Municipal & Assessment Acts—Amendt. 20 Vict.

Inconsistent onactments repealed.

20

II. Any thing in the Assessment or Municipal Acts of Upper Canada contrary to the provisions of this Act, shall be and is hereby repealed.

CAP. VII.

An Act to amend the Laws regulating Ferries, so as to encourage the employment of Steamboats as Ferryboats in Upper Canada.

[Assented to 27th May, 1857.]

Preamble.

HEREAS it is necessary and expedient to afford greater inducements than now by Law exist for the purpose of establishing steam ferries in Upper Canada, and it is necessary to amend the Laws regulating ferries, in order that this desirable object may be attained: Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

A license to have a steam ferry between two Municipalities may be nicipalities in U. C. by the Governor.

I. In all cases where a ferry is required over any stream or other water within Upper Canada, and the two shores of such stream or other water shall be in different Municipalities, the said Municipalities not being in the same County, it shall and may granted to Mu- be lawful for the Governor in Council to grant a license under the Great Seal of the Province, to either of such Municipalities exclusively, or to both conjointly, as may be most conducive to the public interest, such license to confer a right in such Municipality or Municipalities to establish a ferry from shore to shore on such stream or other water, and with such limit and extent as shall appear advisable to the Governor in Council, upon condition that the craft to be used for the purpose of such ferry shall be propelled by steam; and the craft shall be of such dimensions, and engine of such power as the Governor in Council shall direct; and also subject to such further and other conditions as to the Governor in Council may seem meet.

Period of li-

II. Such license may be granted for any period not exceeding fifty years.

Municipalities may sub-let such ferry.

III. Upon the receipt of the said license, it shall be lawful for the Municipality or Municipalities to whom such license shall have issued, to pass a By-law declaring their determination to sub-let the said ferry, which ferry the said Municipality or Municipalities is or are hereby authorized to sub-let, for such price, and upon such terms, and to such parties, and on such conditions as to the rates of such ferriage to be paid, as the said Municipality or Municipalities may deem best, provided that in so sub-letting, the said Municipality or Municipalities shall not in any way contravene the terms of the license from the Crown.

IV.

IV. In all cases where the one shore of such stream or other Incorporated water is within the limits of a City, Town, or incorporated cities, towns water is within the limits of a City, 10wh, or incorporated and villages to Village, and the other shore of such stream or other water in have the prea Township or other rural Municipality, the license shall in all ference as to cases be issued to the City, Town, or incorporated Village as such license. aforesaid: Provided always, that in all cases where the Rural Municipality opposite to any such City, Town, or incorporated Village, shall be an Island, then the license shall be granted to the Island Municipality.

V. And as in order to encourage the establishment of good Fer-No license to ries, for the accommodation of commerce on the line of the Properties not vincial Frontier, it is essential to place the control and manage—within the ment of the same in the Municipalities immediately interested, Province. no license shall in future be granted to any person or body corporate beyond the limits of the Province, but such License in all cases shall be granted to the Municipality within the limits of which such Ferry exists, or in case of the establishment of any additional Ferry on the Provincial Frontier, then to the Municipality in which any such additional Ferry shall be established.

VI. All Acts or parts of Acts inconsistent with the provisions Inconsistent of this Act are hereby repealed.

enactments repealed.

VII. This Act shall extend only to Upper Canada.

Act limited to

VIII. The Interpretation Act shall apply to this Act.

Interpretation.

CAP. VIII.

An Act to discontinue the Lunatic Asylum Tax in Upper Canada, and to substitute certain other moneys as part of the Upper Canada Building Fund.

[Assented to 27th May, 1857.]

THEREAS it is expedient to discontinue the Lunatic Preamble. Asylum Tax now levied in Upper Canada, and to apply certain other Upper Canadian funds to the purposes for which such Tax was imposed: Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

I. The yearly Rate or Tax imposed in and by the second Tax imposed section of the Act passed in the session held in the thirteenth by sect. 2 of and fourteenth years of Her Majesty's Reign, and intituled, repealed after An Act to provide Funds for defraying the cost of the erection of 1857. the Lunatic Asylum and other Public Buildings in Upper Canada, shall not be levied for any year after the present, but, instead Other moneys thereof, all moneys which by any Act or Law are directed to appropriated