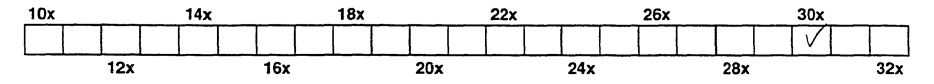
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No. 208.

2nd Session, 6th Parliament, 22 Victoria, 1859.

(LOCAL BILL.)

BILL.

An Act to Incorporate the Town of Iberville.

Received and read, first time, Tuesday, 29th March, 1859.

Second reading, Thursday, 31st March, 1859.

MR. LABERGE.

TORONTO: PRINTED BY JOHN LOVELL, YONGE STREET.

[1859.

No. 208.]

BILL.

An Act to incorporate the Town of Iberville.

THEREAS several inhabitants of the village of Christieville have Preamble. represented that it is desirable that the said Village be incorporated as a Town, under the name of Iberville; And whereas the population of the said Village, amounting to nearly two thousand souls, is not 5 sufficient to enable the said incorporation to be effected under the Lower Canada Municipal and Road Act; Therefore Her Majesty, &c., enacts as follows:

I From and after the passing of this Act, the inhabitants of the Town Town of of Iberville as hereinafter described and their successors shall be and Iberville in-10 are hereby declared to be a body politic and corporate, in fact and in corporated.

- law, by the name of the "The Mayor and Council of the Town of Corporate Iberville" and separated from the County of Iberville for all Municipal name and purposes, and by the same name they and their successors shall have powers. perpetual succession, and shall have power to sue and be sued, implead
- 15 and be impleaded, answer and be answered unto, in all Courts and in all actions, causes, and suits at law whatsoever, and shall have a Common Seal, with power to alter and modify the same at their will and pleasure; and shall be in law capable of receiving by donation, acquiring, holding and departing with any property, real or moveable,
- 20 for the use of the said Town; of becoming parties to any contracts or agreements in the management of the affairs of the said Town; and of giving or accepting any notes, bonds, obligations, judgments, or other instruments or securities, for the payment of, or securing the payment of, any sum of money borrewed or loaned, or for the execution or 25 guaranteeing the execution of any duty, right or thing whatsoever.

2 The said Town of Iberville shall be bounded as follows, that is to Boundaries of say :-- On the west by the middle of the river Richelieu ; on the north for the Town. a distance of about seventeen arpents by a lot of land belonging to William McGinnis, Esquire, and for a distance of about seven arpents by 30 a lot of land belonging to Vincent Huot, continuing in a straight line from

wesi to east; on the east by the west side of the line of the tenth concession of the Seigniory De Bleury; on the south by a lot of land belonging to John Miller.

3 There shall be elected, from time to time, in the manner herein- Mayor and 35 after mentioned, a fit and proper person who shall be and be called the be elected. Mayor of the said Town of Iberville, and six fit persons who shall be and be called the Councillors of the Town of Iberville; and such Mayor and Councillors for the time being, shall form the Council of the said Town, and shall be designated as such, and shall represent for all purposes 40 whatsoever the Corporation of the Town of Iberville.

Qualification of Mayor,	4 1. No person shall be capable of being elected Mayor of the Town of Iberville, unless he shall have been a resident householder within the said Town for one year before such election, nor unless he be possessed to his own use, in his own name or in the name of his wife, of real estate, within the said Town, of the value of one thousand dollars, after payment or deduction of his just debts;	5
Qualification of Councillers.	2. No person shall be capable of being elected a Councillor of the said Town, unless he shall have been a resident of the said Town for one year before such election, nor unless he be possessed to his own use, in his own name or in the name of his wife, of real estate, within the said Town, of 1 the value of <i>four hundred dollars</i> , after deduction of his lawful debts;	0
Further qua lifications.	3. No person shall be capable of being elected Mayor or Councillor of the said Town of Iberville, unless he be a natural-born or naturalized sub- ject of Her Majesty, and of the full age of twenty-one years;	
Who may not be Mayor or Conneillor.	4. No person being in Holy Orders, or the Ministers of any religious I belief whatever, the Members of the Executive Council, nor Judges of the Court of Queen's Bench or of the Superior Court, Sheriffs or officers of an y of the said Courts, nor officers on full pay in Her Majesty's army or navy, or salaried civil officers, nor any person accountable for the reve ues of the said Town, or receiving any pecuniary allowance 2 from the Town for his services, nor any officer or person presid- ing at the election of the Mayor or the Councillors, while so em- pleyed, nor any person who shall have been convicted of treason or felony in any Court of law within any of Her Majesty's dominions,	
Proviso.	or any person having in person or through his partner, any con-2 tract whatever, or interest in or for any contract with or for the said Town, shall be capable of being elected Mayor or Councillor for the said Town; Provided always, that no person shall be held incapable of being elected Mayor or Councillor for the said Town, from the fact of his being a shareholder in any incorporated Company, which may have a con- tract or agreement with the said Town.	

Who shall not be bound to

5. The following persons shall not be obliged to accept the office of be bound to accept the said Mayor or Councillor of the said Town, nor any other office to be filled offices. by the Council of the said Town, viz: Members of the Provincial Legisture, practising Physicians, Surgeons and Apothecaries, Schoolmasters 35 actually engaged in teaching, persons over sixty years, and the Members of the Council of the said Town, at the time of commencement of the present Act, or who have been so within the two years next preceding, and the persons who shall have fulfilled any of the offices under such Council, or paid the penalty incurred for refusal to accept such office, 40 shall be exempt from serving in the same office, during the two years next after such service or payment.

Who may vote at elections.

5 The persons entitled to vote at the Municipal Elections of the said Town shall be the male inhabitant freeholders and householders of the age of twenty-one years, and residing therein, possessed at the time, of real 45 property in the said Town, of the yearly value of four dollars currency, and tenants of the age of twenty-one years, who shall have resided in the said Town, and paid rent during six months immediately preceding the election, on a dwelling-house or part of a dwelling-house, at the rate of not less than eighteen dollars currency per annum; Provided always, 50

that no person gualified to vote at any Municipal Election in the said Proviso: voter Town shall have the right of having his vote registered, unless he shall must have Town shall have the right of having his vote registered, unless he shall paid his taxes, have paid his Municipal and School taxes due before such election; and and the reit shall be lawful for any candidate at the said election and the person ceipt may be 5 presiding over the said election, to require the production of the receipts, demanded. setting forth the payment of such assessment so due as aforesaid.

6 The Mayor and Councillors of the said Town who are at present in Mayor and cflice, shall remain in office until the elections which are to take place by Councillors virtue of this Act, and all By-laws, ordinances, agreements, dispositions now in office 10 and engagements whatever, passed and entered into by the Municipal til elections

- Council of the Village of Christieville, shall continue to have full and are held unentire force to all intents and purposes as though this Act had never been der this Act. passed, and until such time as the said By-laws, agreements or engage- Present By-ments shall be formally resended, abolished or fulfilled, and the said in force until
- 15 Corporation, as constituted under this Act, shall succeed and be sub- altered, &c., stituted for all purposes whatsoever, in the engagements, rights and trusts of the Municipal Council of the Village of Christieville, as heretofore constituted.
- 7 The municipal elections for the said Town, in virtue of this Act, When the municipal elections shall be held in the month of January in each year, and public notice thereof shall be given at least eight days previous to such election in the held: notice French language, by notices posted up at the doors of the churches, and thereof. in the market of the said Town, and read at the door of the Catholic Church in the said Town, at the issue of Divine service in the morning of
- 25 the Sunday preceding the election; and the said notice shall be signed Who shall for the first election in virtue of this Act, by the Registrar of the County Preside. of Iberville, whose duty it shall be to preside at the said first election, and for all subsequent elections, the said notice shall be signed by the Mayor or the Secretary-Treasurer of the said Council, and shall specify the day, 30 place and hour upon which the said elections are to take place.

8 1. It shall be the duty of the Registrar of the County of Iberville to Registrar to preside at the election which shall take place in the month of January preside at the part, and the poll shall be open for the meantion and registration of motor first election. next, and the poll shall be open for the reception and registration of votes from ten of the clock in the forenoon until four of the afternoon of the

- 35 day appointed for the said election, provided the election shall not have taken place by acclamation; and at the said election each elector shall Mode of vot. be entitled to vote for six Councillors, and shall be entitled at the same ing. Mayor to be time to vote for a Mayor of the said Town; and at the closing of the elected at the poll, the said president shall declare the seven persons who shall have same time, &c.
- 40 obtained the greatest number of votes to be duly elected members of the said Town Council, and in case the candidates have an equal number of Casting vote votes, the President shall give his casting vote;

2. If the votes of all the electors present have not been polled by the Voting may hour of four in the afternoon of the first day of the said meeting, the continue two days if one be 45 person presiding shall adjourn the proceedings thereof to the hour of nine insufficient. in the forenoon of the following day, when he shall continue to take down the votes; and he shall close the election at the hour of four in the afternoon of the second day and shall then declare duly elected Councillors and Mayor, such of the candidates as shall be entitled to be so

50 declared elected.

in case of a

Poll to be closed it no vote be given for one hour.

