

K. Neal are a Board of Trustees vested with its property. May hold property worth \$10,000; and the club building is exempted from taxation.

Chap. 74.—Incorporates, as the DARTMOUTH TEMPERANCE REFORM CLUB. W. H. Weeks, R. Motton, H. J. Parker, J. B. Elliot, A. Wisdom, E. M. Walker, J. E. Leadly, J. Lawlor and J. McBalne: may hold real estate in the municipality of Dartmouth to the value of \$8,000; Club may mortgage real estate.

Chap. 75.—Incorporates, as the WINDSOR TEMPERANCE REFORM CLUB Hall Co., E. W. Dimock, Wm. Curry, A. P. Shand, D. P. Allison, T. Aylward, M. Curry, T. B. Smith, J. W. Morris, W. Dimock B. Black, A. Haley, L. Curry, P. G. Smith and C. W. Knowles Capital \$10,000, in 2,000 shares of \$5 each, with power to increase to \$20,000. Co. may hold real estate to value of \$20,000; may borrow money on mort-

gage of said real estate, or sell the same.

Chap. 76.—Extended the time for appeal by BENJAMIN GERROIR from appraisement of damages awarded to him for lands expropriated for the construction of the Ry. between NEW GLASGOW and the Strait of CANSO, for 14 days.

Chap. 77.—Incorporates, as the WADEVILLE CEMETERY Co., E. Bent, A. Wade, V. Eaton, Wm. B. Troop and W. Withers. The trustees have power in their name of office to sue and be sued, &c.

Chap. 78.—Incorporates, as the BELLEVUE CEMETERY Co., RIVER JOHN, C. McLennan, J. Kitchen, J. Henry, J. McKenzie, J. R. Collie, G. Gordon, Jr., Wm. McIntosh and J. D. Gould. Co. may hold real estate to amount of \$16,000. It may borrow \$2,000 on bond or loan certificate. Members liable for double the amount of their stock.

PROVINCE OF NEW BRUNSWICK.

(Legislature opened 28th August, and Prorogued 5th September, 1877.)

EXPENSES OF SESSION.

Chap. 1.—Granted \$4,837.40 for allowances to members, and \$2,560 for officers and contingences for the session.

PROVINCIAL DEBENTURES.

Chap. 2.—Upon proof of loss of a debenture, the L. G. in C. may issue a new one to the person who has lost it, on his giving security for the amount, if claimed by a *bona fide* holder of the debenture so asserted to be lost or its coupons. The new debenture is endorsed as a duplicate and if not signed by the same officers as that lost, the reasons are stated. A separate record of each duplicate is kept. Duplicate coupons may be issued for those lost, in the same way. 6 p. c. debentures may be issued to raise moneys to pay railway subsidies, to be sold for not less than *par* and the amt. necessary to pay expenses.

ELECTORAL LISTS.

Chap. 3.—Made provision as to the Revision of Electoral lists in 1877.

CIRCUIT COURT—QUEEN'S COUNTY.

Chap. 4.—Provided for a Circuit Court in Queen's County in October, 1877.

PARISHES IN MADAWASKA.

Chap. 5.—Declares the Act of the previous session on this subject to have come into force in May, and the elections for St. Leonard, St. Basil, Madawaska, St. Francis, St. Ann's, St. Hilaire and St. Jacquet to have been lawfully held in that month.

CONFLAGRATIONS IN ST. JOHN.

Chap. 6.—Divides St. John on the east side of the harbour into 3 fire districts. In the central or 1st district, wooden building, or roofs, window casings, cornices or other furnishings of wood unless incased in tin or iron are prohibited,—an exception in favour of brick-cased wooden buildings being made in a small area within it. In district No. 2, no buildings of over 25 ft in height are to be erected of combustible materials and those are to have flat roofs covered with metal or gravel. In the third district they may be 36 ft. high upon the same conditions. And all buildings erected within 3 ft. of another must have a brick wall at least 8 inches thick on the side exposed, and the party building it may claim half of its cost from the neighbouring proprietor. No row of more than 40 ft. may be erected without brick walls dividing the tenements. No building may be removed, repaired, or raised except in conformity with this Act. Buildings not in conformity to the law are declared a common nuisance.

LOCAL AND PRIVATE ACTS.

Chap. 7.—Is "The ST. JOHN BUILDING ACT 1877." The City Council shall appoint a competent person as Inspector of Buildings. He must be an experienced master builder, and shall hold no other office. Salary \$1,200. He has full power to decide upon the manner of construction or materials to be used in the construction, alteration or repair of any building in the city; shall examine all buildings in course of erection