( No. 182. )

## (JUNE 4.)

V. And be it enacted, That the said Commissioners shall expend the several and respective sums of money on the Roads on or before the first day of October: Provided always, that nothing herein contained shall extend or be construed to extend to prevent any Commissioner from expending money after the first day of October, when it shall be necessary to expend the same for building Bridges, removing rocks, swamps, trees, or other obstructions.

VI. And be it enacted, That none of the before mentioned sums of money, or any part thereof, shall be laid out or expended in the making or improving any alteration that may be made in any of the said Roads, unless such alterations shall have been first duly laid out and recorded.

# ANNO OCTAVO VICTORIÆ REGINÆ.

### CAP. XCI.

An Act to continue and amend the Act to incorporate the Arestook Boom Company.

THEREAS some of the provisions of the Act to incorporate the Ares- Preamble. ' took Boom Company are defective, and an amendment is necessary ' to attain the objects of the Corporation ;'

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and 7 V. c. 49, s. 5, in Assembly, That so much of the fifth section of the Act made and passed in the seventh year of the Reign of Her Majesty Queen Victoria, intituled An Act to incorporate the Arestook Boom Company, as prescribes the mode of determining the time of opening the Boom by the votes of the Timber holders, be and the same is hereby repealed; and that the mode of determining the time shall be Time for opening provided for and regulated by such Bye Laws as the Corporation shall from time the Boom to be regulated by the to time make for that purpose.

II. And be it enacted, That the first meeting of the said Corporation shall be called by William J. Bedell, Esquire, or in case of his death or refusal to act, by any other Member of the said Corporation, after ten days notice in a Newspaper on Public Notice. published in Fredericton, for the purpose of organizing the said Corporation; which meeting shall be held at the time and place mentioned in such notice.

III. And be it enacted, That the said Corporation shall have power to unite Company authori-with the Fredericton Boom Company under such rules, regulations and restric- zed to unite with the Fredericton tions as may be agreed upon between the said Corporation, and such union shall Boom Company. be deemed to have taken place and been perfected, when the said Corporation shall severally declare, by a Bye Law to be for that purpose made, the fact of such union; and from and after such union, the Fredericton Boom Company shall be deemed to be clothed with all the powers and privileges granted to the Arestook Boom Company, in the Act incorporating the said Company, as fully and effectually as if the said Company had been vested therewith by Law, and shall be authorized and empowered to carry out all the objects provided for in the Act to incorporate the Arestook Boom Company, as fully and effectually as if the provisions of the said Act had been incorporated in the Act to incorporate the Fredericton Boom Company, and the several tolls and charges therein shall be added to any Boomage which Logs, Masts, Spars and other Lumber would be liable to pay, and secured and collected in the same manner and subject to the same provisions in all respects.

part repealed.

**Corporation Bye** Laws.

First Meeting for organizing the Corporation to be called

IV. And be it enacted, That this Act shall continue and be in force so long as Limitation. the said Act to which this is an amendment continues in force, and no longer.

#### CAP. XCII.

An Act to extend the provisions of an Act, intituled An Act to repeal the Laws now in force 9 G. 4, c. 28. for appointing Firewards and for the better extinguishing of Fires in the Town of Saint Andrews, and to make regulations more suitable to the said Towns, and for other purposes therein mentioned, to the Town of Bathurst, in the County of Gloucester.

#### Passed 14th April 1845.

THEREAS it is expedient and necessary that provision should be made Preamble. ' for the appointment of Firewards and the better extinguishment of ' Fires in the Town of Bathurst, in the County of Gloucester ;'

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and Town of Bathurst Assembly, That for the purposes of this Act the Town of Bathurst shall be deemed defined for the purposes of this Act. and taken to extend to and include the Town of Bathurst, properly so called, and also the Village commonly called Saint Peters', on the North side of Bathurst Basin, in the Parish of Bathurst, in the said County, comprehending those portions

Passed 14th April 1845.