and making their assessment, relieve all persons who paid their assessment under the assessment set aside as aforesaid, for all amounts due to the fourteenth day of December in the year one thousand eight hundred and sixty six.

5. That should the Commissioners or any of them appointed by the Government die, depart the Province, refuse, or become incapable of acting, the Government are authorized and required to appoint another Commissioner in the place and stead of the Commissioner dying, departing the Province, refusing, or becoming incapable of acting, and so on, toties quoties, until the Commission has been fully executed.

CAP. LXXX.

An Act to authorize the Trustees of Saint Luke's Church in Bathurst to dispose of certain Lands.

1 Sale of land authorized. 2 Proceeds of sale, how applied. 3 Act not to affect private rights.

Passed 14th April, 1873.

WHEREAS a certain lot of land and premises situate in the Parish of Bathurst, in the County of Gloucester, was granted by the Crown to the Trustees of Saint Luke's Church in the Parish of Bathurst, in the County of Gloucester, in connexion with the Established Church of Scotland, and their successors, in trust for the said Church, by Letters Patent bearing date the sixth day of July in the year of our Lord one thousand eight hundred and forty, and is described therein as follows, that is to say:-"Beginning at a marked spruce tree standing on the western side of the road leading from Tabusintac to Bathurst, and in the southeastern angle of lot A; thence running by the magnet south sixty eight degrees west seventy six chains of four poles each, to a fir standing on the rear line of the first tier of lots fronting on the Nepisiguit River; thence south forty seven degrees west fourteen chains, to the rear line of the southwest range of lots fronting on the road leading from Bathurst to Tabusintae as aforesaid; thence along the same south twenty two degrees east eighteen chains, to a beech; thence north sixty eight degrees east one hundred chains, to the western side of the above mentioned road; and thence north twenty two degrees west fifty six chains and fifty links, to the place of beginning, containing five hundred acres, more or less, distinguished as lots 129, 130, 131, 132, and the northwest part of 128, in Alexander M'Neill's survey, on the western side of the road leading from Tabusintac to Bathurst, made in the year 1839;"-

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

1. The said Trustees be and they are hereby authorized and empowered to make sale and dispose of the said lot of land and premises, with the appurtenances, to the highest bidder at public auction, thirty days' notice of the time and place of such sale being given in three or more public places in writing, by posting up the same within the said Parish, and thereupon to make and execute a good, legal and suffi- police; provided also, that the Council may from time to time, cient conveyance of the same in fee simple, any former law to the contrary notwithstanding.

2. The money arising from the sale and disposal of the said premises, shall be paid and applied by the said Trustees towards the purchase of other lands for the use of the said Church, or to such other purpose as may be by the majority of the said Trustees deemed proper.

3. Nothing herein contained shall extend or be construed direct. to extend to affect private rights.

CAP. LXXXI.

An Act to amend Act nineteenth Victoria, Chapter thirty two, intituled "An Act to incorporate certain districts of the Parish of Woodstock, in the County of Carleton, to be known as the Town of Woodstock, and the Acts in amendment thereof.

amount of poll-tax.

Assessors to give notice on receiving Warrant.

3 When Assessors shall make assessment; form of precept.

Duty of Town Treasurer. Estate deceased persons, how rated

6 Notice to non-residents, by whom given.

When Mayor may issue Warrant against persons not paying rates. Duty of Constable, &c., on re-

ceiving Warrant Constable, &c., to give notice before sale of property seized.

Rates of Non-residents, how recovered. Rates of Co-partnerships, how re-

covered. 12 Joint Stock Companies, how rated.

1 Rates, upon what property levied; 13 Managers, &c. of Corporations to

give statement. In case of refusal to give statement, how Corporations may be rated.

15 Manager, &c. of Corporations to be deemed owner of income. 16 When persons may appeal.

17 If appellant is dissatisfied with decision of Assessors, may appeal to Town Council.

Assessors may search Records. Assessors to file List with Town

20 Duties neglected, but afterwards performed, good; liability for non-performance at proper time

21 Rates not to be quashed for matter of form.

22 Laws repealed. Schedule.

Passed 14th April, 1873.

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

1. Whenever the Town Council of the said Town of Woodstock order an assessment, such assessment and the rates to be levied thereunder shall be raised, levied and assessed as follows, that is to say: -First, by an equal poll tax of not less than one dollar and twenty five cents upon the poll of every male inhabitant of said Town above the age of twenty one years, the amount of which be directed by the said Town Conncil at the time of ordering any assessment in addition to any poll tax provided by any law now or hereafter to be made imposing the same; second, the remainder of the whole amount of such assessment shall be assessed and levied in due proportion upon the real estate situate within the said Town and upon the personal estate of the inhabitants thereof, and upon the real and personal estate situate within said Town of non-residents, and upon the annual income and emoluments of such inhabitants (over and above the sum of three hundred dollars) derived from any office, profession, trade, business, work, labour, occupation or employment whatsoever within the Province; also upon the capital stock, income or other thing of joint stock companies or corporations, provided that no more money in the whole than three thousand dollars shall in any one year be levied or assessed, or be collected and raised from said Town, whether by rates of property or otherwise in any way or manner by authority of said Town Council, (except the same is authorized or required by some law now or hereafter to be made for the purpose) over and above such amounts as may be necessary for the relief of the poor, the support of the fire department, salaries, lighting the Town, and making and repairing the streets and roads and laying out the same, and support of the at their discretion, give encouragement to manufacturing enterprises within said Town by exempting the property thereof from taxation for a period of not more than ten years, by a resolution declaring such exemption, and shall have power to borrow money, not exceeding two thousand dollars in any one year, and to issue debentures therefor, with interest, payable in such manner and at such times as the Council shall

2. The Assessors, or the major part of them, on receiving