

payment of expenses legitimately incurred for the reception and instruction of orphans, and the relief of the poor, sick, and destitute.

Cap. 61—Incorporates the Temporal Committee of St. Andrew's Church, Ottawa, confirming in them the title to the church and manse and the land on which they are erected, and to the burying grounds. The corporation may acquire other real estate in Ottawa or Carleton not exceeding \$6,000 of annual value; but bequests, gifts, or legacies, in this and the case of previous corporations, must have been made 6 months before the death of the party making them, otherwise they are null. Pewholders in the church shall elect the members of such temporal committee on the 1st Monday in March in each year.

Cap. 62—Incorporates the Burnside Lying-in-Hospital of Toronto, with power to acquire and hold property for the direct uses of the hospital, immediately adjoining that on which it is built.

Cap. 63—Incorporates the Toronto Trust Co. Capital stock \$500,000. It may trade in stocks, bonds, debentures and municipal securities, the obligations of corporate companies, and evidences of debt secured by mortgage or pledge of freehold or leasehold lands. It may borrow money and issue debentures, with coupons therefor. It may receive deposits not to exceed, taken together with unpaid debentures, the amount of cash and securities at cash value held by the Co. It may act as an agency and trust association in respect of all similar transactions for other parties. The head office is to be in Toronto, but offices may also be opened at London and Edinburgh. The Co. may be organized so soon as \$100,000 is subscribed, and half paid up. The Co. may hold real estate necessary for its offices, &c., and also for the protection of its investments up to \$10,000 annual value, but to retain none of the latter longer than 5 years. Shareholders' liability is limited to the amount of their stock.

Cap. 64—Incorporates the Guelph Board of Trade with the usual powers.

Cap. 65—Transfers to the Corporation of the Town of Brantford, the rights and powers of the Grand River Navigation Co., and authorizes them to sell the same again to any Co. which shall incorporate itself for that purpose, and expend \$30,000 on the works. Such new Co. is allowed to be incorporated under the 27 and 28 Vic., cap. 23, by the name of "The Brant and Haldimand Navigation Co." But the corporation, if works, &c., are not sold, may raise \$60,000 on the security of such works and expend it upon their completion.

Cap. 66—Incorporates the Rama Timber Transport Co., with power to explore and take lands 200 feet in width, extending from any point on Black River, in the county of Ontario, to Lake St. John, and thence to Lake Couchiching, and may execute such works along the course of the Black and St. John Rivers, as may best and most economically secure the passage of timber and saw logs, and connect Black River with Lake Couchiching for the same purpose. Capital stock, \$40,000, \$8,000 to be subscribed and paid up before the Co. goes into operation. Works to be begun within 2, and finished within 4 years, else the charter is void.

Cap. 67—Incorporates the Gananoque Water Power Co., with power to hold lands on the River Gananoque, comprising a portion of the bed of the river in the first concession of the Township of Leeds, and broken front thereof, with two dams across the river, and the marble rock dam on the said river as heretofore held by T. B. Anderson, of Montreal, Philip Low, of Picton, and Wm. S. Macdonald, of Gananoque, and all such other real estate as may be necessary for the development of these water powers. The stock to be divided into shares of water power classified A. B., &c., according to their position with reference to the dams. The liability of shareholders is limited to their interest in the Co.

Cap. 68—Incorporates the Royal Niagara Hotel Co., with power to acquire the necessary real estate at Niagara and erect and keep a hotel, and pleasure grounds, &c., attached thereto or lease the same. The capital stock is \$50,000, \$20,000 of which is subscribed, and \$8,000 paid up. A by-law of the town of Niagara, subscribing \$8,000 to the stock of the Co., is declared legal and valid.

Cap. 69—Incorporates the Royal Canadian Yacht Club, with power to hold such real estate as may be necessary for a club house and dependencies, and to that end to receive subscriptions for \$30,000 of stock.

Cap. 70—Enables the Trustees of St. Andrew's Church, Chatham, to sell, land vested by a patent from the Crown, of Sept., 1837, in Robert Innes and others, trustees for the benefit of such church and congregation, and to invest the proceeds in Government securities or Municipal debentures, using the interest for the benefit of the congregation, and a sum of \$3,500 out of the principal for a new church.

Cap. 71—Provides for a perpetual succession by election to certain trustees, to whom were granted lands for a burial ground for the Presbyterian churches of Woodstock, and for the management of the same and permitting the trustees to acquire other lands for the same purpose.

Cap. 72—Vests in trustees, subject to all the covenants, trusts, &c., of the model deed of the Wesleyan Methodists, a portion of lot 37 in the 4th concession of Ancaster—the trustees to be known as "The Trustees of the Ancaster Congregation of the Shaver Settlement Wesleyan Methodist Church of Canada, in connection with the English Conference," the above land now being held in trust for the above congregation.

Cap. 73—Authorizes the Crescent Petroleum Co. of New York to hold and dispose of certain lands in Enniskillen.

Cap. 74—Makes valid a commission issued by the Justices of the Q. B. on the 10th June, 1856, authorizing James Keays to take and receive affidavits and recognizances of bail in Prescott and Russell, without the seal of the Court being attached, and all acts done by him under it, and authorizes the clerk of the court now to affix the seal.

Cap. 75—Ratifies an arrangement respecting the marriage settlements of Mrs. E. A. Meredith, Mrs. A. Nanton, and Mrs. L. W. Ord, daughters of W. B. Jarvis, of Toronto, and a trust deed in pursuance thereof to James Henderson.

Cap. 76—Reciting the death of George Paxton and the minority of his children, and that he died possessed of various property held in common with his partner, Thos. Paxton, and representing that repeated applications to chancery and long delays and great expense would be necessary to settle the estate, vests the estate in George Paxton and John Dryden as trustees, to wind up the estate and divide the proceeds among the widow and children. The judge of the court for the county of Ontario is authorized to fill vacancies.

Cap. 77—Authorizes the trustees to the estate of the late John Knatchbull Roche, of Port Hope, to carry out a contract of sale with one James Brownscombe.

Cap. 78—Confirms the conveyance made in 1856 by J. Saxton Campbell, formerly of Quebec, to Thos. Eyre, late of Cobourg, of lots Nos 25 and 26 in the 6th concession of the township of Hamilton.

Cap. 79—Authorizes the Law Society of Ontario to admit John Whitley as a member of said society and barrister at law.