- 68—When an incorporated Village is found to contain over three thousand inhabitants, Governor in Council may, by proclamation, creet the same into a town.
- 69—Town Council to be composed of Councillors elected for the different wards.
- 70—Power granted to Town Councils to make by-laws for
  - 1. Establishing police, alms houses, &c.
    - 2. Purchase of land for industrial farm, &c.
  - 3. Lighting with gas, oil, &c.
  - 4. Livery stable licenses, &c.
  - 5. Assessments on real property.
    - 6. Sweeping and watering streets, &c.
    - 7. Borrowing monies.
  - 8. Raising monies.
  - 9. Making laws for carrying into execution powers herein vested, &c.
  - 10. Repeal, &c. of by-laws.

## VI. Cities.

- Section 71—Inhabitants of Cities mentioned in Schedule C, &c. incorporated.
  - 72—Election of one Alderman and two Councillors for each ward. Proviso: Mayor to be elected from among Aldermen. Proviso: qualification of Aldermen—real estate assessed at £750. Proviso: qualification of Councillors—real estate assessed at £500. Proviso: qualification of Electors, proprietors or tenants assessed at £50.
  - 73—When an incorporated Town is found to contain over fifteen thousand inhabitants, it may, by proclamation of Governor in Council, be erected into a City.
  - 74—Each incorporated City to be a County of itself for municipal purposes. Proviso: nothing to prevent County municipal councils to hold their public offices in cities, &c.
  - 75—Instices of the Peace of the County to have no jurisdiction within City. Proviso: quarter sessions of County may be held in City. Proviso: nothing to prevent indomement of warrants as now provided by law.
  - 76—Commissions of the Peace to cease from time of erection of a town into a city.
  - 77—Chief Constable and High Bailiff to be appointed for each city.