personal property in the locality or district so designated, and no other, shall thereafter remain liable to be assessed year by year for such interest and sinking fund, until all moneys borrowed for paying the costs and charges incidental to the building and laying of such sewer or drain shall have been fully paid and satisfied, with all interest due thereon.

19. At any time after the principal money of the said Debentures, or any of them, shall become due and payable, the Treasurer of the said Town may or shall give one calendar month's notice by advertisement in two or more newspapers published in the County of Saint John for calling in the same, specifying the number of such Debentures in such advertisement, and from and after the expiration of such notice, the interest on such Debentures or Debenture shall cease.

20. In the event of any damage being done in the laying down, making, altering or repairing of any such sewer or drain, it shall be the duty of the Town Council by resolution to that effect, to require the Sheriff of the City and County of Saint John to summon a jury of five disinterested freeholders or occupiers of land in the said City and County, not being residents of the said Town, to assess the damage to be paid to the party complaining; the Jury shall be sworn, and the Sheriff or his deputy shall preside at such inquest, and the verdict shall be binding as well on the party complaining as on the said Town, who shall within ten days thereafter pay to such party the amount assessed; the costs of such inquests shall be taxed and allowed by the Sheriff or his deputy, at the same rate as on ordinary inquests held before him, and shall be equally borne by the said Town and the party complaining, whose moiety thereof shall be deducted and retained out of the amount of damages (if any) assessed.

21. The appraisers from time to time appointed under this Act shall, in addition to the necessary expense of plans and surveys, be entitled to receive for their services in making any apportionment, such remuneration as the Town Council may determine, not however in any one case to exceed fifty

dollars each.

22. Nothing in this Act contained shall affect any suit now pending against the said Town of Portland, or bar or injure any claim which any person in such suit might or could have had but for the passing of this Act.

23. All Acts and parts of Acts inconsistent herewith, are

hereby repealed.

SCHEDULE.

A.

TOWN OF PORTLAND.

Notice is hereby given, that the appraisers appointed to make a survey and plan for a sewer (or drain) in Street, (as the case may be) in the said Town, have made their apportionment of the cost of such sewer (or drain), and filed the same with me, where it can be inspected.

A. D. 187 . Dated

Town Clerk.

B.

TOWN OF PORTLAND.

Office of Receiver of Taxes,

Public notice is hereby given, that the apportionment of the costs and expenses of making a sewer (or drain) in Street, (as the case may be) in the said Town, has been con- Council, and Assembly, as follows:-

firmed and settled by the Town Council; all persons liable for any sums of money, by reason of such apportionment, are hereby notified and required to pay the same to me on or next, (or instant), [at least eleven day of before the days from date of publication]: And that in case of non-payment thereof, executions will be issued therefor according to Law, without further notice.

Receiver of Taxes.

To any Policeman or Constable of the Town of Portland, in in the City and County of Saint John.

Levy and sell the goods and chattels of A. B., within the , for which City and County of Saint John, the sum of he is liable under and by virtue of an apportionment of the costs and expense of making and laying a sewer in Street, (or as the case may be) in the said Town of Portland, for costs of execution and levying the whole, and also , and have that money at my office on the being , [not less than ten nor more than thirty days day of from the date of execution]: And for want of goods and chattels whereon to levy, take the said , and deliver him to the keeper of the jail of the said City and County, who is hereby required to receive him and keep him safely

days, unless the same, with costs, be sooner paid, and make return hereof at the day and place aforesaid.

Dated this

day of

, A. D. 187 .

Receiver of Taxes.

CAP. XLII.

An Act to continue an Act to incorporate the Courtney Bay Bridge Company, and to decrease the Capital Stock thereof.

1 Act continued.

2 Sec. repealed; Capital Stock. Passed 11th April, 1872.

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

1. That an Act made and passed in the sixteenth year of the Reign of Her present Majesty, intituled An Act to incorcorporate the Courtney Bay Bridge Company, be and the same is hereby continued and declared to be in force until the first day of May which will be in the year of our Lord one thousand eight hundred and seventy seven.

2. The second Section of the said recited Act is hereby repealed, and in lieu thereof-The capital stock of the Company shall be forty thousand dollars, and shall be divided into two thousand shares of twenty dollars each, to be paid in at such times and in such instalments as the business of the Company shall require; and the Company shall also when necessary have leave to extend the capital stock to eighty thousand dollars and to increase the number of share accordingly, or to assess such increase upon the origina number of shares.

CAP. XLIII.

An Act to enable the President and Directors of the Moose Pat Driving Park Association to borrow money on the security of their Real Estate, for purposes connected with the Association.

1 Loan authorized.

2 Security for money, how given. Passed 11th April, 1872.

BE it enacted by the Lieutenant Governor, Legislativ