Proviso.

Duration of office of Mayor and Councillors.

How subse-

quent elec-

tions shall

3. Provided always, that if at any time after the votes have commenced to be polled, either on the first or on the second day of the said election, one hour clapse without any vote being polled, it shall be the duty of the person presiding to close the said election and declare duly elected as Councillors and Mayor, such candidates as shall be entitled to be so declared elected; Provided also that no person shall have been within the last hour prevented from approaching the poll by violence, of which notice shall have been given to the person presiding.

5

4. The Mayor shall be elected for one year only, and shall remain in office until his successor shall have been appointed; the Councillors 10 elected at any of the Municipal elections shall remain in office during two years, except those who shall have been elected at the first election, of whom three shall retire from office at the expiration of the first year, and it shall be declared by lot in the manner established by the Council which of the Councillors shall thus retire from office at the end of the 15 first year.

5. The subsequent annual elections of a Mayor and of four Councillors for the said town shall take place in the same manner and within be conducted the same delays as the first, with the exception, however, that the said clections, instead of being presided over and conducted by the Regis- 20 trar, shall be so by one of the members of the Council, who shall not retire from office, and who shall be appointed by the Council one month previous to the time fixed for the said election, and the said Councillor shall make a proclamation of the persons elected in the same manner, at the same hour, and in the same place as the Registrar for the first 25 election, and the said Councillor, for all purposes relating to elections, shall have the same powers and the same duties as the Registrar for the first election.

> 6. The person who shall preside at an election shall, during such election, be a conservator of the peace, and shall be invested with the same 30 powers for the preservation of the peace, and the apprehension, imprisonment, holding to bail, trying and convicting violators of the law, as are vested in the Justices of the Peace, and this, whether the said person presiding do or do not possess the property qualification of a Justice of the Peace, as required by law, and it shall be lawful for the 35 President to appoint special constables in sufficient numbers to preserve peace at the said election, if he shall think it necessary or be required so to do by five electors.

Notice of first 9 1. The person presiding at any such election shall, within two days from the closing of the election, give to the Mayor and each of the 40 Councillors so elected, special notice of their said election, as well as of the place, the day, and the hour appointed by him for the first meeting Entry into of the Council to take place after their said election; the Mayor and Councillors so elected shall enter respectively into office as such, at the said first meeting, and shall remain in office until the appointment of 45 their successors;

Poll books, 2. The person so presiding at any such election shall deliver up imme-&c., to be dediately to the Secretary-Treasurer of the Town Council, if such officer livered up to exist, and if not, then as soon as the said officer shall be appointed, the the Secretary Treasurer, de. Poll Books kept at such election, together with all other papers and do- 50

Powers of persons pre-Fiding, and his deputies.

meeting of Council.

office.

cuments relating to the said election, certified by himself, to form part of the records of the said Council, and copies of the same, certified by the Secretary-Treasurer, shall be valid in any Court of Justice :

3. The first session of the Council, after the first election, shall take First string ; 5 place within eight days immediately following the said election, and at Margaret such meeting the Mayor and Councillors elected shall take the following the same of the sector of oath before a Justice of the Peace; otre

"I, A. B., do solemnly swear faithfully to fulfil the duties of member The Onth. "of the Council of the Town of Iberville, to the best of my judgment 10 " and ability; So help me God."

And the members then present, provided they form a majority of the Council, shall be authorized to act as the Council, and all members absent without just cause shall be held to have refused the office, and shall be liable to the fine hereinafter provided for in like cases, unless they 15 Le persons who are exempted from serving.

4. The Mayor and Councillors elected at the elections subsequent to When the 4. The Mayor and Councillors elected at the elections subsequent to Mayor elected the first, shall enter into office on the day of their nomination, and a Mayor elected the first, shall enter into office on the day of their nomination, and a married elected the first shall be a starting decision of the day meeting of the Council shall take place within eight days after, in the two shall so same manner as after the first election, and the Mayor and Councillors into offer

- 20 elected shall take the same oath, and those absent without just cause, shall be held to have refused the office, and shall be liable to the penalty provided in such cases, unless they be persons who are exempted from serving.
 - 5. Four members of the Council shall constitute a quorum.
- 6. The expenses of every election shall be defrayed out of the funds Expenses 25 of the Corporation.

10 1. In any case in which one of the persons elected shall refuse In case in to act as Mayor or Councillor, or in case his election being contested Mayor or shall be declared null, the electors of the town shall proceed to a new shall reise to

- 30 election, and clect a person to replace the said Councillor within one 201. month after the said refusal shall have been made known, or that the said election shall have been declared null; and if it be the Mavor who I is your shall refuse to accept, or whose election shall have been declared null. the electors of the town shall proceed to a new election for such Mayor,
- 35 within the same delay, and in that case the poll shall be held at the town hall, or business office of the town only, and the said election shall be conducted in the same manner as annual elections.

2. In case of the death of the Mayor or a Councillor, or in case of In case of in his absence from the town, or incapacity of acting as such, either from absence death or incapacity 40 infirmity, sickness, or any other cause, during three calendar months, of unser or the other Councillors, at the first meeting of the Council which shall Commence take place after such decease, or at the expiration of the said period of three months, shall appoint from amongst the inhabitants of the town

another Mayor or Councillor to replace the Mayor or Councillor so de-45 ceased, absent, or rendered incapable, as above mentioned ; Provided Provide: rehowever, that notwithstanding the decease, absence, or inability to act, Comeiles of the said Mayor, or the said Councillor, the remaining Councillors emporered to **e**

Querca

shall continue to exercise the same powers and fulfil the same duties which they would have had to exercise or fulfil, had not such decease, absence or inability to act on the part of the said Mayor or Councillor taken place.

another, shall remain in office for the remainder of the time for which

his predecessor had been elected or appointed, and no longer.

Duration of office.

Presiding officer at election to take oath.

11 Before any person shall proceed to hold an election in conformity with this Act, he shall take the following oath, which any Justice of the Peace residing in the said town is hereby authorized to administer, that 10 is to say :

3. Every Mayor or Councillor so elected or appointed to replace 5

The oath.

"I do solemnly swear that I will faithfully and impartially, to the "best of my judgment and ability, discharge the duties of Presiding "Officer at the election which I am about to hold for persons to serve as "members of the Town Council of Iberville : So help me God," 15

Presiding officambdates upon oath as if required so to do.

12 The officer presiding at any election under this Act shall have cer to examine authority, and he is hereby required, at the request of any persons qualified to vote at such election, to examine on oath (or affirmation, toqualification when the party is allowed by law to affirm) any candidate for the office of member of the said Town Council, respecting his qualification to be 20 elected to the said office; and shall also have authority, and he is hereby required, upon such request as aforesaid, to examine upon oath (or allimitation), any person tendering his vote at any election, and the oath to be administered by the presiding officer in both cases shall be in the 25 form following:

The oath,

"You shall true answer make to all questions put to you by me in "my capacity of Presiding Officer at this election, respecting your "qualification to be elected a member of the Town Council, (or re-" specting your qualification to vote at this election, as the case may be) : "So help you God." 30

May put other And the presiding officer shall himself put the questions which he shall questions. deem necessary.

13 If any person being examined upon oath or affirmation under False swcaring to be perjury. this Act as to his qualification to be elected or to vote, shall wilfully forswear himself, he shall be deemed guilty of wilful and corrupt per- 35 jury, and on conviction thereof, shall be subject to the same penalties as in cases of other wilful and corrupt perjury.

Times and places of meeting of the Council.

Proviso : as to adjournments and penalties for

14 The said Town Council shall meet at least once in each month for the transaction of the business of the said town, and shall hold their sittings in the Town Hall or in any other place in the said town which 40 shall have been set apart for the purpose, either temporarily or permanently; Provided always, that one or several members, not sufficient to form a quorum, may adjourn any meeting of the Council which may not have taken place for want of a quorum, and such members, though nonattendance not forming a quorum, are hereby authorized to compel the attendance 45 of absent members at the regular or adjourned meetings as aforesaid. and to impose such penalties upon such absent members for a repetition of the offence, as may be provided by any By-law of the said Town Council for that purpose.

15 It shall be lawful for the Mayor of the said Town, whenever he Mayor may shall deem it necessary or useful, to call special meetings of the said call special 5 Council, and whenever two members shall be desirous of obtaining

- such special meetings, they shall apply to the Mayor to call such meeting, and in the absence of the Mayor, or on his refusal to act, And in case of they may call such meeting themselves, on stating in writing to the his absence or Sceretary-Treasurer of the said Council, their object in calling such refu-al.
- 10 special meeting, and the day on which they are desirous that it shall be held ; and the said Secretary-Treasurer shall, upon receipt of such written notification, communicate the same to the other members of the Council.

