

BY AUTHORITY.

ANNO TRICESIMO PRIMO VICTORIÆ REGINÆ.

CAP. I.

An Act relating to the Office of Receiver General.

Sec.
1 Provincial Secretary to be Receiver General; Bond to be given; amount of Bond.

2 Duty of Receiver General.

3 What Books to be kept by, and Accounts filed, to be ordered by Governor in Council.

4 Provincial Secretary not to receive salary as Receiver General.

Passed 10th March 1868.

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

1. That the Provincial Secretary of this Province shall, by virtue of his office, be Receiver General, and shall give a Bond to the Queen in the sum of twenty thousand dollars, with two sufficient sureties in ten thousand dollars each, conditioned for the faithful discharge of the duties of his office of Receiver General.

2. It shall be his duty to receive all the Revenues or public moneys collected in or paid to the Province, from whatever source derived, and deposit the same in such Bank or Banks, to his credit as Receiver General, as the Governor in Council may from time to time direct.

3. The Governor in Council may direct what Accounts shall be filed in the Office of the Receiver General, and in what form the Books shall be kept, and which of such Books shall be open to inspection, and by whom, and under what circumstances.

4. That the Provincial Secretary shall not be entitled to receive any salary as Receiver General.

CAP. II.

An Act further to amend the Act to regulate the Election of Members to serve in the General Assembly.

Sec.
1 Sec. 50, 18 Vic. cap. 37, repealed.
2 Sheriffs' fees; additional to Sheriff of County of Charlotte.

3 Sheriffs to make affidavit to their Accounts.

Passed 10th March 1868.

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

1. That Section 50, Chapter 37, of an Act made and passed in the eighteenth year of the Reign of Her present Majesty intituled An Act to requate the Election of Members to serve in the General Assembly, be and the same is hereby repealed.

2. Any Sheriff holding an Election shall be entitled to receive the following amounts, viz:—

For his services in conducting an Election, the sum of forty dollars;

For all reasonable and necessary printing, as shall be by him actually paid;

For furnishing copies of all Lists of Electors required by law, ten cents per folio;

For preparing each Poll Book, the sum of seventy five cents;

For each Booth or Polling place, such reasonable sum as is actually paid therefor;

For each Constable, not to exceed two at any one Polling place, the sum of one dollar and fifty cents each;

For every presiding Officer, six dollars, and mileage at the rate of ten cents per mile; each Poll and Sheriff's Clerk, four dollars;

For necessary travelling to post notices, the sum of ten cents per mile, mileage only allowed one way;

For the County of Charlotte, such extra sum not exceeding twenty dollars as may be by the Sheriff of Charlotte paid for expense of posting notices on the Island of Grand Manan.

3. That every Sheriff's account for holding such Elections shall be accompanied by an affidavit of such Sheriff in the following form, viz:—

A. B., Sheriff of the County of , maketh oath and saith that the account hereunto annexed is just and true, and that all the charges and expenses therein stated have actually and necessarily been incurred.

Sheriff.

The aforegoing affidavit can be made before any one of Her Majesty's Justices of the Peace in this Province, who are hereby empowered to administer the same when called upon so to do.

CAP. III.

An Act in further addition to the Acts relating to the admission of Attorneys of the Supreme Court.

Passed 10th March 1868.

Whereas in and by the first Section of an Act made and passed in the thirtieth year of the Reign of Her present Majesty, intituled An Act in addition to and in amendment of the Act twenty sixth Victoria, Chapter 23, intituled An Act relating to the admission of Attorneys of the Supreme Court, it is enacted,—"That the term of study for a Student at Law who shall have taken the Degree of Bachelor of Laws at Harvard University, Massachusetts, or any legally authorized University or College in Great Britain, the United States, or the British Colonies, at any time prior to his application for admission as an Attorney, be reduced to three years;" and whereas that part of Great Britain and Ireland called "Ireland," has been casually omitted in the said Section;—

Be it therefore enacted by the Lieutenant Governor, Legislative Council, and Assembly,—That from and after the passing of this Act, all the rights, privileges and immunities by the said recited Act granted to the Students at Law who shall have taken the Degree of Bachelor of Laws at any of the several Universities or Colleges in the said recited Act mentioned, shall extend and be construed to extend to all Students at Law in this Province who shall take or have taken the Degree of Bachelor of Laws in Trinity College, Dublin, or in any lawfully authorized University or College in that part of Great Britain and Ireland called Ireland.

CAP. IV.

An Act to amend Chapter 137, Title xxxvii, of the Revised Statutes, 'Of the jurisdiction of Justices in Civil Suits.'

1 No Court to be held unless plaintiff or defendant resides in same

Parish as the Justice.

2 Fees when allowed to plaintiff or defendant.

3 Constables not allowed to act as agent, &c., for either plaintiff or defendant.

4 Peremptory challenge allowed. 5 This Act not to affect jurisdictio

of Police Magistrate, Portland, nor Police Magistrate of E. & N. American Railway.

Passed 10th March 1868.

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

1. That nothing in the said Act shall authorize any Justice