Nashwaak to Canada Line—Continued.

Little River (Victoria)	203	613	2 Geo H Hart
do	204	884	" Thes Dowling
do	205	1001	" John Pickard
do	206	1019	" John Glasier
do	207	1080	" Sam Hitchcock
Beaver Brook, (Victoria)	208	561	41 Geo D Morrow
do	209	571	41 John Pickard Jr
do	210	1015	2 S E Stevens
Dead Brook, (Victoria)	211	575	4½ F W Brown
do	212	759	2 do
Andover	213	548	" James Tibbitts
Little River, (Restook)	214	549	7½ do
Grand Falls	215	550	3 do
Coombes' Brook, (Vic.)	216	576	2 Fred W Brown
Mill Stream	217	577	3 do

Nashwaak to Canada Line-Continued.

Grand River	218	562	3 Geo D Morrow
do	219	801	4 Thos Dowling
do	220	909	3 J N Young
do	221	910	2 do
do	222	1071	" J Pickard
Siegash River	223	1058	3 John Glasier
Quisibis River	224	1048	2 R Kertson
Right Hand Br. Green River	225	563	32 Geo D Morrow
Green River East, (Vic.)	226	564	4 do
Oroquois River, (Vic.)	227	1016	41 John Emmerson
Laundry Brook	228	1072	2 John Glasier
Little River, (St. Francis)	229	1060	4 do
River St. Francis	230	1006	2 David Morrow
St. Francis, (Vic.)	231	1059	" John Glasier



ANNO VICESIMO OCTAVO VICTORIÆ REGINÆ.

CAP. XXVIII.

An Act to amend the Law relating to Sewerage in the City of Saint John, on the eastern side of the Harbour.

- 1. Power of Commissioners to lay down Mains or common Sewers.
- Size of Sewers
- 3. Drains connecting with Sewers, how built.
- When Commissioners may compel owners of land to build drains to
- connect with Sewers. Persons building drain to connect with Sewer without permission of Commissioners, penalty; build-
- ing drains with permission, Fee. 6. Power of Commissioners to enter
- upon lands; proviso.
 7. Commissioners to issue Debentures.

- 8. Interest on and payment of Deben-
- tures, how provided.

 9. Moneys raised by Debentures, how appropriated.
- Commissioners may make Bye Laws.
- 11. Commissioners individually responsible only
- 12. Chairman of Commissioners to give Bonds.
- 13. Commissioners to keep record of
- expenditures, &c.

 14. Cap. 72, Title x, Part I, Rev. Stat. in part repealed.

 15. Sections 10, 11, 12, 13, 18th Vic., Cap. 38, repealed.

Passed 8th June, 1865.

Whereas it is expedient that certain alterations, additions and amendments should be made in an Act of Assembly of this Province, passed in the eighteenth year of the Reign of Her present Majesty Queen Victoria, intituled An Act to provide for an improved system of Sewerage and Water Supply of part of the City of Saint John, and Parish of Portland in the County of Saint John, in that part relating to Sewerage;

Be it therefore enacted by the Lieutenant Governor, Legislative Council, and Assembly, as follows:—

1. The Commissioners of Sewerage and Water Supply of part of the City of Saint John, and Parish of Portland in the County of Saint John, shall, whenever they deem it expedient or necessary, construct and place Mains or common Sewers in any street, highway, alley, or lot of land, being private property or otherwise, in the City of Saint John on the eastern side of the Harbour, and maintain and repair all main Sewers in the said City.

2. All common sewers laid down by the said Commissioners in any street, highway, or alley, shall be laid as nearly as possible in the centre of such street, highway, or alley; and where it is practicable and advisable, such common sewers shall be of such dimensions to be entered and cleaned without disturbing the surface of the street above.

3. All drains which shall hereafter be carried or conducted from any private lot, grounds, or premises, into any such recited Act.

main or common sewer, shall be built of such materials as the said Commissioners shall direct, and shall be laid under their directions, of such size and with such descent, and when required, with such strainers, as they the said Commissioners shall require, and shall, if practicable, be of sufficient size to be cleaned from the common sewer without disturbing the surface of the street above.

4. The said Commissioners shall have power to require any owner of lands fronting upon or adjoining any street, highway, lot or other place in the City of Saint John, on the eastern side of the Harbour, in which any common sewer has been or shall be laid down, his agent or tenant, to construct a sufficient drain from his house, yard, or lot, to and into such common sewer, whenever in the opinion of such Commissioners the same shall be necessary, and shall give notice in writing to such owner, his agent or tenant, of the time within which such drain shall be completed; and in case the said owner, his agent or tenants, shall neglect to construct or complete the same within the time specified in such notice, the said Commissioners shall cause the same to be done, and shall recover the whole amount of the expense incurred by them in so doing, as also the charge for entering a main sewer, with costs of distress and sale of any goods or chattels found in or upon such house, yard, or lot, or by sequestration of such house, yard, or lot, or by any other method or proceeding prescribed in and by the said recited Act for the collection of any rates, assessments or arrearages therein mentioned; such distress and sale, sequestration, or other method or proceeding as aforesaid, to be had, made, conducted and prosecuted in the same manner and with like effect as any distress, sale, sequestration, or other method of proceeding under the said recited

5. Any person carrying or conducting any drain from any such private lot, ground, or premises, without permission in writing from the Chairman of the said Commissioners of Water Supply and Sewerage, shall forfeit and pay the sum of twenty dollars to the said Commissioners, and shall also be liable to pay all such damages, by way of indemnification, as the said Commissioners shall deem just and reasonable; and all persons to whom the said permission shall be granted, shall pay therefor a sum of not less than ten dollars, as the said Commissioners shall fix and determine, which sums may be recovered in the same manner as any assessment or penalty may be recovered under and by virtue of the same