16 1. If the election of all, or of one or more of the Councillors be Decision of 15 contested, such contestation shall be decided by the Circuit Court in contested elec-tions by Cirand for the District of Iberville;

2. Every such election may be so contested by one or more of the Who may concandidates, or at least ten of electors of the said town;

- 3. The said contestation shall be brought before the Court, by a And how. 20 petition signed by the petitioner or petitioners, or by any Attorney duly authorized, setting forth in a clear manner the grounds of such contestation;
- 4. A true copy of the petition, with a notice stating the day on which Form of prothe said petition will be presented to the Court, shall be first duly served ceedings. 25 upon the Mayor, Councillor or Councillors whose election is contested,
- at least eight days before the day on which the said petition shall be presented to the Court; and a return of the service shall be drawn up and signed in due form upon the original of the said petition, by the Bailiff who shall have made such service; but no such petition shall Time for con-
- 30 be received after the term next following the election thereby contested, testing limit-upless such election, took place within the fifture days part and determined. unless such election took place within the fifteen days next preceding the first day of such term, in which case any such petition may be pre-sented on the first day of the second term, but not later; nor shall any such petition be received, unless security for costs be given by the
- 35 petitioners in the presence of a judge of the Superior or Circuit Court, or of the Clerk of the Circuit Court for the said District of Iberville, or his Deputy;

5. If the Court be of opinion that the groundsset forth in the petition are Courts may sufficient in law to void the election, it shall order proof to be adduced, if proceed in a 40 proof be necessary, and the parties interested to be heard, on the nearest manner. day which it shall deem expedient, and shall proceed in a summary manner

to hear and decide the said contestation; the evidence may be taken Evidence. down in writing or given orally in whole or in part, as the Court shall order; And if the trial of such contestation be not concluded at the 45 close of the term of the Court during which it began, the Judge shall con-

tinue in vacation, and shall adjourn from day to day until he shall have pronounced his final judgment upon the merits of the same; and every Judgment to such judgment so pronounced and all proceedings had in any such case in be final. vacation shall have the same effect as if the same had been pronounced or 50 had in term;

meetings.

cuit Court.

test.

summary

What may be declared by the judgment, 6. The Court may, on such contestation, confirm the election or declare the same to be null and void, or declare another person to have been duly eleteed, and may, in either case award costs to or against either party, which costs shall be taxed and recovered in the same manner, and by the same means, as costs are taxed and recovered in actions of the first class, 5 with right of appeal, brought in such Circuit Court; and the Court may order its judgment to be served upon the Secretary-Treasurer of the Council, at the expense of the party condemned to payment of costs, as aforesaid;

With respect to defects or irregularities.

In case any annual municipal election shall not be held. 7. If any defect or irregularity in the formalities prescribed for the 10 said election be set forth in any such petition, as a ground of contestation, the Court may admit or reject the objection, according as such defect or irregularity may or may not have materially affected the election.

17. In case it shall at any time happen that an Annual Municipal Election shall not be held, for any reason whatever, on the day when, 15 in pursuance of this Act, it ought to have been held, the said Town Council shall not, for that cause be deemed to be dissolved, and it shall be lawful for such members of the said Council as shall not have retired from office to meet again, for the purpose of fixing as early as possible a day for the holding of such Annual Municipal Election; and in such case, the notices 20 and publications required by this Act shall be published and posted up not less than one clear day before the election; and if within fifteen days after the day on which such election ought to have been held, the members of the said Council shall have neglected to appoint a day for such election, they shall be liable to a fine of *lucenty dollars* each, and such election 25 shall then be held by the Registrar; And if it be the first election which has not taken place, then it shall be the duty of the Registrar to have it take place within the shortest possible delay.

Power to Council to impose penalties and imprisonment.

Meetings to be public.

Certain other powers of Council. Contempts.

Proviso. Fines limited.

Duties of Sheriff and Gaoler. 12. The said Council shall have power to punish by imprisonment not exceeding fifteen days, or by a fine which shall not exceed, but may be 30 less than *forty dollars* currency. any Councillor who may be guilty of serious disturbance or violence during its sittings, either by action, by word or in any other manner whatsoever.

19. All meetings of the said Council shall be public, excepting only when the said Council shall enquire into the conduct of any members of 35 their own body, for any causes whatsoever, in which case it shall be lawful for the said Council to sit with closed doors; And the said Council shall determine the mode of their proceedings, and shall have power to cause order to be observed by persons present during their sittings, and to punish by fine and imprisonment, or by one or the two, any act of contempt 40 committed by any such persons present; Provided always, that no such fine shall exceed the sum of *twenty dollars* currency, and that no such imprisonment exceed the period of fifteen days.

20. The Sheriff and Gaoler of the District of Montreal, and those of the District of Iberville, when there shall be a Gaol in the latter District, 45 shall be bound, and they are hereby authorised and required to receive and safely keep untill duly discharged, all persons committed to their charge by the said Town Council, or any member or officer thereof under the authority thereof.

21. The Mayor of the said Town, if he is present, shall preside at the Mayor to premeetings of the Council, shall maintain order thereat, and shall have a side at Council meetings, right to express his opinion, but not to vote, on all questions which shall be and to have brought before the said Council; Provided always, that when the said casting vote,

- 5 Councillors, after having voted on any question, shall be found to be but neither he equally divided, then, and in that case only, the Mayor shall decide the cillors to have question by his vote, giving his reasons for it if he thinks proper; and any pay. neither the Mayor nor the Councillors shall receive any salary or emoluments from the funds of the town during the time they shall remain in
- 10 office; Provided also, that whenever the Mayor shall not be present at Proviso. any regular or special meeting of the said Town Council, the Councillors present shall choose one of their number to fill the place of the Mayor during the sitting.

22. 1. The Council at its first general session, or at a special session, Secretary-15 held within fiftcen days, which shall follow the first day of such general Treasurer session, shall appoint an officer who shall be called the "Secretary-Treasurer of the Town of Iberville ;"

2. The Secretary-Treasurer shall be the custodier of all the books, re- Duties of gisters, valuation rolls, election rolls, reports, proces-verbaux, plans, maps, Secretary-Treasurer. 20 records, documents and papers kept or fyled in the office or archives of the Council; he shall attend all sessions, and shall enter in a register kept for the purpose all the proceedings of the Council, and he shall allow persons interested therein to inspect the same at all reasonable hours; and every copy or extract of or from any such book, register, valuation His certificate 25 roll, collection roll, report, proces-verbaux, plan, map, record, document or to make cer-

paper, certified by such Secretary-Treasurer, shall be deemed authentic ; tain docu-ments authen-

3. Every person appointed Secretary-Treasurer, shall, before acting as Security to be such, give the security hereinafter mentioned;

4. He shall furnish two surctics, whose names shall be approved by a Sureties; and 30 resolution of the Council, before they shall be admitted as such; all such for what bound. surcties shall be jointly and severally bound together with the Sercretary-Treasurer, and their obligation shall extend to the payment of all sums of money for which the Secretary-Treasurer may at any time be accountable to the Corporation, including principal, interest and costs, as well 35 as the penaltics and damages to which he shall become liable in the ex-

ercise of his office;

5. Every such security bond shall be made by an Act before a Notary Security and accepted by the Mayor, and it shall be the duty of the Secretary-bonds. Treasurer to transmit to the Mayor a copy of the same;

- 6. Every such security bond, when duly registered in the registry To be regis-office for the County of Iberville, shall carry with it a hypothec (hypothè-effects when 40 que) only on such immoveable property as shall have been therein desig- registered. nated; and it shall be the duty of the Chief Officer of the Council to cause it to be registered immediately on receipt thereof;
- 7. The Secretary-Treasurer of the Council shall receive all moneys The Secretary 45 due and payable to the Corporation, and he shall pay out of such moneys Treasurer all drafts or orders drawn upon him by any person thereunto authorised shall receive by this Act, for the payment of any sum to be expended or due by the the moneys of B285

tie. given by him.

the Corpora- tion.	Municipality, whenever thereunto authorized by the Council, but no such draft or order shall be lawfully paid by the said Secretary-Treasurer, unless the same shall shew sufficiently the use to be made of the sum mentioned in such draft or order, or the nature of the debt to be paid thereby;	5
Shall keep the books.	8. The Secretary-Treasurer shall keep in due form, books of account in which he shall respectively enter each item of receipt and expenditure, according to dates, mentioning at the same time the names of the persons who have paid any moneys into his hands or to whom he has made any payment respectively, and he shall keep in his office the vouchers for all expenditure;	10
To render at- tested ac- counts.	9. The Secretary-Treasurer shall render to the Council every six months, that is to say, in the months of June and December in each year or oftener, if required by such Council, a detailed account of his receipt and expenditure, attested by him under oath.	15
Books to be open to public.	10. The Secretary-Treasurer's books of account and vouchers shall, at all reasonable hours of the day, be opened for inspection, as well to the Council as to each of the members thereof, and the Municipal Officers by them appointed, or to any person liable to assessment in the Town;	
He may be sued by the Mayor in the name of the Corporation. Damages in such suit.	11. The Secretary-Treasurer, or any other person who shall have filled the said office, may be sued by the Mayor in the name of the Corpo- ration, before any tribunal of competent jurisdiction, for having failed to render an account, and in any such action he may be condemned to pay damages and interest for having failed to render such account; and if he renders an account, he shall be condemned to pay such balance as he shall acknowledge or declare to have in his hands, together with such other sums as he ought to have debited himself with, or as the Court shall think he ought to be held accountable for; and every judgment pro- nounced in any such suit shall include interest at twelve per cent. on the	25
Contrainte par corps.	amount thereof by way of damages, together with the costs of suit; 12. Every such judgment shall carry <i>contrainte par corps</i> against the said Secretary-Treasurer, according to the laws in force in like cases in Lower Canada, if such <i>contrainte</i> be demanded in the action to compel the rendering of the said account;	30
Power of Council to appoint offi- cers.	13. The Council shall have power and authority to appoint such other officers as may be necessary for carrying into effect the provisions of this Act, or of any By-law or regulation of such Council;	35
Officers retir- ing—their duties.	14. Every Municipal Officer, whether elected or appointed shall, within eight days from the day on which he shall cease to hold such office, deliver to his successor, if he be then elected or appointed, or if not, then within eight days after the election or appointment of such successor, all moneys, keys, books, papers and insignia belonging to such office;	40
	15. If any such officer die or absent himself from Lower Canada with- out having delivered up all such moneys, keys, books, papers and in- signia, it shall be the duty of his heirs or other legal representative to deliver the same to his successor within one month from his death or from his departure from Lower Canada;	45

