dues shall be paid; and if the same shall remain unpaid for the space of thirty days after such seizure, the said Municipal Council or their agent shall have power to sell and dispose of the same or such part thereof as may be necessary to pay the said tolls or dues, by public auction, after ten days public notice, returning the overplus, if any, after deducting costs and charges, to the owner or owners thereof.

Council may make By-laws for the management of the Harbour.

VI. It shall and may be lawful for the said Municipal Council to make By-laws for the proper regulation and management of the said harbour with power to impose penalties in the same, with imprisonment for default of payment thereof; but the amount of such penalties, and term of such imprisonment shall in no case exceed those authorized in the case of breaches of By-laws of Municipalities under the Upper Canada Municipal Corporations Acts.

Penalties limited.

Cost of Harbour, and how to be raised.

VII. The whole sum expended and to be expended by the said Council in making and completing the said Harbour and works, shall not exceed Ten Thousand Pounds, and may be raised by the said Municipal Council by rate or loan, at such times and in such proportions as the said Municipal Council shall deem fitting, but subject otherwise to the provisions of Law touching the raising of moneys by Municipalities by rate or loan, as the case may be.

Council may dispose of the Harbour.

Proviso: consent of Ratepayers required. VIII. The said Municipal Council shall be empowered and are hereby empowered to set, let, lease, or sell their interest in the said harbour to any party or parties who may be disposed to become tenants or purchasers of the same: Provided always, that the consent of a majority of the Rate-payers, present at a meeting to be publicly called for the special purpose of considering the terms of lease or sale, be first obtained, which public meeting shall be convened by notice in a newspaper published and circulated within the County, and by at least three public notices posted in each ward in the Township of Stanley, which publication and notice shall have currency for one month prior to the day of meeting.

Public Act.

IX. This Act shall be deemed a Public Act.

CAP. CXI.

An Act to authorize the Municipalities of the Townships of East Zorra, West Zorra, and East Nissouri, in the County of Oxford, to dispose of certain Road allowances in the said Townships.

[Assented to 10th June, 1857.]

Preamble.

HEREAS the Municipal Councils of the Townships of East Zorra, West Zorra, and East Nissouri, in the County of Oxford, have respectively, by their petitions to the Legislature,

Legislature, represented, that the original allowance for Road between lots numbers thirty-five and thirty-six, in the several Concessions of the said Townships respectively, is not required, and have prayed that they may be empowered to dispose of the said allowance for Road, which prayer it is expedient to grant: Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as

I. The allowance for Road between lots numbers thirty-five The said road and thirty-six, in the several Concessions in each of the Town- allowance vested in the ships above named, is hereby vested in the Municipality in Township Muwhich such Road allowance is situate; and the Municipal nicipalities which such Road allowance is situate, and the Mullichard with power to Council of each of the said Townships respectively may pass with power to a By-law or By-laws for the sale or disposal of the Road allow- of, &c. ance vested in the Municipality thereof, or any part thereof, in like manner as they might for the sale and disposal of any real property acquired by and vested in the said Municipality, when no longer required for the use thereof; and the proceeds of such sale or sales shall form part of the general funds of the said Townships respectively.

II. This Act shall be deemed a Public Act.

Public Act.

CAP. CXII.

An Act to authorize the Municipality of the Township of McGillivray to dispose of certain Road Allowances in the said Township.

[Assented to 10th June, 1857.]

WHEREAS the Municipal Council of the Township of Preamble.

McGillivray, in the County of Huron, have, by their petition to the Legislature, represented that it is impossible, from local circumstances, that the allowances for road hereinafter mentioned could ever be opened and used, and that the Municipality has caused other roads to be opened in lieu thereof for the convenience of the public, and have prayed that they may be empowered to dispose of the said allowances for road, which prayer it is expedient to grant: Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

I. The allowances for road between lots numbers thirty The said road and thirty-one in the first, second, third and fourth Conces- allowances sions of the said Township of McGillivray, and between Township Mulets numbers twenty five and the said Township Mulets numbers numbers the said Township Mulets numbers the said Township Mulets numbers numbe lots numbers twenty-five and twenty-six in the seventh and nicipality eighth Concessions of the said Township, east of the centre with power to road, and between lots numbers fifteen and sixteen in the of, &c. fifteenth Concession, and in the sixteenth Concession as far as Bowes' Hill, in the said Township, are hereby vested