

Chap. 67—Regulates the FLOATING OF CORD WOOD on the unnavigable portions of the RIVER St. FRANCIS, ordering a trustee to be appointed by the municipal council of Yamaska, who shall regulate and inspect all such wood, receiving and classifying it and dividing it, and receiving such fee as the council shall order.

Chap. 68 Substitutes LOUIS MOLLEUR the younger, of St. Johns, Iberville, as sole proprietor in the stead of the WATER WORKS Co. of St. Johns, and charges him with all the obligations and gives him all the privileges of that co.

Chap. 69—Authorizes the CANADIAN MEAT AND PRODUCE Co. to issue preferential stock to an amount of \$100,000.

Chap. 70—Incorporates MONTREAL LAND Co. with power to hold real estate, purchase, sell and lease land and property in the island of Montreal, with a capital of \$500,000. Annual revenue of real estate never to exceed 50,000, and any not built upon or improved within 5 years to be sold, and no more than 5 arpents to be held within 20 years. Prov. Directors—J. L. Cassidy, J. Brunet, F. L. Bique, of Montreal; A. Charlebois of St. Henri, and E. Z. Paradis, of St. Johns.

Chap. 71—Incorporates, as THE MINING Co. of QUEBEC, to work mines and establish foundries and factories of all kinds in the Province of Quebec, with capital of \$500,000, and power to increase to \$1,000,000. Hon. J. A. Chapleau, Hon. P. Garneau, Hon. L. Beaubien, Hon. J. Young, A. W. Ogilvie, M.P.P., T. White, Jr., and others.

Chap. 72—Changes the name of MUTUAL FIRE INS. Co. of HOCHELAGA, to Hochelaga Mutual Fire Ins Co., and makes better provision for carrying on the business of the Co.

Chap. 73—Incorporates as the MONTREAL OPEN STOCK EXCHANGE, with power to

hold property to the value of \$100,000, for the purpose of establishing an exchange where the members may buy and sell stocks, debentures, &c., A. C. Clerk, W. Weir, M. B. Smith, W. H. Weir, F. H. Burnett, J. H. Bell, W. McKenzie, L. A. R. Barthe, J. P. Withers, G. A. Patterson, E. Rawlings, J. R. Middlemiss, and others.

Chap. 74—Amends Act incorporating MONTREAL EXCHANGE, giving every shareholder as many votes as he owns shares of \$10 in the stock, and authorizing the sale of its real estate by a vote of three quarters of the shareholders.

Chap. 75 & 76—Amend Act incorporating the WINDSOR HOTEL Co. of Montreal, authorizing them to issue preferential shares to the amount of \$300,000, and to give a lien on the furniture to the vendor of it to the Co.

Chap. 77—Authorizes the sale of two immovable properties substituted by the will of the late THOS BARRON, of Lachute, Co. of Argenteuil, and the investment of proceeds of such sale in securities.

Chap. 78—Authorizes the sale of certain real estate substituted by the will of GUILAUME MORIN of St. Arsène, Co. of Temiscouata.

Chap. 79—Authorizes the Board of examiners for LAND SURVEYORS to admit WILLIAM CRAWFORD to practice as Land Surveyor and grant him a diploma.

Chap. 80—Authorizes the BAR of QUEBEC to admit ONESIPHORE D. LABRIE to the practice of Law in the District of Quebec.

Chap. 81—Authorizes the PHARMACEUTICAL ASSOCIATION of Quebec to admit WILLIAM WHITEHEAD as a licentiate in pharmacy.

Chap. 82—Changes the name of WM. TAYLOR, of Montreal, to Wm. Taylor Lindsay.

PROVINCE OF NOVA SCOTIA.

(Legislature opened 15th February and prorogued 12th April, 1877.)

GREAT SEAL.

Chap. 1—Empowers L. G. in C. to alter the Great Seal of the Province from time to time, issuing a proclamation specifying such alterations and directing when change shall take effect.

Chap. 2—Confirms all acts and proceedings under the Great Seal in use since 1861, making them valid.

COMR. OF CROWN LANDS.

Chap. 3—Abolishes the office of Comr. of Crown Lands, and orders the duties thereof to be discharged by the Attorney-General.

MARINE INSURANCE & FISHERIES.

Chap. 4—Declares the authority, conferred by certain Insurance Acts, to be limited to such powers as are conferred by the B. N. Am. Act on Local Legislatures. Also the powers conferred upon the N. S. Fishing Co. (limited.)

SUPREME COURT.

Chap. 5—Extends the time for the sitting of Supreme Court at Kentville, and makes Digby and Bridgetown into an independent circuit.

COUNTY COURTS.

Chap. 6—Amends the Act establishing