16. And in every such case the successor in office of every such officer His successor shall, besides all other legal remedies, have a right of action before any to have a right Court of Justice, either by saisie revendication, or otherwise to recover certain purpofrom such officer or from his legal representatives, or any other person ses.

- 5 in possession of the same, all such moneys, keys, books or insignia, together with costs and damages in favor of the Corporation; and every judgment rendered in every such action may be enforced by contrainte par corps against the person condemned, according to the laws in force in such cases in Lower Cannda, each time the said contrainte is demanded
- 10 by the declaration.

23 The said Town Council shall have power, whenever they may Assessors to deem advisable, to appoint three assessors or valuators of property, and their duties. it shall be the duty of the said assessors to estimate the rateable property in the said town according to its real value, and in the manner 15 and within the periods which shall be fixed by the said Town Council.

24 Every person so appointed assessor shall be bound, before pro- Assessors to ceeding to the valuation of any property in the said town, to take the take oath. following oath before the Mayor of the said town, or in his absence, before a Councillor, to wit:

"I, 20 having been appointed one of the assessors of the The oath. "Town of Iberville, do solemnly swear, that I will diligently and " honestly discharge the duties of that office to the best of my judgment "and ability : So help me God."

25 The assessors who shall be appointed for the said Town shall be Real property 25 proprietors of real estate in the said Town of the value of at least six qualification. hundred dollars currency of this Province.

26 When the assessors shall have made a valuation of all the rate- Proceedings of able property of the said Town, they shall deposit the assessment roll Council upon with the Secretary-Treasurer of the said Town, and notice of such sessment roll. 30 deposit shall be given by the Secretary-Treasurer in the same manner as notice of an election of Councillors; And at the next ensuing meeting of the said Council, the said assessment roll shall be produced, and if they desire it examined by the Councillors; and the assessment roll shall be deposited in the office of the Secretary-Treasurer for the period

- 35 of one month, dating from such meeting; and during that period, it shall remain open to the inspection of all persons whose property shall have been estimated, or their representatives; and within that period, persons considering themselves aggrieved may give notice in writing to the Secretary-Treasurer of their intention to appeal to the said Town Council,
- 40 complaining of any excessive valuation, and such appeal shall be tried by the said Council, at the first meeting which shall be held after the expiration of the month above mentioned; and the said Council, after having heard the parties and their witnesses under oath, which shall be administered by the Mayor or presiding Councillor, shall confirm or alter
- 45 the valuation, the change whereof shall have been prayed for, as to them shall seem just; and at the same meeting the said assessment roll shall be declared closed for two years; unless, however, from the number of appeals, the Council shall be compelled to adjourn, in which case the said assessment roll shall not be declared closed until all the appeals
- 50 shall have been heard and determined; Provided always, that if, after Proviso: as to

diminution in the said assessment roll shall have been declared closed as aforesaid, any value. property in the said Town should suffer any considerable diminution in value, either through fire, demolition, accident or any other reasonable cause, it shall be lawful for the said Council, upon the petition of the proprietor, to instruct the assessor to reduce their valuation of such pro-5 perty to its then actual value; and provided also, that if any omission Proviso: as to omissions. shall have been made in the said assessment roll, the said Council may order the assessors to value any property so omitted, in order to its being Proviso. added to the roll; And provided also, that the said assessors shall, when directed by the said Council, make a yearly valuation of the 10 stocks of merchandise held in the said Town.

27 At the first meeting after each Annual Municipal Election, two of accounts to persons shall be appointed by the said Town Council, to be Auditors of be appointed the accounts of the said Council; and such Auditors shall take the following oath, before any one of the Justices of the Peace, residing in the 15 said town, that is to say :

> "I. , having been appointed to the office of Auditor " of the town of Iberville, do hereby swear, that I will faithfully perform "the duties thereof, according to the best of my judgment and ability; "and I do declare that I have not directly or indirectly any share or 20 " interest whatever in any contract or employment with, by, or on behalf " of the Town Council of the said Town of Iberville: So help me God."

28 It shall be the duty of the Auditors to examine, approve, or disapprove of and report upon all accounts which may be entered in the books of the said Council or concerning them, and which may relate to 25 any matter or thing under the control of, or within the jurisdiction of the said Town Council, and may then remain unsettled; and to make their report to the Council of the said town, at least fifteen days before the day of the elections.

29 The Auditors who shall be appointed for the said town, shall be 30 proprietors of real estate therein of the value of at least four hundred dollars currency; Provided always, that neither the Mayor, Councillors, Secretary-Treasurer of the said town, nor any person receiving any salary from the said Council, either for any duty performed under their authority, or on account of any contract whatsoever entered into with 35 them, shall be capable of discharging the duties of Auditor for the said town.

Mayor to be Justice of the Peace. Proviso.

In what cases Councillors shali become disqualified.

30 The Mayor of the said town shall, during the period of his office, be a Justice of the Peace; Provided always, that he shall not be bound to take any other oath than the official one to act as such; any law to 40 the contrary notwithstanding.

31 Every person holding the office of Councillor of the said town, who shall be declared a bankrupt, or shall become insolvent, or who shall apply for the benefit of any of the laws made for the relief or protection of insolvent debtors, or who shall enter into holy orders, or 45 become a minister of religion in any religious denomination, or who shall be appointed a Judge or Clerk of the Court of Queen's Bench, or of the Superior Court, or a member of the Executive Council, or who shall become responsible for the revenues of the town, in whole or in

The cath.

Two auditors

and sworn.

Duty of Auditors.

Detailed accounts to be published.

Real property qualification of auditors. Proviso : certain parties disqualified.

part, or who shall absent himself from the said town, without the permission of the said Council for more than three consecutive months, or who shall not be present at the meetings of the said Council for a like period of two consecutive months, shall, by virtue of any one of these

5 clauses, become disgualified, and his seat in the said Council shall become vacant, and such person shall be replaced in accordance with the pro- Vacancy to be visions of this Act; Provided always, that the word "Judge" employed filled. in any part of this Act shall not apply to a Justice of the Peace.

32 It shall be lawful for the said Town Council, from time to time, Town Council 10 to make such By-laws as may seem to them necessary or expedient for muy make Bythe internal government of the town, for the improvement of the place, laws for cer-tain purposes. for the maintenance of peace and good order, and for the good repair, cleansing, and draining of the streets, public squares, and vacant or unoccupied lots; for the prevention or suppression of all nuisances

15 whatsoever, for the maintenance and preservation of the public health, and generally for all purposes connected with, or affecting the internal management or government of the said town.

33 It shall be lawful for the said Town Council to appoint, remove, May appoint and replace, when they shall think proper, all such officers, constables, and remove 20 and policemen as they shall deem necessary for the due execution of officers. the laws and by-laws now in force, or to be by them enacted hereafter, and to require from all persons employed by them, in any quality whatsoever, such security as to them shall seem meet to ensure the due execution of their duties.

25 **34** In order to raise the necessary funds to meet the expenses of the Council may said Town Council, and to provide for the several necessary public levy taxes; improvements in the said town, the said Town Council shall be authorized to levy annually on persons, and on moveable and immoveable property in the said town, the taxes hereinafter designated, that is to 30 say :

1. On all lands, town lots, and parts of town lots, whether there be Upon real probuildings erected thereon or not, with all buildings and erections thereon, perty; a sum not exceeding one cent in the dollar on their whole value, as entered on the assessment roll of the said town;

2. On the following moveable property, a sum not exceeding one half And upon cer-35 tain moveable of a cent in the dollar at the value herein specified; property.

> Every horse kept for covering mares shall be rated at four hundred dollars;

Every horse kept for hire or gain, at sixty dollars;

Every horse above the age of three years, and kept for domestic 40 purposes, at forty dollars;

Every bull, at fifty dollars;

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Every ram, at twenty dollars;

Every head of horned cattle, aged two years and more, at twenty dollars:

Proviso.

