

**Cap. 59**—Appoints as trustees for lands of the CHURCH OF SCOTLAND in DUMMER and ASPHODEL, R. Dennistoun, J. Carnegie, R. Remaine, of Peterboro; D. Rose, of Dummer; and A. Nesbit, of Otonabee,—providing that the Presbytery of Victoria, or any Presbytery of said church within which ASPHODEL, Dummer, and Otonabee may be, may appoint their successors, two of them to be always residents within these townships. Trustees to have power to sell these lands and invest the proceeds in public securities.

**Cap. 60**—Authorizes the TRUSTEES of the PRESBYTERIAN CHURCH in FINCH, county of Stormont, in connection with the Church of Scotland, to sell lot No. 14 in 5 con. of said township, to apply the proceeds for the interests of the congregation.

**Cap. 61**—Empowers the OTTAWA MECHANICAL INSTITUTE and ATHENÆUM, and the OTTAWA NATURAL HISTORY SOCIETY, to amalgamate into one corporate body under the name of the Ottawa Literary and Scientific Society.

**Cap. 62**—Declares that the arbitrators to settle the terms of withdrawal of the TOWN OF PERTH from the County Municipality of Lanark shall not take into consideration the municipal loan fund of the county; but in respect thereof the town shall remain under the jurisdiction of the county council and subject to its present liabilities.

**Cap. 63**—Divides the TOWNSHIP OF MARYSBURGH into two municipalities from 1st January, 1871. The part lying to the N.W. of the road allowance between the 1st and 2nd concessions north of the Black River, together with Waupoos Island, to form N. Marysburgh, the remainder S. Marysburgh.

**Cap. 64**—Authorizes the Corporation of the TOWNSHIP OF COLLINGWOOD, to acquire the lands and construct the works necessary for the harbour at the mouth of Beaver River provided for by the Act of Dominion Parliament of this session, cap. 45.

**Cap. 65**—Enables the TOWN OF CHATHAM, to dispose of lands granted to them in Feb. 1853, for market purposes, consisting of lot lettered X.

**Cap. 66**—Confirms the survey of the TOWN OF CHATHAM, made by George Kirk, C.E., and certified by A. P. Salter, P. L. S.

**Cap. 67**—Confirms a survey of the 1st, 2nd, 3rd and 4th con. of MELANCTHON, in the County of Grey, made by F. F. Passmore, P. L. S.

**Cap. 68**—Confirms the side road in the TOWNSHIP OF TILBURY, E. as laid out, improved and travelled, on lines formerly drawn, and the allowance for the same.

**Cap. 69**—Authorizes the closing by by-law of certain streets through the GILKINSON PROPERTY IN ELORA, and confirms the sale of a portion of the land for taxes.

**Cap. 70**—Authorizes the comrs. of the PETERBOROUGH TOWN TRUST, to elect a chairman, and to pass by-laws for the regulation of their affairs, to sell lots 3 & 5 S. of Wolfe and W. of George Street, and lots Nos. 2 to 6 inc. N. of Townsend and W. of George Street, and all the town property south of the former street, and apply the proceeds to the reduction of the debenture debt of the town. It also authorizes the town council to issue \$5,000 more debentures for common school purposes; and confirms by-law No. 235 of the Council respecting the Peterborough Gas Co.

**Cap. 71**—Exempts a SUGAR REFINERY to be erected in TORONTO, by J. A. ALDWELL, from Municipal taxation for 21 yrs., provided it be ere of stone, brick or iron, within 3 yrs., and \$45,000 expended during 1870, \$45,000 in 1871. \$25,000 in 1872.

**Cap. 72**—Enables D. A. MACDONALD to dam the River Garry on lots 4 & 7 of the 2nd concession of Kenyon, to keep the water at 3 ft. 8 in. at the latter, and 6 ft. at the former lot, and cut a canal from Lake Garry to supply the dam, (not diminishing the natural flow of other streams out of said lake.) and a race way and flumes from the dam on lot No. 7 to his mills. Any damages done by overflow, &c., to be settled by arbitration.

**Cap. 73**—Substitutes OGDEN P. FORD for D. FORD JONES, as a trustee under 25 V., c. 105, to dispose of the property of the late D. B. Ogden Ford.

**Cap. 74**—Enables Mrs. C M. HERSEY, widow of the late Z. S. M. Hersey, to complete the sale and transfer of certain property belonging to his estate, and receive the purchase money, to pay their shares to the adult children, issue of the marriage, and invest the remainder under the sanction of the county judges, for the benefit of the minors. She must give security. In case she dies, removes from the Province, resigns or refuses to act, the judge may appoint another trustee, upon application of the children.

**Cap. 75**—Empowers the CURATOR of the estate of the late HARRIET JUDITH HART, to sell and convey lot No. 12, in the 12th con. of Reach, accounting under the 26 V., c. 40.