ditional for each bird. But this does not apply to persons capturing them under license of the Prov. Sec. for scientific purposes. And Minks may be captured alive

and kept for breeding purposes.
Non-residents of the Province may not Non-residents of the Province may not bunt or kill any game without a license from the Chief Comr. countersigned by the Prov. Secy. or his Deputy, and lasting from 1st September one year till the same date in the next, for which a fee of \$20 is to be paid. For shooting or hunting without a license, or refusing to produce it when required, such person forfeits \$20 to \$50, besides fee for license and costs of prosecution. Officers of the army and prosecution. Officers of the army and navy are entitled to a license for a fee of \$5. Neglect of duty by any officer appointed under the Act is punishable by a fine of \$10 to \$20.

PROVINCIAL DEBENTURES.

Chap. 46.—Grants \$10,000 for the redemption of Provincial Debentures.

LIQUOR LICENSES.

Chap. 47.- No license is to be granted for the saie of liquors by wholesale or retail in any place where groceries or dry goods are sold, or on premises connected with such shop or store. If any person having a liquor license sells in a place, or a place or a pla connected with a shop or store, where groceries, meat, provisions, or dry goods are sold or exposed for sale, his license is made void and he is liable to the penalty for-selling without license. All prosecutions under the license Acts must be brought within six months.

48.-If any person shall sell Chap. LIQUORS by retail in any store, shop, &c., in St. John, where groceries, meal or provisions are sold he shall be liable to a penalty of \$20 to \$50 for each offence.

Chap. 49.—Authorizes the MONCTON Town Council to grant Tavern LICENSES to such persons as deemed proper, to sell liquors by wholesale or keep a tavern. No licensed wholesale dealer shall sell less than one pint, or allow liquors to be drunk on his premises; and no person holding a Tavern or retail License only shall sell more than one quart. All Taverns to be closed at 10 p.m., and during the content of t ing Sundays.

LOCAL AND PRIVATE ACTS.

Chap. 50.—Incorporates, as the CHAT-HAM DRIVING PARK ASSOCIATION, R. Bein, Hon. Wm. Mulrhead, D. T. Johnston, D. G. Smith, J. Johnston, J. Saddler, Wm. Murray, Hon. Wm. M. Kelly, and L. J. Tweedie, with power to hold and dispose of real and personal estate, borrow money on mortgage or other security, &c. Capital \$1,800 in 90 shares of \$20 each, with power to increase to \$3,600.

Chap. 51.—Incorporates the CHATHAM DUTCHER TEMPERANCE REFORMERS TEM-PLE Co. to procure and hold a Public Hall and Club-room in Chatham, Northumberand those confine mathain, Northmoer-land, value of real estate not to exceed \$20,000. Capital \$5,000 in 1,000 shares of \$5 each, with power to increase to \$5,000; Wm. Murray, Wm. Sinclair, Donald McLaughlin, Wm. Johnston, Ephraim Strang and Wm. Muirhead, jun., are Directors of said Co.

Chap. 12.—Declares "The New Brunswick Odd Fellows' Hall Co." to be an existing corporation with all rights and powers incident thereto, and those specially granted by the Act to incorporate the New Brunswick Odd Fellows Hall Co.

Chap. 53.—Incorporates as the MT. PLEASANT HOTEL Co., R. Reed, J. T. Reed, F. A. Jones, and C. N. Skinner, to hold real and personal estate in the City and County of St. John as they may require. Capital \$10,000 in 2,000 shares of \$50 each. When 100 shares of the stock shall have been subscribed Co. to be organized.

Chap. 51.—Authorizes the "SAINT JOHN GAS LIGHT Co." to issue 20 years 6 p.c. debentures or certificates of debt, for sums of not less than \$500, not to exceed \$60,000 in all, and to be a lien upon the property of the Co. in St. John. The Act 8 V., c. s. 6 is repealed.

Chap. 55.—Incorporates, as the St. John TEMPERANCE REFORM CLUB, C. R. Ray, C. H. Fairweather, T. King, T. B. Barker, and R. Titus, to continue as members of and he litus, to consider as memore of said corporation till others are appointed. All the property of the Club is vested in said trustees. They may raise upon mortgage, of the real or personal estate of the Club, money for the purpose of erecting buildings for its use.

Chap 56.—Changes the name of "The Trustees of the Mars: Rridge Baffist Chapel" to that of "The Trustees of the LEINSTER STREET BAPTIST CHURCH in the City of St. John." The Trustees are empowered to borrow money upon the real estate held by them, and apply it to the erection of buildings for the purposes of the Church.

Chap. 57.—Amends the charter of the HIGHLAND PARK Co.; at least 20 p.c. of the lands of the Co shall be given to the corporation of Portland for a public park, and at least 5 acres reserved for church and educational purposes. If said park is not benå fide commenced and \$10,000 expended in the purchase of lands and improvements by 8th April, 1879, the charter lapses for non-user.

Chap. 58—Incorporates, as the HILLS-BOROUGH MASONIC HALL Co., Wm. Irving, R.E. Steves, J. Scott, C. P. Warman, G. B. Willitt and J. A. Beatty. They may acquire and hold real and personal estate at the town of Hillsborough, and may erect a hall or other building there, and will seal appropriate held by seid Co. and will sell property held by said Co., and may borrow money on mortgage; capi-tal, \$,000 in 500 shares of \$10 each.

Chap. 59.—Amends the charter of the SAINT JOHN ACADAMY of MUSIC Co, authorizing the Directors to sell their lands in the city of St. John and building materials thereon, the proceeds to be divided among the shareholders pro rata.

Chap. 60.—Incorporates, as the YORK & CARLETON STEAMBOAT Co., C. E. Hill, M. Doherty, J. Anderson, J. K. Pinder, G. W. Boyer, J. McGaffigan, and others for the purpose of plying one or more Steamboats on the River St. John. Capital