Every covered carriage, with four wheels, at two hundred dollars:

Every open carriage, with four wheels and two seats, at eighty dollars:

Every curricle or light waggon, with one seat, at forty dollars; 5

Every two horse sleigh, at eighty dollars;

Every one horse sleigh, at forty dollars;

Provided always, that every winter or summer vehicle used solely for Proviso; certain personal drawing loads, and all vehicles commonly called draught or work vehiproperty excles, as well as all farm stock, and all implements used for agricultural 10 empted. purposes, shall be exempt from any tax whatever;

Upon merchandize.

3. On all stocks in trade or goods kept by merchants or traders, and exposed for sale on shelves in shops or kept in storehouses, a tax of one half per cent on the estimated average value of such stocks in trade;

Tenanta. 4. On each tenant paying rent in the said town, an annual sum 15 equivalent to three cents in the dollar on the amount of his rent;

5. On each male inhabitant of the age of twenty-one years, who shall Poll tax on male inhabihave resided in the said town for six months, and not being a proprietor tants. or tenant, nor an apprentice, nor a domestic servant, an annual sum of one dollar;

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Dogs.

On certain

trades, &c.

Pedlars.

sement.

and other

traders.

Bankers.

Insurance

whatever.

classes.

6. On every dog kept by persons residing in the said town an annual sum of one dollar;

7. And it shall be lawful for the said Town Council to fix, by a profession«, By-law or By-laws, and to impose and levy certain annual duties or taxes on the proprietors or occupants of houses of public entertainment, 25 Public houses. taverns, coffee-houses, and eating-houses, and on retailers of spirituous liquors; and on pedlars and itinerant traders selling in the said Town, Places of amu- articles of commerce of any kind whatsoever; and on all proprietors, possessors, agents, managers, and keepers of theatres, circuses, billiardrooms, ninc-pin alleys, or other places for games or amusements of any 30 kind whatsoever; and on all auctioneers, grocers, bakers, butchers, Auctioneers hawkers, carters, livery stable keepers, brewers and distillers; and on all merchants and maufacturers, and their agents; and on all proprietors or keepers of wood yards, or coal yards, and slaughterhouses, in the said Town; and on all money-changers or exchange- 35 brokers, pawn brokers, and their agents, and on all bankers and banks, and on all insurance companies or their agents; and generally on all Companies. commerce, manufactures, callings, arts, trades, and professions, which All callings have been or which may be exercised in or introduced into the said Town, whether the same be or be not mentioned therein ; and the work- 40 Workmen to men of all mechanical arts and trades exercised in the said Town, be taxed in shall be divided into first and second classses, by the person appointed by the said Town Council to make the roll of moveable property, and shall be assessed at one dollar per annum for those of the first class, and at twenty-five cents for those of the second class; and every person 45

in the said Town, practising the profession of a Lawyer, or of a Physi- Lawyers, cian, or of a Land Surveyor, or of a Notary, or any other liberal profes- Doctors, &c. sion, shall be assessed at the sum of three dollars annually; and the Roll to be said Town Council may name a person or persons to make the roll of made. 5 the persons and moveable property mentioned in the different parts of

this section ;

S. And the said Council shall also have the power to fix the amount Commutation of personal commutation, that is to say, of the sum to be payable by in respect to each person liable to assist in keeping the streets and sidewalks of the

- 10 said Town in repair, and to refuse the labor of such person in keeping the same in repair, if the said Council should prefer to charge itself therewith; Provided always, that every such sum demanded for per- Proviso. sonal composition shall be equitably established in proportion to the work to be done, and that by arbitration, if the parties concerned
- 15 require it.

35. The said Council shall also have power to make By-laws;

1. For the concession of emplacements and for opening new streets $\frac{1}{10}$: in the common of the said Town, to such extent as may from time to Conceding lots time be required, and upon such conditions as the Council may deem and opening streets in the 20 proper, any law to the contrary notwithstanding;

2. For determining and regulating the duties of the Clerks of the Clerks of marmarkets in the said Town, and all other persons they may deem proper kets, and their to employ to superintend the said markets; and for letting the stalls and other places for selling, upon and about the said market places;

- 25 and for fixing and determining the dutics to be paid by any persons selling on any of the said markets, any provisions or produce whatever; and for regulating the conduct of all such persons in selling their goods; and to provide for the weighing or measuring as the case may require, Weighing and by the officers named for that purpose by the said Council, and on the measuring.
- 30 payment of such fees as the said Council may think fit to impose on that behalf, of any thing or things sold or offered for sale on the said markets;

3. For amending, modifying or repealing all By-laws made by the Amending Municipal Councils who have had the management of the internal By-laws. 35 affairs of the said Town;

4. For regulating and placing all vehicles in which any articles Vehicles on markets. shall be exposed for sale on the said markets;

5. For preventing persons bringing articles of any kind into the said Sales in mar-Town, from selling or exposing them for sale in any other place than kets. 40 the markets of the said Town;

6. For regulating the weighing and measuring of all cord-wood, Cordwood, &c. coals, salt, grain, lime and hay, brought or sold in the said Town, by strangers or persons residing therein;

7. For determining in what manner the said articles and all others Weights and shall be sold and delivered, whether by quantity, measure, or weight, measures. and for obliging all persons to observe in the above matters the By-laws which the said Council shall hereafter deem useful to establish;

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Council may make By-laws with respect common.

duties.

Obstructions.	8. For preventing obstructions of any nature whatsoever in streets;				
Sales on pub- lic highways.	9. For preventing the sale on the public highway of any warcs or merchandise whatsoever;				
Sale of intoxi- cating liquors.	10. For restraining and prohibiting the sale of any spirituous, vinous, alcoholic or intoxicating liquor, or for authorizing such sale, subject to such restrictions as they may deem expedient;	5			
Licenses.	11. For determining under what restrictions and conditions and in what manner the Revenue Inspector of the District of Iberville shall grant Licenses to Merchants, Traders, Shop-keepers, Tavern-keepers, and other persons to sell such liquors;	10			
Sum payable.	12. For fixing the sum payable for every such License, provided that in any case it shall not be less than the sum which is now payable there- for, by virtue of the laws at present in force ;				
Regulation of shop-keepers.	13. For regulating and governing all Shop-keepers, Tavern-keepers, and other persons selling such liquors by retail, and in what places such liquors may be sold, in such manner as they may deem expedient to prevent drunkenness;	15			
Sale of liquor to children, apprentices,	14. For preventing the sale of any intoxicating beverage to any child, apprentice or servant;				
&c. Cruelty to animals.	15. For preventing the driving of vehicles at an immoderate pace in the said Town, or riding on horseback on the sidewalks of the said Town, or the barbarous or inhuman treatment of horses or other beasts, such as beating them excessively in order to oblige them to draw burthens of too great a weight;	20			
Bread.	16. For regulating, fixing and determining the weight and quality of bread sold or offered for sale within the limits of the said Town;	25			
Servants and apprentices.	17. For regulating the conduct and certain duties of apprentices, domestics, hired servants and journeymen in the said Town, and also certain duties and obligations of masters and mistresses towards such servants, apprentices and journeymen;	30			
Gaming houses.	18. To prevent the keeping of gaming-houses, places for gambling or any description of houses of ill-fame in the said Town;				
Pounds.	19. To establish as many public pounds as the said Council shall deem expedient to open for the impounding of animals of any species which may be running at large in the said Town;	35			
Police.	20. For regulating, arming, lodging, clothing and paying a Police Force in the said Town, and for determining their duties;				
Interments.	21. For fixing and regulating the places in which interments may take place within the said Town; for compelling the taking up of any				
Proviso.	body interred within the said limits contrary to this provision : Provided always, that this paragraph shall not extend to prevent interments in the churches in the said Town;	40			

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22. To compel the proprietors of all land and real property within the Enclosures. said town, their agents or representatives, to enclose the same; and to regulate the height, description and material of every such enclosure; and to make footways, if the Council should think fit to do so;

- 23. To compel the proprietors or occupants of lots of land in the said Draining and Town, having stagnant or filthy water upon them, to drain or raise such fencing of lands, so that the neighbors may not be incommoded, nor the public health endangered thereby; and in the event of the proprietors of such lands being unknown, or having no representative or agent in the said
- 10 Town, it shall be lawful for the said Council to order the said lands to be drained, or raised, or to fence in and enclose them at their cost, if they are not already fenced in and enclosed; and the said Council shall have a like power if the proprietors or occupiers of such lands are too poor to drain, raise or fence in the same ; and in every case the sum ex-
- 15 pended by the said Council in improving such lands, shall remain as a special hypothec on such land, and have privilege over all other debts whatsoever, without it being necessary to register the same;

24. To oblige all proprietors or occupants of houses in the said Town, Encroachto remove from the streets all encroachments or obstructions of any ments. 20 sort, such as steps, galleries, porches, posts or other obstacles whatsoever;

