nished to Town Clerk: true copy of the Assessment Roll for the present year, so far as the same shall contain the rateable property assessed within the said Town, and the names of the owners or occupiers thereof.

Expenses of papers, under this Act how paid, &c.

XIV. The expenses of any assessment imposed for the present year, so far as the same shall relate to assessments made within the limits of the said Town, 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 Town Council to the said Township Council, or otherwise as the said Township Council shall require.

Town separated from Township of Trafalgar.

Provision as to debts.

XV. From and after the passing of this Act the said Town shall cease to form part of the said Township of Trafalgar, and shall, to all intents and purposes, form a separate and independent Municipality, with all the privileges and rights of an Incorporated Town in Upper Canada, but nothing herein contained shall affect or be construed to affect any taxes imposed for the payment of any debt contracted by the Township of Trafalgar, but the said Town shall pay to the Treasurer of the said Township of Trafalgar in each and every year until such existing debt be fully paid and discharged, the same amount which was collected within the present described limits of the said Town, towards the payment of such debt for the year one thousand eight hundred and fifty-six, and the same shall be a debt against the said Town.

Repeal of inconsistent enactments.

XVI. All Acts and parts of Acts and provisions of law or of Parliament, and all Acts, By-laws, Rules and Regulations of any Township Meeting, County Council, or Township Council in Upper Canada, in force in Upper Canada immediately before the time when this Act shall come into force, in so far as the same may be inconsistent with or contradictory to the provisions of this Act, shall be and are hereby repealed, and shall cease to be in force from and after the day when this Act shall come into force.

Public Act.

XVII. This Act shall be deemed a Public Act.

CAP. XCIV.

An Act to incorporate the Town of Sandwich, in the County of Essex.

[Assented to 10th June, 1857.]

Preamble.

THEREAS the inhabitants of Sandwich, in the County of Essex, have, by their Petition to the Legislature, represented that it is now the County Town of the said County of Essex, and contains more than one thousand inhabitants, and that it is the wish of the Municipality of the County of Essex that it should be incorporated, and have prayed that it

may be incorporated by the name of the Town of Sandwich; And whereas it is expedient to incorporate the same as prayed for, with the privileges and rights of an incorporated town: Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

I. The town plot or tract of land to be known as the Town Town of Sandof Sandwich shall hereafter be extended, and shall be and lie wich incorpowithin the boundaries mentioned in the Schedule A to this rated. Act, and shall, upon, from and after the first day of January, in the year of our Lord, one thousand eight hundred and fiftyeight, be called and known as the Town of Sandwich, and the inhabitants thereof shall be incorporated with the rights, powers and privileges of an incorporated town; Provided always, that Proviso. this Act shall not affect the rights of the Sandwich and Windsor Gravel Road Company.

II. So much of the Upper Canada Municipal Corporations Provisions of Acts as relates to incorporated towns shall, from and after the U.C. Municiday last aforesaid, apply to the said town of Sandwich, and tions Act relathe said town shall, as an incorporated town, have and exercise tive to Towns all and singular the rights, powers, privileges and jurisdictions to apply to which are thereby granted or conferred to or upon, or as shall Sandwich. by virtue of the said Act or of any other Act or Acts now in force or hereafter to be in force in Upper Canada, belong to incorporated towns; 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 towns, shall apply to the said town of Sandwich as fully as if it had become an incorporated town under the ordinary operation of the said Upper Canada Municipal Corporations Acts, with the exception hereinaster made.

III. The said town of Sandwich shall not be divided into Five Council-Wards, but the whole of it shall be considered as one Ward, lors to form and shall be represented by five Councillors, who shall form Council. the Town Council thereof.

IV. The Sheriff for the time being of the County of Essex, Sheriff to be shall be ex officio Returning Officer for the purpose of holding Officer at first the first Municipal Election under this Act, and in the discharge election. of his duties as such Returning Officer, he shall be subject to His duties. all the provisions of the said Upper Canada Municipal Corporations Acts applicable to Deputy Returning Officers, and to first elections in towns incorporated under the said Acts.

V. The said Sheriff, as such Returning Officer, shall preside Sheriff to preat the first Meeting of the Council of the said town of Sand- side at first at the first Meeting of the Council of the said town of Said meeting of wich, and exercise all the duties of Chairman of the same: meeting of Town Council.

Qualification of Candidates and Electors.

VI. The qualifications of Candidates and Electors at such first Election shall be the same as the qualifications for Candidates and Electors respectively, at Elections for Municipal Councils in towns in Upper Canada.

Time and place of first meeting of Town Council.

VII. The first meeting of the Town Council of the town of Sandwich, shall be held in the Court House in the said town of Sandwich, at the hour of twelve o'clock noon, on the second Monday next after such first election.

Town to be separate from Township.

VIII. From and after the day on which this Act shall come into force, the said town shall cease to form part of the Township of Sandwich, and shall to all intents and purposes form a separate and independent Municipality, with all the privileges and rights of an incorporated town in Upper Canada.

Inconsistent repealed.

IX. All Acts and parts of Acts and provisions of Law or of Acts and pro- Parliament, and all Acts, By-laws, Rules and Regulations of visions of Law any Township Meeting County Council or Township Council any Township Meeting, County Council or Township Council in Upper Canada, in force in Upper Canada immediately before the time when this Act shall come into force, in so far as the same may be inconsistent with or contradictory to the provisions of this Act, shall be, and are hereby repealed and shall cease to be in force so far as respects the said Town of Sandwich from and after the day when this Act shall come into force.

Public Act.

X. This Act shall be deemed a Public Act.

SCHEDULE A.

Boundaries of the Town of Sandwich.

Commencing at the water's edge of the River Detroit on the limits between lots numbers fifty-seven and fifty-eight, in the Front Concession of the Township of Sandwich; thence, on a course south, seventy-four degrees east, to the eastern side of the second concession road; then, north, following the course of the said concession road on the eastern limit thereof, until it intersects the northerly limits of lot number fifty-nine; then, south, seventy-four degrees east until it intersects the northeriv limits of the Huron Church Road; then, north, twenty-eight degrees west along the northern side of the said Huron Church Road, to the south-easterly side of the second concession road L'Assomption; then, along the said south-easterly side of the said concession road, to the limits between lots numbers sixty-seven and sixty-eight; then, across said concession road and following the limits between lots numbers sixty-seven and sixty-eight on a course north twenty-eight degrees west, to the edge of the River Detroit; thence, continuing the last mentioned course until it shall reach the Channel Bank of the River Detroit; then, following the stream along the said Channel Bank until the same shall intersect a line produced from the place of beginning on a course north seventy-four degrees west; then, on a course south seventy-four degrees east, to the place of beginning. CAP.