

in the Society,  
 proportion of the  
 provided for by a  
 amount of such  
 and permanent  
 drawable there-  
 other shares in

Society to ad-  
 of investing on  
 ciety, and to re-  
 bodies corporate,  
 kind whatever  
 members of the

Society to hold  
 ses of its place  
 f six thousand

bound to see to  
 ther expressed,  
 h any share or  
 receipt of the  
 s shall stand in  
 res shall stand  
 pt of one of the  
 discharge to the  
 respect of such  
 any trust to  
 e subject, and  
 e of such trust ;  
 application of  
 or usage to the

NIES, L.C.

ESTABLISHMENT  
 VER CANADA.

May, 1859.]  
 amend the Act  
 in the fourth  
 year

22 Vict. LANDLORD'S WARRANT TO DISTRAIN. Cap. 59, 1859.

year of the Reign of His late Majesty King William the Fourth, intituled, *An Act to authorize the estab- 4 W. 4, c. 33*  
*lishment of Mutual Fire Insurance Companies*, and the Acts  
 amending the same: Therefore, Her Majesty, by and with  
 the advice and consent of the Legislative Council and Assem-  
 bly of Canada, enacts as follows :

I. The freeholders and other persons residing Company may be formed in the City of Montreal.  
 in the City of Montreal may establish a Mutual  
 Fire Insurance Company, for insuring property situated within  
 the limits of the said City, and elsewhere, under the name of  
 "The Mutual Fire Insurance Company of the City of Montre-  
 al," and all the provisions of the said Act fourth William the  
 Fourth, chapter thirty-three, and of the Acts amending the said  
 Act, in so far as they are not inconsistent with this Act, shall  
 apply to the said Company.

II. It shall be lawful for the Directors of the Assessments for paying losses may be declared at any time during the year.  
 said Company to declare during the year, and  
 whenever it shall be necessary, the amount of  
 assessment to be paid by the parties insured, to meet the  
 expenses and losses of the said Company.

III. The annual meetings for the election of Annual meetings of Company.  
 Directors of the said Company, shall be held on  
 the second Monday in October, in each year, or on the follow-  
 ing day if such second Monday be a holiday, and at an hour  
 to be fixed by the Directors.

LANDLORD'S WARRANT TO DISTRAIN.

To Mr. John Holdfast, my Bailiff, greeting :—Distrain the  
 goods and chattels of David Smith in the house he now dwells  
 in, (or upon the farm he now occupies, *as the case may be*),  
 situate at \_\_\_\_\_, in the County of, for \$75 <sup>50</sup>/<sub>100</sub>, being  
 the amount of six months' rent due to me for the same, on the  
 day of \_\_\_\_\_ last ; and for your so doing,  
 this shall be your sufficient warrant and authority.

Dated this \_\_\_\_\_ day of \_\_\_\_\_, A.D., 1859.  
 PETER JONES.

SCHEDULE OF COSTS FOR SMALL RENTS AND PENALTIES.

For levying distress under £10 5s.  
 For man keeping possession per *diem* (or day) 3s. 9d., cy.  
 Appraisements, whether there be one appraiser or more, the  
 sum of 4d. cy. on the pound on the value of the goods.