Cap. 96—Incorporates as the GLENWOOD CEMETERY Co. OF PICTON, W. T. Yarwood, C. S. Wilson, R. J. Chapman, Walter Ross, M.P., and others. Capital \$2,500, in shares of \$25 with power to acquire 50 acres, partly in Hallowell and partly in Picton; part of lot 24, 3rd con. military tract, and part of lot A in the township, with power similar to those in the preceding Acts.

Cap. 97—Incorporates as the Newsboys Lodging & Industrial Home, Toronto, the Hon. G. W. Allan, the Hon. Chief Justice Hagarty, the Hon. J. McMurrich, D. Wilson, LL. D., C. S. Gzowski, and others, with same restrictions, with regard to real estate as in Cap. 90. Power is given to the committee to apprentice the boys, having the protection of the corporation, to any healthy trade or business, and to exercise ever them the power of parents or guardians. The objects of the corporation are,—to establish a house or lodging for vagrant boys frequenting the streets of Toronto, where provision should be made—1. To secure them food, lodging and washing at a moderate charge, and under such regulations as should tend to their reformation. 2. To encourage in them provident habits, by taking care of their surplus earnings, and advising and alding them in their expenditures for clothing and other necessary requirements. 3. To provide instruction and other innocent occupation for their leisure hours. 4. To provide them with permanent situations.

G. 98—Incorporates as the St. George's Southern of London, H. Taylor, W. H. Essery, G. Phillips, and others. May hold real estate to the annual value of \$5,000.

Confirms the deed for the distribution and ettlement of the Estate of the to Hon. G. J. GOODHUE, of LONDON, made in the 26th Hept., 1870.

Cap. 100—Empowers the trustees under the will of the late J. B. SPRAGGE, to sell the lands belonging to his estate, situated in Blenheim (Oxford) and invest the money in Govt. stock or securities of Canada, or on the security of freehold real estate, with the consent in writing of Eliza Frances Lett.

Cap. 101—Enables ROBERT FLANIGAN to sell or mortgage any part of the homestead or the real estate devised by the Will and Codicil of his late father John Flanigan, of Charlottenburgh, Glengary, and to apply the proceeds to pay the debts of the testator and the obligations incurred by said Robert Flanigan for the purposes of the testator's estate, and the execution of the trusts of the Will and Codicil.

Cap. 102—Enables SULLIVAN CAVERNO to convey 5½ acres of land in Merrittville (Welland) with buildings, &c., upon it, held by him as one of the trustees of the marriage settlement in favour of Catherine Caverno, his daughter, with N. T. Fitch, of St. Catharines. Court of Chancery may appoint a receiver for the estate.

Cap. 103—Authorizes the LAW Society of Ontario to admit W. H. Steele as a Barrister-at-law, on passing his examinations and paying the usual fees.

Cap. 104—Authorizes the LAW SOCIETY of ONTARIO to admit Daniel Brook, Jr., as a Barrister-at-law, upon paying the usual fees and passing a final examination.

Cap. 105—Authorizes the Courts of Queen's Bench, Common Pleas and Chancery to admit J. Netterville Blake, to practise as an Attorney and Solicitor, on proof that he has passed the examination and been called to the Bar, and that his name is still on the books of the Law Society of Ontario.

PROVINCE OF QUEBEO.

(Legislature opened on the 3rd November-Prorogued 24th December, 1870.)

SUPPLY BILL.

Opp. 1—Grants \$1,868,431 for the year 1871–72, certain payments to be provisional and subject to adjustment with the Dominion and Ontario.

LICENSES.

Cap. 2—No person may sell spirituous, vincus or fermented liquors in quantities less than 3 gals, or 1 doz. bottles, or keep an inn, hotel or temperance house without license. Penalty \$50 within the organized districts, or \$25 in other parts. For exhibiting liquors for sale or a sign to attract customers without license, \$20. Keeping liquors for sale, \$20. Owners or those in charge of a steamer or other vessel selling without license, \$50. To obtain a license from a revenue officer a person must produce a certificate signed by 25, or a majority, of the electors of the municipality or the ward in which he is resident, stating him to be a fit and proper person, and in country parts, that a house of entertainment is needed where he lives, and that he has the necessary accommodation, and this must be accompanied by his own affidavit and confirmed by the Mu-

nicipal Council, and is not to be confirmed until the authenticity of the signatures of the electors has been duly ascertained. In the absence of a quorum of Council to consider such application, the necessary certificate may be granted by the Mayor and 2 resident J.P., or if there be no Mayor, by 3 J.P. In Montreal the duty is to be performed by a Board of Comrs. consisting of the Recorder, the Police Magistrate, the Coroner and the chairman of the Police Committee, to receive \$200 each from the city for their services. In Montreal and Quebec \$8 is to be paid for each license. The applicant must also enter into a bond of \$200 with 2 sureties of \$100, not to infringe the laws and regulations respecting houses of public entertainment. If the party removes or dies before the expiry of his license, it may be transferred within 3 months to a person who produces a like certificate and bond. No brewer, distiller or retailer or keeper of a house of entertainment shall sign or grant a certificate under a penalty of \$50. Steamboat licenses may be obtained without a certificate or bond. Shop licenses to sell not less than 3 half-pints, not to be drunk on the premises, may be obtained upon the certificate of one