

BY AUTHORITY

ANNO TRICESIMO SECUNDO VICTORIÆ REGINÆ.

CAP. LXXIV.

An Act relating to the Commissioners of Sewers in the County of Westmorland.

Sec.1 Proprietor of land not ineligible as Commissioner of Sewers.

2 Commissioners heretofore elected deemed to have been eligible.

Passed 21st April, 1869.

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

1. That no person shall be ineligible to be appointed or elected a Commissioner of Sewers under any Law relating to Sewers, or the election of Commissioners of Sewers in the County of Westmorland, or of acting as such Commissioner, by reason of his being at the time of such appointment or election, or at any time during the period for which he may be appointed or elected, a proprietor of, or having any interest in any lands or premises included in any district, division, or body of lands, or Parish, for which such Commissioner may be appointed or elected.

2. That all Commissioners of Sewers heretofore appointed or elected within the County of Westmorland shall be deemed and held to have been eligible to be appointed or elected, and to have been duly appointed or elected, and to have lawfully acted as such Commissioner, notwithstanding such Commissioner or any of them at the time of their or his appointment or election, or at any time during the period for which they or he were or was so appointed or elected such Commissioners or Commissioner, were proprietor or proprietors of, or had any interest in any lands or premises included in any district, division, or body of lands, or Parish, for which such Commissioners or Commissioner were or was appointed or elected.

CAP. LXXV.

An Act relating to the Great Marsh in Hopewell, in the County of Albert.

 Common Field established.
 Commissioners of Sewers to erect fence and gateway. 3 Assessment for road through marsh, how levied.

Passed 21st April, 1869.

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

1. That all that part of the Great Marsh in the Parish of Hopewell, Albert County, beginning at the Shepody River, on the division line between lands originally owned by Leonard Hoar and Elisha Peck, called the "Old Peck" line, and following northwardly on said old Peck line, on the west line of lands formerly or at present owned by Elisha Peck, to the old gateway, or the point on the said line opposite thereto; thence westwardly (including said gateway) along the land of Isaiah S. Bacon, or as near thereto as the circumstances of the marsh will admit, to Saw Mill creek; and thence establishing the said creek down stream to the mouth thereof; and thence down Shepody River to first mentioned bound, is hereby established as a Common Field,

to be known and called "Westfield, on the Great Marsh, Hopewell;" and the said Saw Mill creek, as above described, is hereby established as a lawful fence or enclosure.

2. The Commissioners of Sewers for the Great Marsh in Hopewell, Albert County, are hereby empowered to erect and establish a fence and gateway around the marsh, as described in Section one of this Act, and to levy an assessment on the owner or owners of said marsh for the expense thereof; said assessment to be levied and collected as other Dyke or Marsh rates are now levied and collected.

3. The said Commissioners are also empowered to lavy an assessment upon the owner or owners of said marsh lands, for the purpose of making and maintaining a "Proprietor's road," leading from the great road to and through the said marsh lands, where now agreed upon and occupied; the said assessment to be levied and collected as other Dyke and Marsh rates are now assessed, levied and collected.

CAP. LXXVI.

An Act to authorize the Justices of the Peace for the City and County of Saint John to raise a sum of money for enlarging and repairing the Common Gaol of the said City and County.

Sec.
1 Justices authorized to borrow money.

2 Certificate, by whom issued; form.3 Certificates negotiable.4 Money borrowed, to whom paid.

Sec.
5 Assessment to be made for repayment of money borrowed.

6 Moneys so assessed, how appropriated.

7 Per centage to Treasurer.

Passed 21st April, 1869.

WHEREAS the Common Gaol of the City and County of Saint John is found inadequate for the increasing population and wants of the said City and County; and owing to alterations in the Street on which it is situate, repairs and improvements are absolutely indispensable for the safety and health of prisoners confined there;—

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

1. The Justices of the Peace for the City and County of Saint John are hereby authorized and empowered to borrow such sum or sums of money, not exceeding in the whole five thousand dollars, for the purpose of repairing, improving and enlarging the Common Gaol of the said City and County, and may also, for the like purpose, contract and agree with such persons as they may see fit to employ for the performance of the work.

2. For repayment of any amount borrowed under the authority of this Act, the said Justices may issue from time to time, as the money may be required, to the person or persons lending the same, certificates for amounts of not less than five hundred dollars each, and in the form or to the effect following, that is to say:—

Number -

City and County of Saint John, ss.

This is to certify that A. B. of , hath lent to the Justices of the City and County of Saint John, the sum of dollars, lawful money of New Brunswick, which sum is payable to him or his order in years from the date hereof, with legal interest, payable half yearly on the first day of and in each and every year, until the said principal sum be paid, pursuant to the provisions of thirty second Victoria, Chapter 76.

Dated the day of in the year of our Lord one thousand eight hundred and

By order of the said Justices in Sessions.