Cap. 85—Amends the Charter of the Trus-tees of the EVANGELICAL LUTHERAN CHURCH of LUNENBURG, providing for the election of successors to the present Trustees.

Cap. 86-Incorporates the Grand Lodge and Subordinate Lodges of BRITISH TEMPLARS of NovA ScotIA, the former having power to hold \$25,000 real estate, the Subordinate Lodges \$5,000 each,—each of the latter to be incorporated after a two-thirds vote of members asking it.

Cap. 87—Incorporates, as Trustees of SHU-BENACADIE TEMPERANCE HALL, J. B. Fraser, J. Withrow, and J. G. Cole and their successors, with power to hold \$1000 real estate.

Cap. 88—Incorporates, as the UNION LODGE OF BRITISH TFMPLARS, Centreville, D. Moorehouse, C. H. Denton, S. M. Dakin, and others, with power to hold \$2000 real estate.

Cap. 89—Incorporates, as UNION LODGE of BRITISH TEMPLARS, Shubenacadie, J. B. Fraser, J. Withrow, J. L. Barnhill, A. Kirkpatrick, and others, with power to hold \$1000 real estate \$1000 real estate.

Cap. 90-Incorporates, as the MASONIC BUILDING Co., A. Keith, S. R. Sircom, and others, with power to erect and manage a

Masonic Temple at Halifax. Capital \$100, 000 in shares of \$20, with power to hold real estate to amount of capital. To be organized when 25 p. c. is paid in.

Cap. 91—Amends the Charter of ROTHSAY LODGE of FREEMASONS, Bridgetown, making it 41 of the Registry G. L. of N. S. instead of 1245, E. R.

Cap. 92 — Incorporates, as the ALBION LODGE of FREEMASONS, New Glasgow, J. R. P. Fraser, A. McKinnon, A. M. Holmes and others, with power to hold \$10,000 real estate.

Cap. 93—Incorporates, as the WESTPORT LODGE of FREEMASONS, J. D. Sullivan, G. Bowers, J. P. Collins, and others, with power to hold \$6000 real estate.

Cap. 94—Incorporates, as CLARKE LODGE of FREEMASONS, Chester, R. D. Clarke, J. Creighton, G. W. Richardson, and others, with power to hold \$4000 real estate.

Cap. 95—Incorporates, as KEITH LODGE of FREEMASONS, Albion Mines, J. W. Fraser, J. Hudson, A. McKay, J. McQuarrie, and others, with power to hold \$4000 real estate.

Cap. 96—Amends the Charter of ANNA-POLIS ROYAL LODGE of FREEMASONS, An-napolis, making its title 33 on the Registry of the G. L. of N. S. instead of 1047 E. R.

## PROVINCE OF NEW BRUNSWICK.

(Legislature opened 5th April, Prorogued 11th May, 1871.)

Cap. 1—The L. G. in C. may appoint a POLICE MAGISTRATE for FREDERICTON. To be also ex-officio a J. P. for York. Salary \$400, to be paid by the city. He shall ap-point and swear in Police Constables to aid in the city and county. With the consent of the City Council he may frame rules and regulations for the Force. A tavern-keeper, the barbouring a policeman on duty is liable regulations for the Force. A tavern-keeper, &c., harbouring a policeman on duty is liable to a fine of \$20. Policemen guilty of viola-tion of duty are liable to a fine of \$40 or one month imprisonment. The magistrate is to ttend at the Police Office daily from 10 to 2 o'clock and at other times when there is urgent necessity. He is to keep a book in which are to be entered all complaints, con-victions. &c., and another showing moneys victions, &c., and another showing moneys received and expended. 2 or more J. P. for York may be named by the L. G. to do the duties of the Police Magistrate in case of his illness, absence, &c. He has the same ju-risdiction in the county as any 2 J. P., and risdiction in the county as any 2 J. P., and in the city, as the Mayor or one or more Al-dermen hitherto. No J. P., except as above named, nor the Mayor nor any Aldermen shall receive any costs in proceedings before them. He has exclusive jurisdiction over all offences against the city by-laws. He has civil jurisdiction in York in all actions specified in the Revised Statutes tit. 37, c. 137, in all actions of debt not exceeding \$40, and of tort to real or personal property,— damages not exceeding \$16.

Cap. 2—Amends the Charter of the CAR-LETON (St. John) BRANCH RAILWAY Co. The City Council of St. John may, at the

two shareholders, to be directors and repre-sent city stock—a majority of the members representing the western side of the Har-bour voting for them. Each director will hold the proving for them. hold the proxies of the corporation for \$20,-000. In the absence of one the other may vote on the whole amount. The Chamber-lain is to report each year in February, the amount of dividend then received, and the City Council is then to determine the amount to be raised for interest and Sink-ing Fund on the depentures then issued. An ing Fund on the debentures then issued. An assessment is to be levied on that part of the city. The roll tax authorized in 33 V. c. 39, is to be levied on every rateable male in-habitant in that part of the city and every male non-resident liable to assessment there. Any deficiency in the amount raised to be Any deficiency in the amount raised to be made up by assessments on the property. The assessment made in August, 1870, is declared valid but only half thereof need be paid. The Council is to proceed at once to assess for the amount necessary to provide for a year's interest from the list May 1871 for a year's interest from the 1st May 1871, and the sinking fund. The Co. may run their track across the head of Rodney Slip extending 200 ft. down said slip from Union Street, and erect station houses there; and the corporation may widen and extend the north Rodney Wharf into said Slip.

COMMISSIONERS OF SEWERS.

Cap. 3-When Cmrs. have taken proceed-ings with the approbation of a majority in LETON (St. John) BRANCH RAILWAY Co. The City Council of St. John may, at the first meeting in May of each year, appoint which they fail to recover: but this is not to