers there-Acts now in force, or hereafter to be in force in Upper Canada, of. belong to incorporated Villages; and all the rules, regulations and enactments in the said Acts, or any of them contained, or which shall in any wise apply to incorporated Villages, and the Municipal Councillors and Officers thereof, shall apply to the said Village of Newmarket, as fully as if it had become an incorporated Village under the ordinary operation of the said Upper Canada Municipal Corporations Acts, with the exceptions hereinaster made.

III. The Municipal Council of the Township of Whitchurch Appointment shall and may, at any time after the passing of this Act, and and duties of before the first day of December next, appoint a fit and proper officer for holding the first Manipular of the Returning Officer for holding the Returning the Returning the Returning the Returning the Re person to be Returning Officer for holding the first Municipal election. Election in and for the said Village of Newmarket under this Act, and in the discharge of his duties, the said Returning Officer shall be governed by the provisions of the said Upper Canada Corporations Acts, applicable to first elections in incorporated Villages.

IV. The qualifications of electors at the first election under Qualification this Act, shall be the same as those of electors at a Township of Electors. election of Municipal Councillors; and the Township Clerks Copy of Col-for the Townships of Whitchurch and East Gwillimbury shall to be furnish furnish the Returning Officer appointed under this Act with ed. certified copies of so much of the Collector's Rolls for the said Townships respectively, as may be required to ascertain the persons entitled to vote at the first election under this Act.

V. It shall not be lawful for the Municipal Council of the Taxes in the said Village to levy, in any one year upon the rateable property Village limitof the said Village, for the local purposes of the said Village ex-ed. cept for School purposes, a higher rate than one shilling in the pound, on the annual value of the said property, as shewn by the Assessment Roll. (changed a doubt of her changed) and lo

VI. Every By-law which shall be passed by the said Muni-Certain By-cipal Council for the purpose of affording pecuniary aid mitted to towards the construction of any public work not entirely within Rate-payers. the limits of the said Village, or for any other purpose, and whereby any annual rate mentioned in the next preceding section, excepting always rates for School purposes, will be increased beyond one shilling in the pound, on the annual value of the rateable property of said village, shall, before its final passing, receive the assent of at least two thirds of the Municipal Electors of the said Village, at an election to be held for that purpose. add at necessarion become this oil to other actionals .iiv to the allowance for notal between the Townson as

Recital.

Certain inha-

Township to

bitants of the

have the same privileges and liabilities as

to the Public Schools as

Villageduring

a certain time,

those of the

VII. And whereas a portion of the Township of Whitchurch not included within the limits of the said Village as fixed by this Act, is now and has been for several years included within the School Section, embracing the said Village of Newmarket, and the resident proprietors of the rateable property of the said portion of the Township of Whitchurch have recently been heavily taxed to aid in constructing and furnishing a Public School House for the said Section, and the said School House will under this Act become the property of the said Village; And whereas it is right to secure the said proprietors who reside without the limits of the said Village, in the use and enjoyment of the said School House for a limited period; Therefore be it enacted, that notwithstanding any thing in the School Acts of Upper Canada to the contrary, it shall and may be lawful for the inhabitants resident on the easterly one fifth of lot number ninety-one in the first concession of the said Township of Whitchurch, and on the westerly halves of lots numbers twenty-nine, thirty and thirty-one, in the second concession of the said township, to have and enjoy all the rights and privileges of residents of the said Village, in so far as the privileges and benefits of the Public Common School thereof are concerned, for a period, not exceeding ten years from the commencement of this Act, and shall, during such period be liable to the payment of all School rates and assessments in the same manner as if they were residents of the said Village, and as if their rateable property were included within its limits; Provided always, that if at any time the said inhabitants, or a majority of them, shall desire to separate from the said Village, for School purposes, it shall be lawful for them so to do, by giving to the School Trustees of the said Village one year's notice thereof in writing.

Proviso.

Public Act.

VIII. This Act shall be deemed a Public Act.

SCHEDULE.

Boundaries of the Village of Newmarket.

The said Village of Newmarket shall consist of all that part of the County of York which is bounded as follows, that is to say: Commencing in the centre of the first concession of the Township of Whitchurch, on the northern boundary of lot number ninety-five, on the east side of Yonge street; then, southerly, along the centre of the said first concession, to the southern limit of lot number ninety-two, in the said first concession; then, easterly, along the said southern limit of the said lot ninety-two, to the south-east angle of said lot; then, in a direct line, to the south-west angle of lot number thirty-two, in the second concession of the said Township of Whitchurch; thence, easterly, along the southern limit of said lot thirty-two, to the centre of the said second concession; thence, northerly, along the centre of the said second concession to the northern limit of the allowance for road between the Townships of Whitchurch

Whitchurch and East Gwillimbury; thence, westerly, along the northern limit of the said allowance for road to the south-west angle of lot number one, in the second concession of the said Township of East Gwillimbury; then, northerly, along the eastern limit of the allowance for road in front of the second concession of East Gwillimbury, three chains fifty links, more or less, to a point directly east of the north-easterly angle of that part of lot number ninety-six, in the first concession of the said Township of East Gwillimbury belonging to George Lount, Esquire, of the Town of Barrie, County of Simcoe; then, westerly, crossing the allowance for road last mentioned, along the northern limit of that part of said lot ninety-six, now and lately belonging to the said George Lount, Esquire, to the centre of the said first concession of East Gwillimbury; then, southerly, along the centre of the said first concession to the southern limit of the said lot number ninety-six; then, crossing the allowance for road between the said lots numbers ninety-six and ninety-five, in a direct line, to the place of beginning.

CAP. CIII.

An Act to incorporate the Village of Waterloo, in the County of Waterloo. [Assented to 27th May, 1857.]

THEREAS the inhabitants of the Village of Waterloo, in Preamble.

the County of Waterloo, 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 Petition; Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

I. From and after the passing of this Act, the inhabitants of Waterloo inthe said Village of Waterloo shall be a body corporate apart corporated as from the Township of Waterloo in which the said Village is a Village. situate; and as such shall have perpetual succession and a Common Seal, with such powers and privileges as are now or shall hereafter be conferred on 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 Waterloo.

II. The said Village shall comprise and consist of the fol-Boundaries of lowing lots and parcels of land, that is to say: the north-west the Village. quarter of lot number four, the west halves of lots five and six, lots numbers thirteen and fourteen, the north halves of lots numbers fifteen and twenty-two, and lots numbers twenty-three and twenty-four, o the tract known as the German Company Tract in the upper block of the said Township of Waterloo. III.