25. To cause to be pulled down, demolished and removed, when Old and ruinnecessary, all old, or dilapidated walls, chimneys and buildings of any ous buildings. description that may be in a state of ruin, and to cause to be removed 25 from the streets all sheds, stables, and other buildings crected on the

level of any street, and to determine the time and manner in which the same shall be pulled down, demolished or removed, and by whom the expense thereof shall be borne;

26. For regulating the width of streets to be opened hereafter in the Width of 30 said Town; for regulating and altering the height or the level of any streets. street or side-walk in the said Town; Provided, that if any person shall suffer real damage by the widening, lengthening or altering the level of any street in the said Town, such damage shall be paid to such person, after having been assessed by arbitrators, if any of the parties shall re-35 quire it;

27. For defraying out of the funds of the said Town the expenses of Water and furnishing the citizens with water, and of lighting the said Town with gas. gas, or in any other manner, and for obliging the proprietors of real property in the said Town to allow the necessary works to be performed

- 40 for such objects on their respective properties, and for obliging all proprietors to allow the necessary pipes, lamps and posts to be fixed in or upon their houses; Provided always, that in all such cases, the ex- Proviso. pense of all such pipes, lamps and other necessary works shall be defrayed by the said Council: And provided also, that the solidity of the Proviso.
- 45 buildings on and near to which they shall be so placed, shall be in no wise affected, and that any damage that may be caused shall be paid by the said Council, and that every proprietor shall be indemnified by the said Council.
 - 28. For assessing the proprietors of real property situate on any of the Common sewers. 0285

lauds.

streets of the said Town, for such sum as shall be deemed necessary for making or repairing any common sewer in any of the streets of the said Town, such assessment being in proportion to the assessed value of such property; and for regulating the mode in which such assessment shall be collected and paid.

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Sweeping and watering, &c.

29. For assessing, at the request of the majority of the citizens residing in any of the streets or public squares of the said Town, all the citizens residing in such street or public square, in any sums necessary to meet the expense of sweeping, watering and keeping clean such street or public square, and for removing the snow from any such street, lane 10 or public place, such assessment being in proportion to the assessed value of their property;

Damages from riots and tumults. in

30. To assess, over and above all other rates specially established by this Act, all the citizens of the said Town, to meet the expenses of any indemnity which the said Council might be obliged to pay to persons in 15 the said Town, whose houses or buildings of any description might be destroyed or damaged by any riot or tumultuous assembly; and if the said Council shall neglect or refuse within six months after such destruction or damages caused to any property in the said Town, to pay a reasonable indemnity to be established by arbitrators, if one of the parties 20 shall so desire, then the said Council shall be liable to be sued for such damage in one of the Courts of Justice of this Province;

Steam engines.

Contagious diseases. 31. To fix the place for the erection of any manufactories or machinery worked by steam in the said Town;

32. For establishing a Board of Health, and investing them with all 25 the privileges, power and authority necessary for the fulfilment of the duties entrusted to them, or for acquiring every useful information on the progress or general effects of all contagious diseases, or for making such regulations as such Board of Health shall deem necessary for preserving the citizens of the Town from any contagious diseases, or for 30 diminishing the effects or the danger thereof.

Prevention of accidents by fire.	36 For the better protection of the lives and property of the in- habitants of the said Town, and for more effectually preventing accidents by fire, the said Council may make By-laws for the following purposes, that is to say :	
	-	

- Chimneys. 1. For regulating the construction, dimensions, height and elevation of chimneys above the roofs, or even in certain cases above the neighboring houses and buildings; and at whose costs such chimneys shall be raised, and within what delay they shall be raised or repaired.
- Fire engines. 2. For defraying out of the funds of the said Town any expenses that 40 the Council shall deem necessary to incur for the purchase of fire engines or apparatus of any kind to be used at fires, or for taking such means as shall appear to them most effective for preventing accidents by fire, or arresting the progress of fires;
- Thefts at fires. 3. For preventing thefts and depredations which may be committed at 15 any fire in the said Town, and for punishing any person who shall resist or maltreat any member or officer of the said Council, in the execution of

any duty assigned to him by the said Council under the authority of this section.

4. For establishing or authorizing and requiring to be established after Enquiring each fire in the said Town, a judicial enquiry into the cause and origin into causes of fires. 5 of such fire, for which purpose the said Council or any Committee thereof, authorized to the effect aforesaid, may summon and compel the attendance of witnesses and examine them on oath, which oath shall be administered to them by any of the Members of the said Council or of such Committee; and the said Council or Committee may also deliver 10 over to be imprisoned in the common gaol of the district, any person against whom well grounded cause of suspicion may be found of his having maliciously originated the said fires;

5. For regulating the manner in which and the periods of the year Sweeping of

- when chimneys shall be swept, and for granting licenses to such numbers chimneys. 15 of chimney sweeps as the said Council shall think proper to employ, and for obliging all proprietors, tenants or occupants of houses in the said Town to allow their chimneys to be swept by such licensed chimney sweeps; and for fixing the rates to be paid for sweeping chimneys, either to the Council or such licensed chimney swceps; and for impos-
- 20 ing a penalty of not less than one dollar nor more than five dollars on all persons whose chimneys may have caught fire after any refusal to allow them to be swept, such penalty to be recovered before any Justice of the Peace of the said Town; and whenever any chimney which shall have caught fire as aforesaid, shall be common to several houses, or be
- 25 used by several families in the same house, the said Justice of the Peace shall have power to impose the above penalty in full on each house or family, or to divide the same among them in proportion to the degree of negligence shewn on proof before him;
- 6. For regulating the manner in which ashes or quick lime shall be Ashes and 30 kept in the said Town, and for preventing the inhabitants of the said quick lime Town from carrying fire in the streets without necessary precaution, from making a fire in any street, from going from their house to their yards and outbuildings and entering therein with lighted candles not enclosed in lanterns; and generally for making such regulations as 35 they may deem necessary for preventing or diminishing accidents by fire.
- 7. For regulating the conduct of all persons present at any fire in Conduct at the said Town; for obliging idle persons to assist in extinguishing the fires. fire, or in saving effects which may be in danger, and for obliging all 40 the inhabitants of the said Town to keep at all times upon and in their houses, ladders, fire-buckets, battering rams and fire-hooks, in order

the more easily to arrest the progress of fires;

8. For defraying out of the funds of the said Town any expense Persons which the said Council shall deem expedient to incur, in aiding or wounded at fires.

- 45 assisting any person in their employ, who shall have received any wound or contracted any severe disease at any fire in the said Town; or in assisting or providing for the family of any person in their employ who shall perish at any fire; or in bestowing rewards in money or otherwise upon persons who shall have been particularly useful or
- 50 zealous at any fire in the said Town;

Demolition of buildings in certain cases.

Appointment of officers.

the other property of the inhabitants of the said Town; 10. For appointing all such Officers as the said Council shall deem necessary for carrying into excention the By-laws to be passed by them in relation to accidents by fire; for prescribing their duties and powers, and providing for their remuneration, if they think fit, out of the funds

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Authorizing and inspect

of the said Town :

11. For authorizing such Officers as the Council shall think fit to officers to visit appoint for that purpose, to visit and examine at suitable times and buildings, de, hours, both the inside and the outside of all houses and buildings of any description, within the said Town, for the purpose of ascertaining whether the rules and regulations passed by the said Council under 15 the authority of this section are regularly observed, and for obliging all proprietors, possessors, or occupants of houses in the said Town, to admit such officers for the purposes aforesaid.

Duty of Secretion roll.

Duty with

respect to

arrears.

37. 1. The Secretary-Treasurer, when he shall have completed his tary Treasurer collection roll, shall proceed to collect the rates therein mentioned, and 20 tion of collec- for that purpose shall give or cause public notice to be given on the following Sunday, or on any subsequent Sunday, that the collection roll is completed and deposited in his office, and that all persons therein mentioned, liable to the payment of assessments are required by him to pay the amount thereof at his office within the twenty days which 25 follow the publication of the said notice;

> 2. If, at the expiration of the said twenty days, there shall be any arrears of assessment, the Secretary-Treasurer shall leave at the ordinary place of residence or domicile of each person so in arrears, or serve on each person in arrears, personally, a statement of the total 30 amount of assessments due by such person in arrears, and at the same time, and by a notice annexed to the said statement, he shall demand the payment of the assessments therein mentioned, together with the expenses of the serving of the notice, according to such tariff as the Council shall have decided upon; 35

Proceedings in case of neglect to pay.

3. If any person neglect to pay the amount of assessments imposed upon him for a period of fifteen days, after he shall have been requested to do so as aforesaid, the Secretary-Treasurer shall levy the said assessments with costs, by a warrant under the hand of the Mayor, authorizing the seizure and sale of the goods and chattels of the person 40 bound to pay the same, or of all the goods and chattels in his posses-sion, wherever they shall be found within the limits of the said Town, addressed to one of the sworn bailiffs for the district of Iberville, of the Superior Court of Lower Canada, who is hereby authorized to seize and sell the said goods and chattels in the ordinary manner; and 45 no claim founded on a right of ownership or privilege upon the same shall prevent the sale or the payment of the assessments and expenses out of the proceeds of such sale.

