(The Local Acts for Ontario and Ouebec-passed at the last session of the Legislature of these two Provinces-are incorporated into the Imperial Act, above.)

An Act relative to certain Public Officers and their Salaries.

30th Vic. Cap. 1. (Passed 7th day of May, A. D. 1867.)

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

Public Officers. Treasurer.

Treasurer's

.1. From and after the coming into operation of this Act-Instead of a Receiver General, there shall be a Treasurer, who shall perform the duties of the Receiver General, and give the like bonds for the faithful performance thereof, to whom there shall be paid a salary of two thousand dollars; and there shall be a Treasurer's Clerk, to whom there shall be paid a salary of one thousand dollars, and who shall give bonds in four thousand dollars, with two sureties in two thousand dollars each, for the faithful discharge of his duties.

Commissioner Chief Clerk of Mines. Provincial Secretary.

Člerk.

2. Instead of a Board of Works and a Clerk of Works, and Chief Commissioner 2. Instead of a Board of Works and a Cieft of Works and Mines, who shall and Mines. Chief Clerk of Works.

2. Instead of a Board of Works and a Cieft of Wines, there shall be a Commissioner of Public Works and Mines, who shall perform the duties of the Board of Works and Chief Clerk of Mornt shall be paid a salary of two thousand dollars, and a Chief Clerk of Works, and a Chief Clerk of Mines, to each of whom there shall be paid a salary of one thousand dollars.

Clerk. Attorney General.

3. Instead of the salary now paid to the Provincial Secretary, there shall be paid to that officer a salary of two thousand four hundred dollars, and to his clerk there shall be paid a salary of twelve hundred dollars.

Office of Solicitor General abolished. Duties of Financial

4. Instead of the salary now paid to the Attorney General, there shall be paid a salary of sixteen hundred dollars.

5. The office of Solicitor General shall be abolished.

6. There shall no longer be a Financial Secretary, but all the duties required by Secretary performed law to be performed by that officer shall hereafter be performed by the Provincial by Provin. Secy. Secretary.

Inconsistent Acts repealed.

Treasurer and Commissioner of Public Works and Mines shall not be missioner of Public disabled from becoming a Member of the Legislative Council, or House of Assembly.

The seat of any Member of the House of Assembly accepting at the council of t Legislative Council shall nevertheless become vacant; but he may be re-elected and hold his seat on or House of Assem. the same terms and conditions as other departmental officers.

Act to have effect when Imperial Union Act come into operation.

8. All Acts, or portions of Acts, in force in this Province, inconsistent with this Act, shall be repealed.

9. This Act shall not have any force or effect until the Act of the Imperial Parliament of Great Britain and Ireland, entitled, "An Act for the Union of Canada, Nova Scotia, and New Brunswick, and the government thereof, and for purposes connected therewith," shall be brought into full operation by the Proclamation of Her Majesty the Queen.

An Act to amend Chapter 3 of the Revised Statutes, "Of the Duration of and Representation in the General Assembly."

30 Vic., Cap. 2. (Passed the 7th day of May, A. D. 1867.)

House of Assembly-how composed.

Be it enacted by the Governor, Council, and Assembly, as follows: i. The House of Assembly shall hereafter be composed of thirty-eight members, of whom three shall be elected by the County of Halifax, three by the County of Pictou, and two by each of the other Counties.

Boundaries of Counties and Polling same as established.

2. The boundaries of Counties and Polling districts for the purposes of this Act Districts continued shall be the same as now established.

Secs. 3, 4, 5 and 6, cap. 3, Revised Statutes, repealed.

3. Sections three, four, five and six, of Chapter 3, of the Revised Statutes, "Of the Duration of and Representation in the General Assembly," are hereby repealed.

An Act to amend Chapter 2 of the Revised Statutes, "Of Executive and Legislative Disabilities."

30th Vic., Cap. 3. (Passed the 7th day of May, A. D. 1867.)

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

Members of

Senate or House shall be capable of being appointed to, or of sitting or voting in, the Legislative of Commons not Council of this Province, or of being elected to, or of sitting or voting in, the eligible for Legis- House of Assembly thereof. And if any person being a member of the Legislative active Council or of the House of Assembly of this Province, shall accept a seat in the or House of Assembly.

1. No person being a member of the Senate or House of Commons or Canada, his seat lative Council or House of Assembly of this Province, as the case may

No person being a member of the Senate or House of Commons of Canada,

Sec. 5 of amended be, shall thereby be vacated. Act shall apply to confice of Treasurer and Commissioner of Publis Works. 2. The Provisions of the fifth section of the Act hereby amended, shall extend to the Offices of Treasurer and Commissioner of Public Works and Mines.

of Public Works and Mines.