

of real estate as corporation in last preceding Act.

Cap. 152—Incorporates, as the BOYS HOME of the CITY of HAMILTON, Catharine Thomson, President, Fanny Price, Vice president, Sophia Murton, Treasurer, Addie Chisholm, Secretary, M. Brown, J. McLaren, A. McIntosh, M. Gillies, M. Roseburgh, M. Lott-ridge, C. Beaseley, Managers. Same rights to hold real estate as preceding.

Cap. 153—Incorporates, as the FATHER MATTHEW TEMPERANCE ASSOCIATION of Ontario, Brother Arnold, D. O'Brien, W. J. McHenry, J. Murphy, M. O'Connor, P. Doyle, J. O'Donohoe, D. O'Connor, F. Sullivan, C. J. Shell, P. Boyle, P. E. Nealon, P. Melady, and others. May hold real estate to same limits.

Cap. 154—Amends the Act respecting the TORONTO MAGALENE ASYLUM, same limit to real estate.

Cap. 155—Amalgamates the NAZREY INSTITUTE with the WILBERFORCE EDUCATIONAL INSTITUTE and amends the Act incorporating the Wilberforce Educational Institute.

Cap. 156—Incorporates the HAMILTON FEMALE HOME under the name of the "Home of the Friendless." E. F. McQuisten, President; C. H. Muir, Vice-President; C. H. Beasley, Secretary; M. E. P. Bancroft, Treasurer; M. P. McKenzie, J. W. Wood, S. H. J. Sanford, McC. M. Willson, M. C. Williams, J. H. Street, H. D. Watson, J. M. K. Hope, M. Bickle, C. M.

James, Managers; J. Bancroft, Wm. Willson, A. J. McKenzie, G. A. Young, Wm. K. Sanford, J. M. Williams, J. W. Murton, Advisory Committee. Same limits as above on real estate.

Cap. 157—Enables Charles Magee to sell the lands belonging to the estate of the late NICHOLAS SPARKS, of Ottawa, in trust for his heirs, and make partition of property held in common with the sisters of deceased.

Cap. 158—Vests certain lands in fee in JAS. WHITEHEAD and MARGARET WHITEHEAD, his wife.

Cap. 159—Authorizes the LAW SOCIETY of Ontario to admit C. J. FULLER as a Barrister-at-Law.

Cap. 160—Authorizes the Courts of Queen's Bench, Common Pleas and Chancery for Ontario, to admit CHARLES GREAM to practice as an Attorney and Solicitor therein.

Cap. 161—Authorizes the Courts of Queen's Bench, Common Pleas and Chancery for Ontario, to admit JOHN PETER MACMILLAN to practice as an Attorney and Solicitor therein.

Cap. 162—Authorizes the LAW SOCIETY of Ontario to admit WM. ROBERT WHITE as a Barrister-at-Law.

Cap. 163—Authorizes the Courts of Queen's Bench, Common Pleas and Chancery for Ontario to admit ROBERT WARDROP to practice as an Attorney and Solicitor therein.

PROVINCE OF QUEBEC.

(Legislature opened on the 7th November and prorogued 27th December, 1872.)

SUPPLIES.

Cap. 1—Grants \$1,729,062 for the public service of the year ending 30th June, 1874.

LOANS FOR PURCHASE OF SEED GRAIN.

Cap. 2—Confirms loans made to municipal corporations in CHICOUTIMI and CHARLEVOIX, to the amount of \$20,000, to enable them to buy seed grain for persons whose crops had failed, indemnifies the Government and provides for the recovery of the money from the corporations.

LICENSE ACT.

Cap. 3—Amends the License Act, 34 V., c. 2. The vessels in which forfeited liquor is, shall be destroyed with it. Hawkers and pedlers need not take the oath of allegiance. Notices given under the Act may be served in person or at the domicile, and by a bailiff or other literate person. Service of process may be made by fastening the copy of Writ on the door of the domicile of the party to be served, if his doors are purposely kept shut to evade service,—the fact to be noted in the return. A recalcitrant witness may be fined under s. 176, even if the case proceeds without him. An unwilling witness may be arrested on oath of the private com-

plainant as well as Inspector or Deputy. In the case of a conviction on view, one-third of penalty goes to the local municipality; one-third to the officers, and the other to the C. R. F. The division between the Inspector, Informer and Treasurer only holds when the first named prosecutes. In prosecution by private persons or a municipality, two-thirds goes to party prosecuting (subject to payment of one-half to informer) and one-third to C. R. F. If a person prosecute to conviction, after calling on the municipality, and its neglect for 15 days to do so, the municipality is liable for costs not recovered. A person imprisoned for non-payment of penalty and costs shall not be liberated for any defect in the warrant till full payment, nor without notice to prosecutor. Any person preventing an arrest or facilitating an escape is liable to a fine of \$40. No person can sell any spirituous, vinous and fermented liquor in quantities greater than 3 gallons, or 1 dozen bottles, without a license, under penalty of \$40 for each offence. Licenses to be issued like those for retail on payment of \$1 fee and \$30 duty. Second part of License Act to apply. The right to tax licensees granted by their charters to cities, towns, &c., is not taken away by 35 V., c. 2, s. 5. Gambling in a house of public entertainment is punishable by a fine of \$10 to \$20 upon keeper. Liquor is not to be sold to a person under 14