From what **38**. Every tax or assessment imposed by virtue of this Act, upon parties taxes

9. For vesting in such members of the Council or in the Fire Inspec-

tors, or either of them, to be designated in such By-laws, the power of

ordering to be demolished during any fire, any houses, buildings, outhouses or fences, which might serve as fuel to the fire and endanger any property or house in the said Town, may be recovered either from may here the proprietor, tenant or occupier of such property or house; and if covered. such tenant or occupier be not bound by lease or other stipulation to pay such tax or assessment, such tenant and occupier may and shall

5 be entitled to deduct the sum so paid by him out of the rent which he would have to pay for the possession of such property.

Whenever the Town Council shall have passed any By-law or By- Proceedings laws directing work to be done within the said municipality or in any in case of nonpart thereof, and that any proprietor shall be unable from absence, pover- of work or-

10 ty or any other cause, to perform the said work, it shall be lawful for the dered by said Council to cause the work which such proprietor may be bound Council. under such By-laws to perform to be done, and in all cases the sum so expended by the Council, shall remain a lien upon the property as a special and privileged hypothec in preference to all other debts what-

15 soever, and shall be recoverable in the same manner as the taxes due to the said Council, with interest at the rate of eight per cent.

39. In all cases where the persons who shall be rated in respect of Case of abany vacant ground or other real property within the Town, shall not sentee pro-reside within the said Town, and the rates and assessments payable in cant property,

- 20 respect of such vacant ground or property, shall remain due and unpaid provided for for the space of six years, then it shall be lawful for the said Town Council, after having obtained a judgment before the Circuit Court, in and for the District of Iberville, or any other Court of civil jurisdiction, to sell and dispose such property by public sale, or so much thereof as
- 25 shall be judged sufficient for the payment of the sum due, with costs; and the Sheriff of the District of Iberville is hereby authorized and required to advertise such sale to be made under the authority of this section, in a French and English newspaper, or in an English and French newspaper, published or circulated in the District of Iberville, and the said Sheriff is also
- 30 required to employ, for the purpose of effecting such sale, a bailiff residing in the said Town of Iberville, who shall be designated by the said Council; Provided always, that all owners of property sold under the Proviso. authority of this section, shall be allowed to resume possession of the same, within the space of one year next after the date of such sale, on
- 35 paying to the purchaser the full amount of the purchase money, with legal interest thereon, and any necessary outlay which may have been made on the said property by order of the said Council in virtue of this Act, on condition, however, that the said purchaser shall have kept the said property in the same state and condition in which it was at the time
- 40 of the purchase, and shall not have damaged it or allowed it to deteriorate ; together with the cost attendant upon such sale, with an additional five per centum on the purchase money; And provided also, that if after such Proviso. sale of property belonging to persons residing out of the Town, any surplus shall remain over and above the sum due to the said Council, for
- 45 assessment and costs, the said Sheriff shall pay over such surplus to the said Town Council, to whatever sum the same may amount, and the said surplus shall be deposited in the funds of the said Town, as a loan, at the rate of six per cent. until called for and claimed by the party to whom it shall belong, to whom the same shall be paid.
- 40. The said Council shall have power to remit a portion or even the Assessment 50 whole of the amount due for assessment to indigent parties assessed under may be remit this Act, in certain cases of fire, long illness, or any other cause which cases. the said Council shall deem reasonable and sufficient.

Penalties for infraction of By-laws.

Proviso.

Proviso.

Taxes and assessment shall be privileged debts.

Proviso. Proviso.

To whom penalties, &c., shall be paid.

By-laws, &c., to be published.

Council may effect loans.

Duties of Council with respect to loans.

41. If any person shall transgress any order or regulation made by the said Town Council under the authority of this Act, such person shall, for every such offence, forfeit the sum specified in any such order, rule or regulation, with the costs to be allowed by the Justices of the Peace who shall try such offences in accordance with the tariff then in force for the 5 fees of the officers of the said Justices of the Peace, and to be levied on the goods and chattels of the offender, and, in default of such goods and chattels, the offender shall be liable to be committed to the Common Gaol of the District, for a term not exceeding one month, but which may be less in the discretion of the Court; and no person shall be deemed an 10 incompetent witness upon any information under this Act, by reason of his being a resident of the said Town of Iberville; Provided always, that the information and complaint for any breach of any order or regulation of the said Town Council shall be made within one month next after the time of the offence committed ; And provided also, that no fine or penalty 15 shall be inflicted for any such offence, which shall be less than one dollar nor more than twenty dollars, and that no imprisonment for any such offence shall, in any case, be more than one calendar month, and the costs of transport in effecting such imprisonment shall be borne by the said Town Council, and the said Council shall also have power to punish by 20 forfeiture of their goods, articles and provisions, all persons exposing them for sale on the markets, in the streets of the said Town, and infringing at the same time the By-laws of the said Council as regards the weight and quality of such goods, articles and provisions.

42. All the debts hereafter due to the said Town Council for all taxes 25 or assessments imposed upon moveable or immoveable property in the said Town, shall, by virtue of this Act, be privileged debts, and shall be paid in preference to all other debts, and the said Town Council shall, in all cases of distribution of moneys, be collocated in preference to all other creditors; Provided always, that this privilege shall only apply to assess- 30 ments due for six years, and no longer; And provided also, that this privilege shall have its full and complete effect without its being necessary to have recourse to registration.

43. All the fines and penalties recovered under the provisions of this Act, shall be paid into the hands of the Treasurer of the said Town Council, 35 and the proceeds of all licenses granted under this Act shall form part of the public funds of the said Town, any law to the contrary notwithstanding.

44 Before any By-law of the said Town Council shall have force or be binding, such By-law shall be published in the French language by reading the same at the door of the Catholic Church of the said Town on the two Sundays next after the passing of such By-law, and by posting up a copy thereof in two of the most public places in the said Town.

45 It shall be lawful for the said Town Council, from time to time, to borrow divers sums of money for effecting improvements in the said Town, for the purpose of building one or more market houses, or for draining the 45 streets, or for furnishing the said Town with water, and generally for such purposes as the said Council shall deem useful or necessary.

46 Whenever the said Council shall contract loans upon the credit of the said Town, they shall be bound and they are hereby required to provide immediately for the payment of the annual interest upon such 50

loans, which annual interest shall not in any case exceed the legal rate of interest in this Province; and the said Council shall set aside Sinking Fund a portion of their revenues for the payment of such interest; and the said Council shall also, whenever they shall contract a loan, provide

- 5 out of their revenue for the establishment of a Sinking Fund, which Sinking Fund shall consist of a deposit made in a Savings' Bank, annually, and at the periods when the interest on the said loan shall be paid, of a sum equivalent to a proportion of at least two per centum on the capital to be paid off; and the sum arising annually from the
- 10 Sinking Fund shall remain deposited in such Savings' Bank, with the interest which may accrue thereon, until it shall be equal to the total amount of the capital to be paid off; Provided always, that when the Proviso: in interest and Sinking Fund united shall absorb one half of the annual certain cases revenues of the said Council, then and in such case it shall not be no new loan lawful for the said Council to contract
- 15 lawful for the said Council to contract new loans, it being hereby ed. intended that the said Council shall not be entitled to devote to the interest and Sinking Fund of their loans, any sum exceeding half of their revenues; And provided also, that it shall be lawful for the said Proviso. Town Council, if the lender consent or require it, to deposit in the
- 20 hands of such lenders, instead of in a Savings' Bank, the annual sums which shall have been agreed upon to form the Sinking Fund; in which case the receipts given to the said Council shall be so drawn up. as to define what amount shall have been paid on account of interest, and what amount shall have been paid into the Sinking Fund.
- 47 It shall be lawful for any one of the members of the said Town Members of 25 Council, individually, to order the immediate apprehension of any Council may drunken or disorderly or riotous person whom he shall find disturbing order arrest of the public peace within the said Town, and to confine him in the persons. Common Gaol of the District, or other place of confinement, in order 30 that such person may be secured until he can be brought before the
- Mayor or a Justice of the Peace, to be dealt with according to law.

48 It shall be lawful for any constable, during the term of his duty, Powers of to apprehend and arrest all persons whom he shall find disturbing the constables in public peace within the limits of the said Town, and also every per-35 son who shall be found sleeping in any field, vacant lot, highway, yard, or other place, or shall be found loitering idling in any such place, and shall not give satisfactory reasons for his conduct; and every such constable shall deliver such person into the custody of the constable who shall have the charge of the prison, or any other place 40 of detention of the said Town, in order to the safe keeping of the said

person, until he shall be brought before the Mayor or other Magistrate, to be dealt with according to law.

49 Every person who shall assault, beat, or forcibly resist any con- Persons asstable or peace officer appointed by virtue of this Act, and engaged in sauluing con-45 the execution of his duty, or who shall aid or excite any other person stables in the the execution of his duty, or who shall all or excile any other person execution of to assault, beat, or forcibly resist such officer or constable, every such their duty, offender shall, upon conviction thereof before the Mayor or a Justice of how dealt the Peace, be liable to a fine of from four to forty dollars currency, and with. to imprisonment not exceeding two calendar months, notwithstanding

50 any provisions of this Act to the contrary; Provided always, that it Proviso. shall be lawful for the said Council or any other officer, if the offence be serious, to proceed by indictment against any such offender, but nevertheless only one proceeding at law shall be adopted.

