- 2. It shall and may be lawful for any married woman so as aforesaid living separate and apart from her husband, or abandoned or deserted by her husband, acquiring property real or personal, to dispose of such property so acquired, by will, devise, gift, or grant, in the same manner as if she were a feme sole, without the consent or concurrence of her said husband, and she may also appoint executors to her last will and testament, disposing of any such property so acquired as aforesaid.
- 3. That the husband of any such married woman shall not have, acquire, possess or enjoy any estate, right, title, or interest, either at law or in equity, of, in or to any property, real or personal, acquired in the manner described in Chapter 114, Title xxx, of the Revised Statutes, or in this Act, by any such married woman, and it shall not be necessary to vest the title or estate in any such property acquired as aforesaid, in any person to whom in her life time any such married woman may convey the same, that her said husband should join in such conveyance, but such conveyance so made and executed by any such married woman without her husband joining therein, shall be good and effectual both at law and in equity.

4. The provisions of the second Section of Chapter 114, Title xxx, of the Revised Statutes, shall apply to the property, real and personal, acquired by any such married woman in the manner and under the circumstances described in the

first Section of this Act.

CAP. XXXIV. .

An Act to alter and amend the Act eighteenth Victoria, Chapter 24, intituled An Act relating to Jurors.

Sec.
1 Sheriff to summon Grand Jurors

once a year.

2 When order, &c. of Sessions may be repealed.

Sec.

3 Act not to apply to Saint John.

Except where altered, former Act to remain in force.

Fassed 21st April, 1869.

Whereas by the sixth Section of an Act made and passed in the eighteenth year of the Reign of Her present Majesty, intituled An Act relating to Jurors, the Sheriff is required to summon twenty four Grand Jurors to attend each Court held in each County, and City and County; And whereas it is deemed advisable that only one such Grand Jury should be summoned in each year, to attend the General Sessions of the Peace of each County, or City and County, at the term at which the Public Accounts are in each County, or City and County, appointed to be laid before the Grand Jury; therefore—

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

1. That hereafter the Sheriff of every County, or City and County, shall yearly hereafter before the Sessions of the Peace to be held in each County, or City and County, at which the Public Accounts are to be passed, duly summon in the manner directed in the said sixth Section of the said Act, twenty four Grand Jurors, duly qualified, to attend the said General Sessions as the Grand Jury for such County, or City and County; no other Grand Jury shall be summoned during any one year to attend the Sessions of the Peace for any County, or City and County.

2. That no rule, order, resolution or regulation of any General Sessions of the Peace shall be added to, altered or repealed at the same General Sessions, unless at least two-thirds in number of Justices be present at such addition,

alteration, or repeal, as were present at the making of such rule, order, resolution, or regulation; nor at any subsequent General or Special Sessions, unless two days previous notice thereof in writing be delivered to the Clerk of the Peace, and by him entered on the Minutes.

3. This Act shall not apply to the City and County of Saint John.

4. The said Act shall remain in full force except as hereby altered.

CAP. XXXV.

An Act in amendment of Act twenty fifth Victoria, Chapter 28, intituled An Act relating to Corporations.

Sec.
1 Incorporated Companies to file memorandum of increased stock.

2 Form of memorandum.3 Provincial Secretary to grant certificate; form of certificate.

4 Notice of granting certificate, how published.

Sec.
5 When Company may increase capital stock.

6 Fees on filing memorandum and granting certificate.
7 Provisions of former Act, relating to liability of stockholders, to be

7 Provisions of former Act, relating to liability of stockholders, to be still in force.

Passed 21st April, 1869.

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

- 1. Any mining or manufacturing Company incorporated under and by virtue of an Act of the General Assembly passed in the twenty fifth year of the Reign of Her present Majesty, intituled An Act relating to Corporations, may increase the capital stock of such Company, and the number of shares into which the stock may be divided, by filing in the Office of the Provincial Secretary a memorandum of increase of capital Stock of the said Company, signed by the President and Secretary, and under the corporate seal of the said Company.
- 2. The memorandum of increase of capital stock of the said Company shall be in form following, or as near thereto as circumstances will admit, viz:—

Memorandum of increase of Capital Stock of the

Company.

- (1) The Company was, by memorandum of association and certificate thereof, and publication of such certificate in the Royal Gazette, bearing date the day of A. D., duly incorporated under twenty fifth Victoria, Chapter 28.
- (2) The nominal capital of the Company therein named at \$, and divided into shares of \$ each, to be increased to \$ by the addition of the further capital stock of \$, such additional capital to be divided into shares of \$ each.
- (3) The said Company is desirous of increasing the capital stock of said Company to the amount above named.—Dated the day of A. D. 18.

A. B., President. C. D., Secretary. [L. S.]

3. The Provincial Secretary may grant a certificate, as near as may be in the form following, or as near as circumstances will admit.

These are to certify that the Company, incorporated by certificate in the Royal Gazette of , has this day filed in my office a memorandum of increase of capital stock of the said Company, to the full amount of , being an increase in the capital stock of \$, such increased capital stock to be divided into shares of \$ each.

Dated at Fredericton the day of A. D.

A. B., Provincial Secretary.

4. The Provincial Secretary shall give notice in the Royal