shall be and remain so held to all intents and purposes under the provisions of this Act;

And that all leases and conveyances of any property made under and by virtue Leases and of any of the said Acts, shall in no wise be affected by the repeal of any of the said Acts;

And that all actions at law which may have been commenced in any Court, Actions at law. based upon any of the provisions of any of the said Acts, may still be proceeded with in all respects as if this Act had not been passed;

An that all other matters and things commenced under and by virtue of any of Matters the provisions of the said Acts, may be proceeded with and completed according to such provisions, in the same manner as if the said Acts were still in full force

and effect; And all other acts, matters and things heretofore done under and by virtue Matters done. of any of the said Acts, shall be and remain good, valid and effectual, so far as they or any of them are according to the provisions of the said Acts, or any of

them;

Provided also, that all gaol limits fixed or established under and by virtue of Gaol Limits. any of the Acts hereby repealed, or under and by virtue of any Acts which may expire during the present year, be and remain so established until such gaol limits are further defined and established by the General Sessions, under and by the authority of this Act;

Provided also, that nothing in this Act contained shall be deemed or construed Repeals. to repeal the provisions of any Act not hereby expressly repealed, and that no Act or part of an Act repealed by any of the said Acts hereby repealed, shall revive or come into force after the passing of this Act;

And also provided, that nothing in this Act contained shall be construed to affect, or in any wise to interfere with the rights, powers, duties, authorities or Fredericton. privileges of the Corporation of the City of Saint John, or of the City of Fredericton.

Corporation rights, Saint John and

II. And be it enacted, That the Schedule to this Act annexed shall be deemed Schedule to the and taken to be parcel of this Act, and that the Analysis, and all the Sections of part thereof, such Schedule, and all the Articles of such Sections, and the Headings, Summaries of Contents, and numbers thereof respectively, shall all be deemed and taken to be enacted by this present Act, as if such Analysis, and every of such Sections, Articles, Headings, Summaries of Contents, and Numbers, had been expressly and in terms herein recited with the usual words and in the usual forms of enactment, or declaration, or proviso, as the case may be.

Act to be deemed

III. And be it enacted, That the several Forms in the Schedule to this Act Forms in Schedule contained, or Forms to the same or the like effect, shall be deemed good, valid and sufficient in law.

IV. And be it enacted, That all Fees charged and taken under and by virtue No fees chargeable of any of the provisions in the Schedule to this Act contained, except where Schedule. otherwise provided for, shall be according to the Tables of Fees in Section XVII. of the said Schedule.

V. And be it enacted, That this Act may be altered or amended at any time Act may be during the present Session of the Legislature.

ANALYSIS OF THE FOLLOWING SCHEDULE.

SECTION.

I. Election and appointment of Town, Parish and County Officers.

Analysis of

- II. Rates and Taxes.
- III. Compensation to Officers, and Rewards.
- IV. Bastardy.
- V. Infectious Distempers.
- VI. Prevention and extinguishing of Fires.
- VII. Harbours.
- VIII. Fences, Trespasses, and Pounds.
 - IX. Protection of Sheep from Dogs.
 - X. Power to make Rules and Regulations in certain specified cases.
 - XI. Dams, and Sluiceways, and Fishways.
- XII. Lands for Public uses, and School Reserves,
- XIII. County Buildings and County Offices.