into a parish where he has no settlement, with intent to make him chargeable thereon.

MUNICIPAL ALLOWANCES AND REVISORS.

Chap. 38 - Municipal councillors may receive a travelling allowance of 10 cts. per mile to and from the Council meetings by the most direct line from their houses to be paid but once during a session of the Council. No M. P. or M.P.P., may act as Revisor. If either is a Municipal Councillor, the Council appoints a Revisor to act in his place. The provision of Consol. Stat. c. 99, s. 17, imposing a fine of \$100 for a false declaration is repealed.

OVER-ASSESSMENT.

Chap. 39.-If a party has been improperly included in an assessment, or over-assessed without opportunity of procuring a reduction from the assessor or valuators, the Council may, on application, grant him relief.

LANDS FOR BAILWAY PURPOSES.

Chap. 40.—If a Railway Co. do not apply for a warrant for assessment of land damages within 1 mo. after being notified by the owner to do so he may take proceed-ings himself, to have the same effect as if such warrant issued on application of the Co. The J. P. issuing the warrant must forthwith notify both parties of the assessment when made; and the Co. must pay the award to the owner and costs and charges to the J.P.,—they being taxable by a Judge of the Supreme Court. These latter privisions apply also to assess ments already made but not notified or not paid.

REGISTRY OF BILLS OF SALE.

Chap. 41 -Provides that Registrars may grant copies of bills of sale on file in their offices with certificates of filing and the date. They may endorse such certificate also on the original, which makes proof of its contents. Discharges may be accepted and the contents of the knowledged before the same parties as real estate conveyances.

IMMIGRANT CHILDREN AND AP-PRENTICES.

Chap. 42.—The L. G. in C. may appoint a Guardian for each county to have charge of immigrant children therein with no or immigrant children therein with no known parent in the Province; and he is authorized to apprentice them if girls to the age of 18, and boys to that of 21. Harbouring an apprentice, who has left his master without leave, is punishable with a fine of \$49.

CORPORATIONS.

Chap. 43.—The Prov. Sec. is to receive no fee upon the charters of Literary Association, Mechanics' Institutes, or Temperance Reform Clubs. Their minimum capital must be \$200.

\$26 each for dangerous Lunatics sent to the Provincial Asylum,—the justices drawing on the City or County Treasurer for the amt. and forwarding duplicate warrants to them.

GAME PRESERVATION.

Chap. 45.—Close time for Moose, Caribou or Deer from 1st January to 1st August. Penalty for killing in that time \$10 to \$60. Chasing any of them with dogs is forbidden at any time under a penalty of \$20— Dogs who chase and wound or kill them may be destroyed by any one. No person or hunting party may kill more than 3 Moose or 5 Caribou or Deer in a season. The flesh must be taken out of the woods in 10 days after killing, except in the latter part of December, when delay is given to the 5th January. To be found with a the 5th January. To be found with a carcase or part of one in the close season is prima facie proof of illegal killing; but the accused may rebut it by his own or other evidence.

Close time for Mink, Otter, Fisher, Sable or Beaver, 1st May to 1st September. Penalty for killing in that time 5 to +20. The same rule as above applies to possession of green pelts, &c., or going about with traps, &c The L. G. in C. possession of green pelts, &c., or going about with traps, &c The L. G. in C. appoints a Game Warden for each County, and he may appoint as many Deputies as are necessary, their duty being to enforce this law. Returns are to be made, and penalties paid over by the Deputies on or before the lat and by the Warden on or before the 3ist of each October, under penalties of \$20 for the former and \$40 for the latter. The Secretary Treasurer of the County is to be notified of any neglect to do this, and proceed for the penalty. to do this, and proceed for the penalty.

A Provincial Game Comr. is to be appointed to have general superintendence of the county officers. County Councils may also appoint Parish Wardens with the same powers as the Deputies. Any Game Officers may require aid from others in the same manner as a Sheriff or Deputy. in the same manner as a Sheriffor Deputy. Of fines received, one half goes to the informer and the other is paid over to the officer prosecuting, to be accounted for. If the informer be the prosecutor the half not falling to him is remitted to the Chief Game Comr. The carcases, pelts or traps may be seized by the officer, and if the party be condemned for the penalty, they are confiscated and sold, the proceeds they are confiscated and sold, the proceeds to be divided as fines. Search warrants may be granted to search for and selze them. Returns are to be laid before the Legislature annually by the Prov Sec., and the Chief Comr. makes an annual

report.
Close time for Partridge, Snipe, or Woodcock, 1st March to 1st September.
Penalty for unlawful killing 44. Killing Penalty for unlawful killing *4. Killing Wild Duck, Brent, or other wild fowl of the game kind with nets, swivels or punt guns is forbidden under a penalty of \$20 to \$40. Nets found set for such a purpose may be selzed, and on sufficient proof of intent, confiscated by J. P. Penalty for setting them \$10 to \$20.

setting them \$10 to \$20.

Killing Robins, Swallows, Sparrows, and other small and singing birds which DANGEROUS LUNATICS.

Chap. 44.—The City of Fredericton and the County of York must pay the fee of the County of York must pay the fee of the County of the County of York must pay the fee of the County of York must pay the fee of the County of the County