

acquired from Catherine Doe and Robert Blake, on which a school-house is now built, and buy another lot and erect a school-house thereon, with the proceeds.

**Cap. 38**—Provides that the election of Trustees of the NEW ST. STEPHEN'S CHURCH, in connection with the Church of Scotland, at St. John, shall be held on the 1st Wednesday in June, 1869, after ten days notice by the Comrs. All to whom pews have been assigned or who have purchased them or leased them for at least a year, shall have a right to vote. Upon the election the property is *ipso facto* transferred from the Comrs. to such Trustees.

**Cap. 39**—Authorizes the Rector, Church Wardens and Vestry of TRINITY CHURCH, ST. JOHN, to hold and dispose of property bequeathed to them by the late GEORGE SWINNEY, subject to the trusts in his will, as well as all other property now held by them for charitable and pious uses; applying the issues or proceeds to such uses and no other.

**Cap. 40**—Authorizes the Rector &c., of ST. MARTIN'S IN THE WOODS, SHEDIAC, to sell lands granted to them for the use of schools, viz.: lot B in the parish of Shediac, fronting on the river Kouchibouguac, and invest the proceeds in Canada or New Brunswick debentures, and apply the interest thereof to the uses named in the grant.

**Cap. 41**—Authorizes the Trustees of ST. PAUL'S CHURCH, FREDERICTON, to sell land in the township of Gordon, and apply the proceeds thereof in payment of the debts of the church and otherwise for its benefit.

**Cap. 42**—Authorizes the RECTOR, &c., of ST. MARTIN'S, IN THE WOODS, to sell lands granted to them under the 22 V., c. 35, s. 1, and invest the proceeds in debentures as above, or as provided by s. 3 of said act.

**Cap. 43**—Vests in the FREE CHRISTIAN BAPTIST GENERAL CONFERENCE OF NEW BRUNSWICK all real or personal property conveyed to any society or body (other than the Trustees of a Meeting House) organized by or constituted under it. It shall hold the same in Trust for such society or body, and in case of doubt respecting the intended use to which it is to be applied the conference decides. It may invest its moneys in Government securities, securities or bonds of corporations or on bond and mortgage. The Trustees under the act of the 17th V., may mortgage as well as sell real estate. The act of the 27th V. is repealed.

**Cap. 44**—Authorizes the RECTOR, &c., of CHRIST CHURCH, NORTON, to dispose of lands held by them for school purposes in that parish, and invest the proceeds in procuring a convenient site and erecting a superior school house; any balance to be invested in Provincial securities or on real estate security, and the revenue to be devoted to the support of such school.

**Cap. 45**—Amends the ACT INCORPORATING WOODSTOCK. No. 1 ward is hereafter called "King's," No. 2, "Queen's," No. 3, "Wellington." The entry of a man's name on the list of voters gives him a right to vote without proof of payment of taxes. Further provision is made for the making up and the revision of the voters' list. Duly certified copies of by-laws are evidence without proof of signature or seal. Proof of keeping a shop with liquors therein, or keeping them in any part of a house apparently for sale, of a person found drinking on the premises or coming thence intoxicated, is to be received as *prima facie* evidence of sale without license. The Treasurer's bond must be for not less than \$800 or more than \$2000. The Town Council may establish and regulate markets.

**Cap. 46**—In order to pay the balance of debt incurred for the PUBLIC LANDINGS AT INDIAN TOWN, the sessions for the City and County of St. John may borrow money not exceeding \$3000, and issue certificates therefor, payable in 3 years, and may levy an assessment on the parish of Portland and that part of St. John on the eastern side of the harbour (86 per cent. on the former and 14 p. c. on the latter) of \$1000 in 1869 and 1870, and for the balance in the year 1871. No rates are to be levied upon those already assessed for benefit under the act 28 V. authorizing said works. The County Treasurer receives 1 p. c. for his trouble.

**Cap. 47**—Provides ADDITIONAL POLLING PLACES IN CARLETON, one at or near Tracey's mills, in the parish of Wicklow, and another at Victoria Corner, in Wakefield.

**Cap. 48**—Establishes an ADDITIONAL POLLING PLACE IN CHARLOTTE, at or near the Drill Shed in Milltown, parish of St. Stephen.

**Cap. 49**—Erects that part of DOUGLAS, IN YORK, lying between the north shore of the St. John, from the Queensberry boundary line to the north-western shore of the Keswick, the shore of that river to the mouth of the Howard Brook and a line thence north 49° west to the boundary of Carleton, and this latter line and the boundary line of Southampton, into a separate parish, to be called Bright. The polling place is fixed at Abraham McKeen's Corner.

**Cap. 50**—Changes the POLLING PLACE FOR CHIPMAN, IN QUEEN'S, from Andrew Macdonald's to George G. King's.

**Cap. 51**—Erects that part of the PARISHES OF LEPREUX AND PENNFIELD, IN CHARLOTTE, north of a line west from the most southern angle of Queen's County, till it strikes the eastern line of St. George's parish, into a separate parish, to be called Clarendon. Polling place fixed at John McCutchin's. The act of last year establishing another polling place in Charlotte is repealed.

**Cap. 52**—Divides the PARISH OF SIMONDS, IN CARLETON, creating a new parish, to be called Wilmot, of that part of it west of the line dividing the parish into two polling districts