

BY AUTHORITY.

ANNO QUADRAGESIMO QUARTO VICTORIÆ REGINÆ.

CAP. X.

An Act in amendment of Chapter 100 of The Consolidated Statutes, of "Rates and Taxes."

1 Valuation under Sec. 37 of Cap 100, Consolidated Statutes, of "Rates and Taxes," not to be made in 1881.

2 When County Council may order a County valuation.

3 When two-fifths of Council assent to order for valuation order to be valid.

4 County valuation to be made in the year 1886 unless made previously, and in such case not be again made until the fifth year thereafter.

5 In Sub-Sections 1 and 2 of Section 59, Cap. 100, the word ten to

be struck out, and the word twenty substituted.

6 If any assessment has been ordered to meet expenses of how applied.

7 When reduction is made in the value of real estate, Valuators to report at once to Secretary-Treasurer.

8 When persons confined in the gaol taxes may be discharged; Proviso. The provisions of Cap. 38, Consolidated Statutes, to apply to this Section.

Passed 25th March, 1881.

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

1. The valuation by the thirty seventh Section of Chapter 100 of The Consolidated Statutes, of "Rates and Taxes," directed to be made in the year one thousand eight hundred and eighty one, shall not be made in any of the Municipalities during the present year.

2. In any year hereafter the County Council of any Municipality may, at the semi-annual meeting in January, order a County valuation to be made, and thereupon such valuation relation to County Valuation.

3. In regard to the taking of such Valuation, it shall be sufficient to the making of such order that two-fifths of the County Councillors of the Municipality assent thereto, and should that number of Councillors at least vote therefor, the ordered by a majority vote of the Council.

4. There shall be a County Valuation made in each Muni-

six, unless the County Council under the preceding Sections shall in any year preceding the year last mentioned have ordered a County Valuation, and if the County Council have so ordered a Valuation, and the same be taken then, and in every such case no Valuation shall be made in such Municipality until the fifth year thereafter.

5. The word "ten," where it occurs in Sub-Sections 1 and 2 of Section fifty nine of the said Chapter, shall be struck out, and the word "twenty" be substituted in each of the

said Sub-Sections in lieu thereof.

6. Where in any Municipality an Assessment has been ordered the present year to meet the expenses of making any Valuation, such assessment may be collected and paid to the Treasurer of the Municipality, and shall form part of the funds of the said Municipality, and after payment of any expenses incurred in connection with County Valuation, shall valuation, to whom paid and be applied by the County Council towards meeting any contingent expenses of the Municipality.

7. Whenever the Valuators make a reduction in the value of the real estate of any resident or non-resident under the provisions of Section 68 of Chapter 100 of The Consolidated of St. John for non-payment of Statutes, the amount of such reduction shall be taken off the total valuation of the Parish in which the said real estate is situated; and the Valuators when they make such reduction shall immediately report the same to the Secretary-Treasurer.

8. Any person confined in the body of the gaol of Saint John, under any process or execution, for non-payment of rates and taxes within the City and County of Saint John, and being in indigent circumstances, may make application for his discharge to the Judge of the County Court for the County, or in his absence to the Clerk of the Peace; and if on his examination it shall appear to the satisfaction of the said Judge or Clerk that such person is in really indigent circumstances, and unable to pay the amount for which he is confined, or to support himself in gaol, such Judge or Clerk may make an order for the immediate discharge of such person, and he shall thereupon accordingly be immediately shall be made during the year in which such order may be discharged from such custody; provided that no such order passed, and in the manner provided by the said Chapter in for discharge shall be made unless it be made to appear to the Judge or Clerk that at least twenty four hours notice of the time and place of such examination had been previously given to the Chamberlain of the City of Saint John, if the process or execution had been issued in the City of Saint John, in the Town of Portland to the Town Treasurer, and same shall be as valid and effectual as if the same had been in other cases to the County Treasurer of the County. The several provisious of Chapter 38 of The Consolidated Statutes, so far as the same are applicable, shall for the purpose cipality in the year one thousand eight hundred and eightv of carrying this clause into effect, apply hereto.

THE undermentioned non-resident Ratepayers of the Parish of Gagetown, Queen's County, are hereby notified to pay their respective Parish Rates, as set opposite their names, together with the cost of advertising, (22 cents each), within two months from the date hereof, to the subscriber at his residence in the Parish of Gagetown, otherwise legal proceedings will be taken to recover the same.

to recover the same.	1878	1879	1880	Total
Allen, Hugh (Estate)	\$0 34	\$0 30	\$0 29	\$0 93
Beckwith, Rev. W. H.	1 70		1 45	3 15
Carten, James	0 34			0 34
Caleghan, Patrick	0 51			0 51
Dailey, William	0 34	1 04		1 38
Gilbert Clarissa				
Gilbert, Charlotte	25 60	42 00	40 60	108 20
Gilbert, Marianna	20 00	42 00	40 00	105 20
Gilbert, Chas. E. W.				
M.Gaw, Archibald	0 34		0 29	0 63
M'Gaw, Charles		0 60		0 60
Miller, James	0 68	0 60	0 58	1 86
Miller, David	0 34	0 30	0 29	0 93
Osburn, Sarah Mrs.	0 34	0 30	0 29	0 93
Rogers, Francis	0 34	0 30	0 29	0 93
Robinson, Robert	0 34	0 30	0 29	0 93
Robinson, Thos. W.		1 20	1 16	2 36
Scott, James	2 38	2 10		4 48
Spiller, George S.	0 68		0 58	1 26
Morton, William	0 34			0 34
Stockford, Joseph		1 20		1 20
Wasson, John		0 30	0 29	.0 59

HENRY J. DUVERNET, Collecting Justice. Gagetown, February 15, 1881. m25

Stockford, Charles

MINING LICENSES.

CROWN LAND OFFICE, 16th March, 1881. TINING LICENSES on Crown Lands in the County of Gloucester, agreeably to existing Regulations, will be offered for sale at this Office, at noon on Wednesday the 13th day of April next.

(4w) M. ADAMS, Sur. Gen.

NOTICE.

THE Rector, Church Wardens and Vestry of Saint John's Church, in the Parish of Johnston, County of Queen's, hereby give notice, that they intend offering for sale at Public Auction, after Easter Monday next, one hundred acres of Land more or less, known as the Galey Lot, situate in the Parish of Johnston aforesaid, near The Narrows.

BENJAMIN SHAW, Rector. Johnston, Queen's Co., T. H. PEARSON, Wardens. Dec. 27th, 1880.

NOTICE.

The Royal Gazette will be forwarded to (qualified) Justices of the Peace who may desire it. By order of the Government.

In order to guard against difficulties and losses, notice is hereby given, that all Advertisements intended for insertion in the Royal 1 45 Gazette, must in future be accompanied by the cash, in order to ensure their publication.

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