

\$10,000. The corporation shall consist of a Chancellor, Vice-Chancellor, Members of the Senate and graduates. Members of the Senate shall be the Bishop of Huron and Bishops of the Dioceses into which that may be divided, the Principal of Huron College, for the time being, the persons incorporated, and ten persons who, for the time being, are the ten senior graduates of the University. The Senate shall have the management of the concerns and property of the University, and from time to time make and alter by-laws and regulations respecting the number and appointment of Professors and Lecturers in the different faculties, &c.

Chap. 71.—Vests the BURNSIDE LYING-IN-HOSPITAL in the Trustees of the Toronto General Hospital. The annual meeting is to be held in the City of Toronto on first Tuesday of December in each year, for election of a trustee, pursuant to 39 V., c. 65. The Mayor, for the time being, of the City of Toronto, to be the Trustee for the said city.

Chap. 72.—Empowers the Municipal Council of the TOWN OF DUNDAS, to exempt Messrs. J. Fisher & Sons, or their legal representatives from taxes for 21 yrs. on any new buildings erected in the Town in connection with their manufactory, since 1st Jany., 1877, or on any machinery

put into said buildings since then, or which may be hereafter put into it, and used and employed by them.

Chap. 73.—Enacts that certain lands in the Township of Westminster in Middlesex, conveyed by MAHLON BURWELL, of Port Talbot, now deceased, to Her Majesty and to Mechanics' Institute of London, respectively, shall be vested in Isaac Brock Burwell, his heirs and assigns, freed and discharged from all rights intended to be given by such conveyances.

Chap. 74.—Amends the Act respecting the children of the late NICHOLAS SPARKS, authorizing their mother Mrs. Sweetland, by her will, to appoint a guardian to those who may be minors at the time of her death, in place of Mr. C. Magee, unless the Court of Chancery or a Judge thereof shall otherwise order; the Act makes further provisions regarding the children in case of the death of Mrs. Sweetland.

Chap. 75.—Enacts that HENRY SCARROW shall be called and known by the name of HENRY SCARROW WOODWARD, and that the said Woodward, with all the rights, advantages, benefits, claims or liabilities accruing or to accrue to him under the former name.

PROVINCE OF QUEBEC.

(Legislature opened 19th December, 1877, and prorogued 9th March, 1878.)

CONSOLIDATED RAILWAY FUND.

Chap. 1.—The L. G. in C. may pledge as collateral security, or order the sale of Municipal debentures belonging to the consolidated railway fund of the Province, in order to raise money for the construction of the Q. M. O. & O. Railway. The L. G. in C. may authorize the Treasurer to raise \$3,000,000 by loan on Provincial securities, instead of that authorized to be raised by the Comrs. The proceeds to be used to recoup the Consol. Ry. fund advances to Comrs. Agreement is first to be made with holders of Comrs' bonds to substitute the new Provincial issue for them, and these latter will have the same privilege against the road and its earnings as the Comrs' bonds would have, or have had. They are to be payable in 30 yrs. Interest 5 p.c., sinking fund 1 p.c. The L. G. in C. may advance to the Comrs, out of the Consol. Ry. fund \$3,116,956. When the Consol. Ry. fund is unable to pay any subsidy earned, the deficit is to be made good out of the Con. Rev. fund.

RAILWAY SUBSIDIES.

Chap. 2.—The L. G. in C. may advance to the Levis & Kennebec Railway Co., the Quebec Central Railway Co and the St. Francis & Megantic International Rail-

way Co. 1,000 per mile for all completed thereafter, in respect of which an advance of \$2,000 has not been made, under 40 V., c. 3, provided \$1,000 per mile will then be left for the remainder of the line. To the Missisquoi & Black River Ry Co., when they have completed and put in good order the portion of the road now in course of construction, he may advance \$1,500 per mile, in addition to the \$2,000 already granted, but so that \$1,000 per mile will always remain for the unfinished portions, and no more than \$4,000 paid for any mile of completed road.

LICENSE ACT.

Chap. 3.—No person may keep within the Province any inn or temperance hotel, restaurant or steamboat bar, wholesale or retail liquor shop, railway buffet, tavern at the gold mines, or place for selling intoxicating liquors; or carry on business as a bottler of fermented liquors, or an auctioneer, pawnbroker, pedlar, ferryman at points on the St. Lawrence below mentioned, keep a billiard table for gain, keep a powder magazine, or sell powder or show a circus or menagerie without first obtaining a license. An inn includes a hotel or tavern; a wholesale liquor shop is where intoxicating liquors are sold in quantities not less than 3 gals. wine measure, or 1 doz. bottles; a retail, where not less than