

number one granted to Joseph Cunliff, near the mouth of the Nackawicac river; thence running northeasterly along the lower or southeastern line of the said lot, and its prolongation, until it strikes the southwestern line of land granted to, William Dobie in the Caverhill settlement; thence northwesterly along the said line of the said grant, and its prolongation, till it strikes the southeastern line of a grant to Henry Morehouse and three others; thence northeasterly along the line of the said grant to its eastern angle; thence northwesterly along the northeast side of the said grant till it strikes the northeast branch of the Nackawicac river; thence following the course of the said river up stream to the forks at the mouth of the Little northeast branch of the said river; and thence following the course of the said Little northeast branch up stream till it strikes the line of the Parish of Douglas.

### CAP. LIII.

An Act to authorize the erection of a Sorting Boom near the Lower Bridge on the River Nashwaak.

Section.	Section.
1. Authority to erect Boom, to whom given.	6. Penalty for wilful injury to Boom, how recovered.
2. How far Boom shall extend.	7. Piers or Booms not to extend beyond centre of river.
3. Boom may be repaired or renewed; proviso.	8. Rights of proprietor of Boom to extend to his heirs and assigns.
4. Lumber to be sorted every day.	
5. Injuries caused by Boom, actions may be brought.	

*Passed 8th June, 1865.*

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

1. That Alexander Gibson, of the Parish of Saint Mary's, in the County of York, the proprietor of the Nashwaak Mills, is hereby authorized to erect and maintain a Boom across the river Nashwaak, at or near the Lower Bridge on the said river, for the purpose of stopping, collecting together and sorting timber, logs, masts, spars and other lumber which may float down the Nashwaak river, and for the purpose of selecting and separating therefrom all timber, logs, masts, spars and other lumber belonging to the said Alexander Gibson.

2. The said Alexander Gibson is hereby authorized to erect and maintain a Boom extending from the Boom mentioned in the first Section of this Act, down the said river Nashwaak, near the centre thereof, to Butternut Island, and from thence down the said river, and near the centre thereof, near to the said Mills, for the purpose of protecting and securing the timber, logs and lumber for the use of the said Mills.

3. The said Alexander Gibson may by himself, his servants and agents, erect, construct, renew and repair from time to time all such piers or abutments as may be necessary to secure and maintain the said Booms or either of them; provided that nothing herein contained shall authorize or empower the said Alexander Gibson, his agents or servants, to enter upon the lands of any person without the consent of the owner or owners thereof first obtained in writing.

4. It shall be the duty of the said Alexander Gibson at all times while the Boom mentioned in the first Section of this Act is kept and maintained across the said river, and whenever any timber, logs or lumber coming down the said river is stopped by such Boom, to cause the said timber, logs or lumber to be examined and sorted each day (except Sundays), and to select therefrom without any unreasonable delay all the timber, logs or lumber belonging to the said Alexander

Gibson, and place the same within the Boom mentioned in the second Section of this Act, or otherwise to remove the same, and to allow all the remainder of such timber, logs or lumber to float down on the western side of said river Nashwaak to and over the sluice at the Mill dam of the said Alexander Gibson, in the manner now accustomed.

5. If any person shall sustain any damage by the neglect or unreasonable delay of the said Alexander Gibson, his servants or agents, in carrying out the directions contained in the fourth Section of this Act, such person may maintain an action on the case against the said Alexander Gibson in the Supreme Court.

6. If any person shall wilfully destroy or injure the said Booms or either of them, or any of the Piers thereof, or works connected therewith, such person shall be liable to a penalty not exceeding forty dollars, to be recovered with costs of prosecution before any Justice of the Peace of the County of York, in the manner directed by the Revised Statutes, Title xxxviii, Chapter 138, 'Of Summary Convictions.'

7. Nothing herein contained shall authorize the erection of any Piers or Booms to be erected under the authority contained in the second Section of this Act, which will extend beyond the centre of the said river Nashwaak.

8. All the rights, powers and privileges hereinbefore by this Act given to and vested in the said Alexander Gibson, and all the duties and liabilities by this Act imposed upon the said Alexander Gibson, shall vest in and attach to his heirs and assigns, being the owners of the said Nashwaak Mills, as fully and effectually in all respects as the same are given to and vested in and attach to the said Alexander Gibson.

### CAP. LIV.

An Act to provide for fencing certain Intervale Lands, and maintaining Roads through the same, in the County of Westmorland.

Section.	Section.
1. Public meeting of owners, how called; Commissioners, how appointed.	3. Amount assessed by Commissioners, how expended.
2. Duty of Commissioners.	4. Amount assessed and unpaid, how collected.

*Passed 8th June, 1865.*

WHEREAS there is a large quantity of Intervale Land situate at, upon, or near the head waters of the Scadouk River, in the Parish of Shediack, in the County of Westmorland, which is owned in small quantities by divers persons, and that the maintaining and repairing Roads to and through the same, as well as the fencing of the same, are now borne principally by a portion of said owners, and which of right should be borne equally among all the owners according to the number of acres owned by each;—

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

1. That it will be lawful for any three or more of said owners to call a public meeting of all the said owners of said Intervale Lands, by posting one month previously a notice in writing in three or more public places in the Parish where such lands are situate, which said notice shall state the time and place of holding such meeting; and at such meeting the said owners present may elect, by a majority of votes, three persons who are owners of said lands, as Commissioners for the purposes hereinafter mentioned, which said Commissioners or their successors shall continue in office for one year, and until re-elected, and until new Com-