<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text>

mine and illustify of the measure are new minime believe) apparant to the numbers distinguishing in the second section of Cap. 43, already adverting it into operation, is obvious to every

al. Fiere we would no response or incom-tradium board is placed by the improper the Leislstere in thermater, they have those all in wereto remedy the evil; and that the heavy bits of the artifue or fractional to exceed \$200, s council could have strict letter of the Act

arbafaction of tensoring that they have done at the here posserior remody the ord 2 and that the heavy responsibility of thevarting or fructrating their near-surge regards the Provincial Legislature. Your Committee recomments that an estimate to made of the grave of the new Hose required, and hend, that can be made services by: and that appli-cation be made to the Tristees fir the mony neces-sary to pay for the same. And if the meney cannot be obtained to the Provincial that as appear to this community, matter af the circumstances of the presence entry of the matter and the mode services by the the other of the circumstances of the presence entry of the matter and the mode and the the trist of the provincial the mode services by the other of the provincial the services of the and the trist of the context of the circumstances of the presence entry of the matter in vain. may, indeer an extension of the margeney, control be made in vain, atom control din main with this measure and septering de appointment of men to Plags, failopted by the board must or legal, why does no to compel the Common

to do so. The Committee save received the suggestion of His Worship the Mayor respecting the mode of rusing means toput the Fire apparates in order.— But they confest they cannot see how it can be made available in the present energency. Ho Worship's communication is however herewith respectify scientify scientific to the the present advection of the present advection It has been stated th

especifully estonited H. PORTER, W. O. SMITH, G. VANHORNE, August 20, 1845. At a Common Council holden at the Council Chember on the 30th day of August, A. D. 1845. Experiment of the 30th day of August, A. D. 1845. Experiment of the 30th day of August, A. D. 1845. Experiment of the 30th day of August, A. D. 1845. Experiment of the 30th day of August, A. D. 1845. Experiment of the 30th day of August, A. D. 1845. Experiment of the 30th day of August, A. D. 1845. Experiment of the 30th day of August, A. D. 1845. Experiment of the 30th day of August, A. D. Experiment of the 30th d

Chember on the 20th day of August, A. D. 1845. * Read a Report from the Committee appointed to report on the examinations taken before His Wor-shop the Mayora so the origin of the late Firs. And Orderol, that the same be raceived, and the Committee do make an estimate of the quantity and made to the Trastees for the necessary money for paying for the same, and report to this Board. Are Common Council holden st the Conneil Chamber on the 10th day of Sept., A. D. 1345. Read an extract from the minutes of proceeding.

And the result of the disk day of Sept. A.D. It is the constant from the minutes of proceeding. At a meeting of the Trastees of Corporation the constant form the minutes of proceeding. At a meeting of the Trastees of Corporation the constant of the Bank of Estima North Ama-ments. Present-Meass. Wright, Smithers and the Chairman of this Board, enclosing early of the Chairman of the Board, enclosing early of the Chairman of the Board, enclosing early of the Transtee, that considering the present for the Transtee, that considering the presing of the Transtee, that considering the presing the provisions of the Actis of Assembly 7th Vietor the provisions of the Actis of Assembly 7th Vietor the provisions of the Actis of Assembly 7th Vietor and an early the escalifice they have mader the provisions of the Actis of Assembly 7th Vietor the provisions of the Actis of Assembly 7th Vietor the provisions of the Actis of Assembly 7th Vietor the provisions of the Actis of Assembly 7th Vietor the provisions of the Actis of Assembly 7th Vietor the provisions of the Actis of Assembly 7th Vietor the provisions of the Actis of Assembly 7th Vietor the provisions of the Actis of Assembly 7th Vietor the provision of the Trostees widdy down missions and the Trostees without of the Trostees without the there are the collief of 1000 feet of news of the Masse Rediced, as the Trostees without the privile provide the constant, weak as the there the the privile the provision the de fer more

4

appeal to the public for volumary contribution.
 "Graitman, Sc."
 "Chaitman, Sc."

The provisions. 1st, The Act 7 Vict. cap. 43. The pre-mible of this Act states in substance that the Saint John Water Company has proved highly beneficial to the Public-med has been the means under Providence of preserving the said city from almost

41.

<text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text><text>

20

POR

and has been the means under Providence of preserving the said city from almost total destruction, and it is therefore just and reasonable that property thereby de-riving benefit from the said company, should in future be made liable to contri-bute towards the charges and expences of establishing, upholding, and preserving the same." The 2d section, enacts that the Common Council shall "once in every year, be-

The 2d section, enacts that the Common Council shall " once in every year, be-tween the first day of April and first day of Jube, order a rate and assessment of a sum jier to exceed the sum of Three Hun-dred gounds, to be made upon the owner or owners of every Store, House, Out House, or other Building, situated at the eastern side of the Harbour of the said city." By the preamble it is stated to be just and reasonable " that property thereby deriving benefit from the Water Company should be made liable to contribute to the charges of the same," but the Common Council think it unjust and unreasonable that every Store, House, Out-house, &cc at the eastern side of the harbour should be taxed for this purpose, most of which can derive no benefit from the Water Com-pany's works for many years to come We are aware that it has been stated that

be taxed for this purpose, most of which can derive no benefit from the Water Com-pany's works for many years to come We are aware that it has been stated that the whole city is interested in the preser-vation of every part thereof, but to this in might with equal justice he answered that the whole Province is interested in the preservation of the City, and therefore the whole province should be taxed for the support of the Water Company. 2.4. The Act Sth Vic. cap. 63. This Act was passed to enable the Common Council to levy an Assessment not ex-ceeding £250 per annum, for the express purpose of keeping the Fire apparatus in good repair. But here also the influence and interest of the Water company was predominant, at the serious risk and ex-time phase. The there are assessment shall at any time be made under the au-tority of this Act, until the Common Council shall have ordered the annum rate and assessment for the sum of £300,

 \mathbf{CO}