## ROAD LAW.

1st. In case any person travelling or being upon any highway, in charge of a vehicle drawn by one or more horses, or one or more other animals meets, another vehicle drawn as aforesaid, he shall turn out to the right from the centre of the road, allowing to the vehicle so met one half of the road.

2nd. In case any person travelling or being upon any highway, in charge of a vehicle as aforesaid, or on horse-back is overtaken by any vehicle or horseman travelling at greater speed, the person so overtaken shall quietly turn out to the right and allow the said vehicle or horseman to pass.

3rd. In case of one vehicle being met or overtaken by another, if by reason of the extreme weight of the load on either of the vehicles so meeting, or on the vehicle so overtaken, the driver finds it impracticable to turn out as aforesaid, he shall immediately stop, and, if necessary for the safety of the other vehicle, and if required to de so, he shall assist the person in charge thereof to pass without damage.

4th. In case any person in charge of a vehicle, or of a horse or other animal, used as the means of conveyance, travelling or being on any highway as aforesaid, is through drunkenness unable to drive or ride the same with safety to other persons travelling on or being upon the highway, he shall incur the penalties imposed by this Act.

#### PENALTIES.

Proved under oath by one creditable witness before any Justice of the Peace having jurisdiction, \$1 to \$20 at discretion, with costs to be paid forthwith or distress enforced, and failing, imprisonment from 1 to 20 days.

Persons guilty of using profane or indecent language, or driving furiously are subject to the above penalties.

### EXEMPTIONS FROM TOLL.

Persons going to and from Divine service, and vehicles laden with manure from incorporated villages and towns.

# Mechanics' Liens,

Unless there is an express agreement to the contrary every mechanic, machinest, builder, miner, laborer, contractor or other person doing work upon or furnishing materials to be used in the construction or repair of any building or erection; or erecting, furnishing or placing machinery of any kind in, upon, or in connection with any building erection or mine, shall, by virtue of being so employed or furnishing, have a lien or charge for his price of work, machinery or materials upon such building erection or mines, and the lands occupied thereby, or enjoined therewith, and limited in amount to such sum as is justly due to the person entitled to such lien.

Claims may be filed before or during the progress of the works aforesaid, or within 30 days from the completion thereof, or from the supplying or placing of the machinery aforesaid.

Claims shall cease at expiration of 30 days from the time the work is done or delivery of material; and if, within 90 days' after registration of claim, no steps have been taken to realize upon it. For prior claims by way of mortgage, &c., see 38 Vic., Chap. 20: see 3 and 4.

### Garnishee Act.

No debt due or accruing to a mechanic, workman, laborer, servant, clerk or employee, for or in respect of his wages or salary, shall be liable to seizure or attachment under this Act, unless such debt exceeds the sum of \$25, and then only to the extent of such excess.

1st. T family.

2d. T

3d O of andir six chair gar basi weaving one gun

4th. for fam the deb sum of

5th. 6th. occupa

7th. faction The

Bee sconde

> may b ty by \$4, ar amou

> > An serve ment or the shall ploy or J ploy four for with order

les

of tion