

- 178—All by-laws to be authenticated by seal of corporation, &c.
- 179—Original by-laws to be kept in clerk's office and open to the public, &c.
- 180—Corporations of Cities using gaols, &c. of Counties within the limits whereof they are situate, to pay to the corporations of such Counties for the use of the said gaols, &c. a fair compensation, to be settled by arbitrators in case of disagreement. Proviso: after 5 years, governor may order a new agreement. All awards subject to court of Q. B. Proviso: existing agreements to remain in force as if settled under this act.
- 181—Villages, Towns, &c. in the different schedules to have different boundaries therein set forth.
- 182—Certain Towns in schedule D, to remain Towns as heretofore, but not subject to provisions of this Act applicable to Towns only.
- 183—Towns mentioned in first division of Schedule D, incorporated.
- 184—When Towns mentioned in second division of Schedule D, contain 1000 inhabitants, Governor may by proclamation incorporate them apart from Townships in which they are situate.
- 185—When certain Towns in Schedule D, contain 5000 inhabitants, Governor in Council may divide them into wards, and the provisions of this Act with respect to Towns in Schedule B, shall apply to them.
- 186—Corporations, &c. of Counties, &c. existing immediately previous to 1st January, 1850, to remain in office until 4th monday of that month.
- 187—Proclamation incorporating Villages, &c. to take effect 1st January next after three months from date of proclamation.
- 188—Provisions of this Act respecting property qualifications not to take effect, unless some Act be passed for the regulating of assessments in U. C., &c.
- 189—Qualification of voters for Cities or Towns: to be assessed at a rental or yearly value of £5.—that of councillors, at a rental or yearly value of £60.
- 190—Acts, &c. inconsistent with this Act, repealed.
- 191—Interpretation of word "Governor" &c.
- 192—Act may be amended, &c. in this Session.