like manner as any bye law made under authority of an Act of Assembly made and passed in the thirty fourth year of the Reign of Her present Majesty, intituled An Act to incorporate the Town of Portland, and in addition thereto the penalty for any breach or infraction of any bye law made under authority of the last preceding section of this Act may be fixed by such bye law at any sum not exceeding one hundred dollars for any one offence.

CAP. XLVI.

An Act relating to the Police Court and the Court for trial of Civil Causes in the Town of Portland.

Sec.

Schedule.

Who may try civil causes. Fees and costs of Court.

Fees to Police Magistrate. Fees to Constables. Fees to Witnesses.

3 Section 104 of 34th Vic. cap. xi, repealed.

Passed 14th April, 1873.

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

1. From and after the passing of this Act no Justice of the Peace whomsoever shall have any civil jurisdiction, or shall try any civil cause within the Town of Portland, except only the Police Magistrate or Sitting Magistrate at the Police Office in the said Town.

2. From and after the passing of this Act, the fees to be taxed and taken for the Police Magistrate or Sitting Magistrate, Constables, Witnesses and Jurors in all Civil Actions in the Court for trial of Civil Causes in the said Town, shall be according to the Table contained in the Schedule to this Act, and shall be received by the Town Clerk to the use of the said Town, and by him paid over to the Treasurer thereof.

3. The one hundred and fourth section of an Act made and passed in the thirty fourth year of the Reign of Her present Majesty, intituled An Act to incorporate the Town of Portland, shall be and the same is hereby repealed.

SCHEDULE.

Fees to be taken in the Court for trial of Civil Causes.

To the Police or Sitting Magistrate, to be received by the Town Clerk to the use of the Town:-

| In suit for the recovery o | f less | tha | n \$20 |). An | y amou | int o | ver \$20. |
|---------------------------------|--------|---|--------|--------------|--------|-------|-----------|
| Summons, | | \$0 | | | | \$0 | 40 |
| Each copy, | | 0 | 10 | | | 0 | 20 |
| Attachment, | | 0 | 20 | | | 0 | 40 |
| Each copy, | | 0 | 10 | | | 0 | 20 |
| Each oath, | ••• | 0 | 20 | | ••• | 0 | 40 |
| Subpæna and tic | ket, | 0 | 20 | ••• | | 0 | 40 |
| Each additional t | | , 0 | 10 | ••• | | 0 | 20 |
| Venire, | | 7. CO. 100 100 100 100 100 100 100 100 100 10 | 25 | ••• | | 0 | 50 |
| Execution, | ••• | 0 | 25 | ••• | | 0 | 50 |
| Each Certificate, | | 0 | 20 | ••• | ••• | 0 | 40 |
| Copies of papers | | fol | io of | 100 word | 8, | 0 | 10 |
| Every order to p | ostpo | one | the | trial of a c | ause, | 0 | 50 |
| Every judgment any sum not e | in s | uit din | for 1 | the recove | ry of | 0 | 50 |
| Every judgment sum over \$20 | and | not | exce | eeding \$40 |), | 2 | 00 |
| Every judgment any sum over | \$40 | and | not | exceeding | \$60, | 3 | 00 |
| Every judgment any sum over | \$60, | uit | for . | the recove | ery of | 4 | 00 |

To the Constable.

In suit for the recovery of less than-

\$20, \$20 to \$40, \$40 to \$60, over \$60.

\$0 80 \$0 20 \$0 40 \$0 60 Serving Summons,

| Serving Attachment, | 0 50 | 0 60 | 0 70 | 1 00 |
|---|----------|----------------------|-------------|---------|
| Serving Execution, | 0 50 | 0 80 | 1 00 | 1 50 |
| Serving every Subpæn | a, | 0 20 | | 9562 |
| Serving every Venire, | | 0 30 | | |
| Mileage on service of Execution, only goin Office to place of ser | g and re | eturning er mile, | from Police | • |
| | To Witne | | | |
| To every Witness for | each day | y's attend | | . 0 50 |
| To every Witness trave and returning each | mile, | ••• | mile, going | S. 0 05 |
| | To Jur | ors. | | |
| Each Juror who shall | be swor | rn in a ca | ause, | . 1 50 |
| | AD V | TVII | | |

CAP. XLVII.

An Act to incorporate the Carleton, City of Saint John, Gas Light Company.

Sec.

Company incorporated.

Capital stock.

- First meeting, where held and by whom called.
- General meeting, where and when held.

Qualification of Director.

- Number of votes shareholder may Shares assignable.
- Vacancy, how filled.

[pointed. Secretary and Treasurer, how ap-Joint stock alone liable.

Stock list, when opened. Assessment upon shares, how levied and collected.

13 Meeting of stockholders, how called.

(ompany may lay down pipes. 15 Company to repair roads, &c. injured by them.

Company to provide for supplying public lamps Penalty for throwing refuse coal,

&c. into harbour. Mayor, &c. to have power to con-trol Company in certain cases. Definition of word "Company."

Bye laws, by whom made. Act incorporating "St. John Gas Light Company" not to affect Carleton and Parish of Lancaster.

Passed 14th April, 1873.

WHEREAS the establishment of a Company for the purpose of erecting Gas Works in Carleton, City of Saint John, in order to furnish the means of lighting that portion of the City, and a portion of the Parish of Lancaster, in the County of Saint John, in a superior manner, is desirable;-

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

1. That Ebenezer Sutton, Richard N. Knight, George T. Harding, Robert R. Allen, Thomas G. Allen, Thomas H. Adams, Howard M'Leod, William Clark, Henry Leonard, Joseph Coram, Senior, M. P. P., Robert C. Adams, George H. Clark, their associates, successors and assigns, shall be and they are hereby erected into a body politic and corporate by the name of "The Carleton, City of Saint John, Gas Light Company," and by that name shall be known, and they shall have all the general powers and privileges made incident to a Corporation by Act of Assembly in this Province, for the purpose of lighting Carleton, in the City of Saint John, and a portion of the Parish of Lancaster, in the County of Saint John, and for all necessary works therewith connected.

2. The capital stock of the said Company shall be sixty thousand dollars, and shall be divided into six hundred shares of one hundred dollars each, to be paid in at such times and in such instalments as the business of the said Company shall require, provided that fifty per centum of the said capital stock, amounting to thirty thousand dollars, shall be actually paid in and invested in the business of the said Company, in five years from the passing of this Act; and provided also, that the said Company shall not be entitled to purchase any property, real or personal, or to incur any debts, until the said fifty per centum of the capital stock as aforesaid shall be paid in.

3. The first meeting of the said Company shall be held in