do 205 do 206 do 207 Beaver Brook, (Victoria) 208 do 209 . do 210 Dead Brook, (Victoria) 211 do 212 Andover 213 Little River, (Restook) 214 Grand Falls 215 Coombes' Brook, (Vic.) 216	1080 4 561 4 571 4 1015 5 575 4 759 5 548 4 549 5 550 4	John Pickard John Glasier Sam Hitchcock John Pickard Jr John Pickard Jr S E Stevens F W Brown James Tibbitts James Tibbitts Fred W Brown	do2209093J N Youngdo2219102dodo2221071"J PickardSiegash River22310583John GlasierQuisibis River22410482R KertsonRight Hand Br. Green River22556334Geo D MorrowGreen River East, (Vic.)2265644doOroquois River, (Vic.)227101644John EmmersonLaundry Brook22810722John GlasierLittle River, (St. Francis)22910604doRiver St. Francis23010062David MorrowSt. Francis, (Vic.)2311059"John Glasier
--	---	---	---

236

W no Tro BY MUTHORITY. 51 HIJ BALLIC

ANNO VICESIMO OCTAVO VICTORIÆ REGINÆ

out of an and the CAP. XXX. 1352

3-119301

in of This

of impact

motesw bi

ell'io titus"

EPADEDEPE ...

An Act to amend an Act intituled An Act to abolish the Fishery Draft on the Western side of the Harbour in the City of Saint John, and to make other provisions for the disposal of the said Fisheries, and to ly the annual proceeds thereof towards the erection of a Public Hall in Carleton, and in payment of Interest on the Carleton Water te I ps Debentures.

Section. 1119 1. Bullah L 1. Charges and expense of what fund paid. ses incurred. out 2. Charges, by whom paid.

Passed 8th June, 1865. Call!

WHEREAS it is desirable to provide for the payment of certain expenses incurred in carrying out the provisions of the 25 .24 before mentioned Act ;---

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

1. All costs, charges and expenses that have been already incurred, and also all costs, charges and expenses which may from time to time arise and be incurred in carrying out the provisions of an Act made and passed in the twenty fifth year of the Reign of Her present Majesty, intituled An Act to abolish the Fishery Draft on the Western side of the Harbour in the City of Saint John, and to make other provisions for the disposal of the said Fisheries, and to apply the annual proceeds thereof towards the erection of a Public Hall in Carleton, and in payment of Interest on the Carleton Water Debentures, so far as relates to setting off the Fishery Lots and sale of the Fisheries under and by virtue of said Act, and any ordinance of the Common Council of said City regulating the same, shall be paid out of and be a first charge on the moneys received by the Chamberlain of the City of Saint John for the purposes of the said Act.

2. All such costs, charges and expenses shall from time to time be paid by the Chamberlain of the City of Saint John out of such moneys, upon the orders of the Common Council of the said City.

With Contract of the State

903 . 1 . 1.

Instracts

265 1

than .

CAP. XXXI. 1716 . A An Act relating to the City Court of the City of Saint John Section. If better the hearth in Section, and hard out to marke When Sheriff may take bail. 3. Fee to Marshal.

La geini

The state and

2. Fee to Sheriff. Passed 8th June, 1865. STATE OFFICE

BE it enacted by the Lieutenant Governor, Legislative Council, and Assembly, as follows :-- I main doing waith

1. Whenever any person shall be in custody in the common gaol of the City and County of Saint John on attachment issued out of the City Court of Saint John, the Sheriff of the City and County of Saint John may take bail for the appearance of the defendant, if good and sufficient bail be tendered, which bail shall thereupon subscribe a memorandum to be endorsed on the attachment, or subjoined at the foot thereof, to the effect that he or they become bail; and the bail so taken shall be answerable and liable in the same manner to all intents and purposes, and shall have the same rights and privileges of discharge and otherwise, as the bail taken by any Marshal of the said Court on arrest. sol upon

2. The Sheriff shall be entitled to receive a fee of fifty cents for each bail so taken for any defendant, to be taxed and allowed as costs in the cause. tin Yest. 3. There shall be allowed in actions in the said City Court

to the Marshals, in suits for the recovery of any sum over sixty dollars - in an other of the states to the fact he

100 16 of homens 1 St. They wale with

tone nous after 0711.100 2300C The CAP. XXXII. I as s in it is interest IT ON TO UNL An Act in addition to the Police Act of the City of Saint John. Section.

Section. Third and the consistent by 1. Dealers in second hand articles, &c., to get License from Mayor. 2. Such dealers to keep a record of second hand articles, &c., pur-7. License to designate place where business is carried on.

chased by them. 3. Dealers not to purchase from Minors,

dec. 4. Sign with name and occupation to to be placed on shop.

5. Articles may be examined by Mayor, &c.

MIN CAL

B. Cables, &cc., not to be altered in appearance until the expiration of ten days after receipt.
9. Penalty, how recovered.
10. Fee for License. Term of Licen 12. Provisions of Act to be appended to

6. When and how long shop may be

kept open.

License. Passed 8th June, 1865.

BE it enacted by the Lieutenant Governor, Legislative Council, and Assembly, as follows :----

1. No person shall be a dealer in, or keeper of a shop or natella e la calta della tella tellana There are there were and a mate