

LINE FENCES.

Chap. 29—The owner of a division or line fence, forming part of the enclosure of another's land, may not take it down without giving him 2 mos. notice, nor until he refuses, after a demand in writing, to pay therefor the price awarded by the fence viewers.

Chap. 30—Applies Municipal Law to TOWNSHIPS OF HAGARTY, SHERWOOD, JONES, RICHARD and BURNS, in District of Nipissing, erecting them into a Township Corporation; and also the Townships of Clara and Maria; and gives power to Lieut. Gov. to annex said municipalities to County of Renfrew.

Chap. 31—Amends Act respecting MUNICIPALITY OF SHUNIAH, conferring further powers on Council, authorizing it to pass by-laws respecting auctioneers, hawkers, ferries, cabs, &c.; applying consolidated Public School Act to the municipality, fixing rate of assessment, and giving power to issue debentures and remit arrears of taxes.

Chap. 32—Gives to MUNICIPALITY OF SAULT STE. MARIE power to pass by-laws respecting auctioneers, &c., and legalizes assessment roll of 1873-4.

Chap. 33—Incorporates the Town of BELLEVILLE as a city, gives power to issue debentures for consolidating the debt, and declares Collector's Roll of 1876 valid.

Chap. 34—Incorporates the Town of BRANTFORD as a city. Also, provides for the removal of bodies from Mount Hope Cemetery to another at the expense of the Corporation, and sale of the Mount Hope Cemetery.

Chap. 35—Extends and defines the limits of the TOWN OF ORILLIA, in Co. of Simcoe, making lots in South Orillia to form part of said town, when sanctioned by a vote of rate-payers on those lots.

Chap. 36—Empowers the Corporation of the Village of PORT ELGIN, to sell certain lands, with the consent of the donors of such lands, and apply the proceeds to finishing the Town Hall and erecting school buildings.

Chap. 37—Amends the WATER WORKS Acts of City of OTTAWA, authorising issue of debentures to 100,000, by the Corporation, by by-law, for their completion, and dispensing with the usual formalities with respect to the by-law, but it must receive the assent of the Electors. Water Comrs must raise annually from Water Rates money to pay the interest on debentures and a sinking fund, the Water Works property to be charged for payment of the debentures.

Chap. 38—Provides for the erection of a COURT HOUSE in the City of HAMILTON, at the joint expense of the City and the County of Wentworth, according to an agreement set forth in the Act.

Chap. 39—Respects the CITY OF TORONTO, the Toronto WATER WORKS and other matters; giving further powers to the

Water Works Comrs., allowing Corporation to assume lands of said Comrs. for city purposes on payment of a certain sum; or if not assumed, lands to be sold. Makes further provisions respecting breaking up of streets by Gas Cos.; allows Corporation to purchase Gas Cos. Works, and gives direction for application of purchase money.

Chap. 40—Legalizes a By-law, 772 of City of TORONTO, for the issue of certain debentures, and directs where and how such debentures shall be payable.

Chap. 41—Legalizes a By-law of COUNTY OF SIMCOE, for guaranteeing certain debentures of the Town of Barrie.

Chap. 42—Legalizes a By-law of TOWN OF WINDSOR, to raise a loan for the aid of a line of steamers between that town and Prince Arthur's Landing.

Chap. 43—Gives power to PORT HOPE HARBOUR COMRS. to issue debentures, and consolidate the harbour debt, with provisions for sinking fund.

Chap. 44—Enables the corporation of COBOURG to aid the Norval Manufacturing Co. to the extent of \$2,500 out of the Harbour Debentures.

Chap. 45—Authorizes the TOWN of DUNDAS to exempt certain property of the Canada Screw Co. from municipal taxation with the consent of the ratepayers of the town.

Chap. 46—Empowers the Council of the TOWNSHIP OF ADELAIDE to sell St. George's Square, in the village of Adelaide.

Chap. 47—Legalizes a certain survey of lands of CANADA CO. in the Township of BOSANQUET and MCGILLIVRAY.

Chap. 48—Legalises certain surveys in the TOWNSHIP OF MATILDA, but no existing rights shall be disturbed.

Chap. 49—Authorizes Rector and Church Wardens of ST. MARK'S CHURCH, NIAGARA, to sell certain lands, and add the proceeds to Rectory Land Fund of said Parish.

Chap. 50—Authorizes SYNOD OF ONTARIO to apply a certain sum of money, held in trust by them, to payment of certain lots bought by St. John's Church, Iroquois, Dundas Co., and empowers Vestry of such Church to raise money on said land by mortgage, for the erection of a Parsonage House.

Chap. 51—Authorizes the BISHOP OF ONTARIO to raise \$3,500 by mortgage on a certain lot, in the village of ALMONT, in County of LANARK, for the erection of a Parsonage.

Chap. 52—Authorizes certain lands belonging to ST. PAUL'S CHURCH, NEW-MARKET, Co. of York, to be sold for the building of a Parsonage and other needs of the Church.

Chap. 53—Vests in the Rector and Church Wardens of ST. PAUL'S CHURCH, TORON-