

POLICE VILLAGES: May be formed by County Municipal Council.—sec. 42, p. 38.

Police Trustees to be elected for—by whom, how and when, and penalties for neglect of duty.—secs. 42, 43, 44, 45, 46, 47, 48, 49, 50, pp. 38 to 41.

Enumeration of duties of Trustees.—sec. 51, pp. 41 to 44.

Magistrate to have power of granting Tavern licences, &c.—sec. 117, p. 74.

PROMISSORY NOTES or debentures issued by Corporation before 1st January 1849.—New Corporation may issue new notes or Debentures for extinction or redemption of.—sec. 182, p. 99.—But may not issue notes or debentures as circulating medium, or to pass as money, nor act as Bankers, nor give any Bond or obligation under £25, unless for particular purpose under By-law sanctioned by Governor.—sec. 183, p. 100.

PROCLAMATIONS under authority of this Act, when to take effect.—sec. 207, p. 114.

QUALIFICATION OF VOTERS by property, to take effect only after the passing of an Act to regulate assessments, &c.—sec. 208, p. 114.

QUO WARRANTO, Writ of, may be issued from Court of Queen's Bench to try controverted Elections, under this Act.—sec. 146, p. 83.

Judge before whom tried in Chambers to return Writ and judgment into Court at its first sitting thereafter.—sec. 147, p. 84.

Mode of proceeding where party evades service of Writ.—sec. 148, p. 84.

Proceedings on Writ before and after trial.—sec. 148 to 153, inclusive, pp. 84, 85 and 86.

QUORUM: To consist of majority of the whole number of Corporation.—sec. 168, p. 91.

RECORDER'S COURT to be established in each City—its powers and jurisdiction.—sec. 99, p. 66.

Four Sessions to be held annually, each commencing on second Monday in January, April, July and October.—sec. 94, p. 67.

Process and proceedings, to be the same as appertain to Court of Quarter Sessions.—sec. 100, p. 68.—Costs of prosecutions in some cases may be paid out of City funds.—sec. 101, p. 68.—Recorder may suspend High Bailiff, Chief Constable, &c. in some cases.—sec. 102, p. 68.