Properties. exempt from axation.

50 The following property shall be exempt from taxation in the Town of Iberville:

1. All lands and property belonging to Her Majesty, Her Heirs and Successors, held by any public body, office or person in trust for the service of Her Majesty, Her Heirs and successors;

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2. All Provincial property and buildings;

3. Every place of public worship, presbytery and its dependencies, and every burying ground;

4. Every public school house and the ground on which the same is 10 constructed;

5. Every educational establishment and the ground on which the same is constructed;

6. All buildings, grounds and property occupied or possessed by hospitals or other charitable institutions;

7. Every Court House and District Gaol and the grounds attached 15 thereto; Provided always, that this exemption shall not extend to lots or to other buildings built upon lots leased or occupied by tenants under the Government or the Ordnance Department in the said Town; but such lands belonging to the Government or to the Ordnance Department occupied by tenants, shall be valued and assessed in like manner 20 as other real property in the said town, and such rates or assessment shall be paid by the said tenants or occupiers thereof.

51 From and after the passing of this Act, the said Town Council shalt alone be authorized to grant and deliver certificates for obtaining Tavern Licenses, any law, usage or custom to the contrary notwith- 25 standing; and such certificates shall be signed by the Mayor and the Secretary-Treasurer of the said Council, and sealed with the seal of the said Council.

52 If any action or suit shall be brought against any person for any matter or thing done by virtue or in pursuance of this Act, such 30 action or suit shall be brought within four calendar months next after the fact committed and not afterwards.

53 It shall be lawful for the said Town Council to order the Inspecments on pub- tor of the said Town to notify any parties who shall have made or shall hereafter make encroachments upon the streets or public squares of the 35 said Town, by means of houses, fences, buildings, or obstructions of any kind, to cause the removal of such encroachments or obstructions by giving to such persons a reasonable delay for the purpose, which delay shall be specified by the said Town Inspector in giving his notice; and if such persons shall not have removed such encroachments or obstruc- 40 tion within the delay specified, the Council may order the said Inspector to remove such encroachments or obstructions, taking with him the assistance necessary for that purpose; and the said Council may allow to the said Inspector his reasonable expenses and recover the same before any Court having competent jurisdiction, from any person making such en-45 croachment or obstruction.

Proviso ; exemption not to extend to Crown property leased to private parties.

Certificates for tavern licenses to be granted by Council only.

Limitation of actions for things done under this Act.

Encroachlic streets or equares.

54 From and after the passing of this Act, every proprietor or agent Penalty for who shall wilfully grant a certificate or receipt setting forth a less sum granting false than the rent really paid or payable for the premises therein mentioned rent in order or referred to, and every tenant who shall present to the assessors of the to lessen

- 5 said Town such a receipt or certificate, falsely representing the value of taxes. the rent paid by such tenant, in order to procure a diminution or abatement of his assessment, or who shall directly or indirectly deceive the said assessors as to the amount of such rent, shall be liable on conviction thereof, before the Mayor or a Justice of the Peace, to a penalty
- 10 of twenty dollars currency or less, or to imprisonment during one calendar month or less, according to the judgment of such Mayor or Justice of the Peace.

55 It shall be lawful for the said Council, whenever any house shall Council may encroach upon any of the streets or public squares of the said Town to prevent re-

- 15 prevent the proprietor of such house from rebuilding on the site occupied buildings in by the demolished house, and it shall be lawful for the Council to pur- certain cases. chase any part of such lot encroaching upon any street, or to require the proprietor of such land to dispossess himself thereof, in consideration of an indemnity therefor, and such indemnity shall be fixed by arbitrators
- 20 appointed respectively by the said Council, and by the party they are desirous of dispossessing; and the said arbitrators, in case of difference of opinion shall appoint a third; and the said arbitrators, after having been sworn by a Justice of the Peace, shall take cognizance of the matter in dispute, and after visiting the place in question, shall decide upon the
- 25 amount of indemnity to be granted to such proprietor; and the said arbitrators shall be authorized to decide which of the parties shall pay the costs of arbitration.

56 The said Council shall have full and unlimited power to purchase Council may and acquire out of the revenues of the said Town, all such lots, lands and acquire lands 30 real property whatsoever within the said Town, as they shall deem neces-sary for the opening or enlargement of any street, public square or market-place, or for the erection of any public building, or generally for any object of public utility of whatsoever nature.

57 When the proprietor of a lot which the said Council shall be de- Arbitration in 35 sirous of purchasing, for any object of public utility whatsoever, shall cases of dis-refuse to sell the same by private agreement, or in case such proprietor to the value shall be absent from the Province, or in case such lot of land shall belong of property to infants, issue unborn, lunatics, idiots, or *fimes covert*, the said Council taken for city may apply to the Circuit Court of the District of Iberville, or to any purposes.

- 40 other Court, for the appointment of an arbitrator by the said Court, to make conjointly with the arbitrator appointed by the said Council, avaluation of such lot, with power to the said arbitrators, in case of a difference of opinion, to appoint a third; and when the said arbitrators shall have made their report to the said Council, at a regular meeting thereof,
- 45 it shall be lawful for the said Council to acquire such lot on depositing the price at which it shall have been valued by the said arbitrators in the hands of the Prothonotary of the Superior Court in the District of Iberville, for the use of the person entitled thereto; and if no person entitled to such indemnity shall appear within six months after such amount
- 50 shall have been deposited in the hands of such Prothonotary, to claim the sum so deposited, it shall then be lawful for the said Prothonotary, and he is hereby required to remit such sum to the Secretary-Treasurer of D285

the said Conneil, to be deposited by him with the moneys of the said Town, and such sum shall bear interest at the rate of six per centum ; and both the capital and the interest accruing thereon shall be payable by the said Council to any person entitled to receive the same, within three months after a formal notification to the Secretary-Treasurer of the said Town, to pay the same.

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Penalties for 58 Every person who, being elected or appointed to any of the ofrefusal to acfices mentioned in the following list, shall refuse or neglect to accept such cept office. office, or to perform the duties of such office, during any portion of the period for which he shall have been so elected or appointed, shall incur 10 the penalty mentioned in such list opposite the name or designation of such office, that is to say:

The office of Mayor, thirty dollars currency ; Mayor.

Councillor. The office of Councillor, twenty dollars currency;

2. Whenever the valuators neglect to make the valuation which they 15 On Valuators are required to make under this Act, or neglect to draw up, sign and deneglecting their duties. liver the valuation roll containing such valuation to the Secretary-Treasurer of the Council, within two months from the date of their appointment every such valuator shall incur a penalty of two dollars currency for each day, which shall elapse between the expiration of the 20 said period of two months, and the day upon which such valuation roll shall be so delivered, or upon which their successors in office shall be appointed;

Penalties for refusing to perform duties of office.

For voting

ification.

duty.

3. Every Member of Council, every Officer appointed by such Council, every Justice of the Peace and every other person who shall refuse 25 or neglect to do any act, or perform any duty required of, or imposed upon him by this Act, shall incur a penalty not exceeding twenty dollars, and not less than four dollars currency;

4. Every person who shall vote at any election of Mayor or Councilwithout quallors without having, at the time of giving his vote at such election, the 30 qualification by law required to entitle him to vote at such election, shall thereby incur a penalty not exceeding twenty dollars currency;

5. Every inspector of roads who shall refuse or neglect to perform On Inspectors of roads for any duty assigned to him by this Act, or by the By-laws of the Council, neglect of shall for each day on which such offence shall be committed or shall 35 continue, incur a penalty of one dollar currency, unless some other and heavier penalty be by law imposed on him for such offence ;

Penalties for hindering officers in the performance

6. Every person who shall hinder or prevent, or attempt to hinder or prevent, any officer of the Council in the exercise of any of the powers or in the performance of any of the duties conferred or imposed upon 40 of their duties. him by this Act, or by any By-law or order of the said Council, shall incur a penalty of twenty dollars currency for every such offence, over and above any damages which he may be liable to pay;

7. Every person who shall wilfully tear down, injure or deface any Persons defacing notices, advertisement, notice or other document, required by this Act to be post- 45 de. ed up at any public place, for the information of persons interested, shall incur a penalty of eight dollars for every such offence.

59. All the penalties imposed by this Act or by any By-law made Penalties, by the Council may be recovered before the Circuit Court of the District of Iberville, or before any Justice of the Peace residing in the said town; all penalties and fines incurred by the same person may be in-5 cluded in the same action, and in any such action the party failing shall

be condemned with costs of suit, in accordance with the tariff of such Court.

60. This Act shall be held and deemed to be a Public Act, and the Public Act. interpretation Act shall apply thereto.

SCHEDULE No. 1.

Public notice by the Secretary-Treasurer of the completion of his Collection-Roll.

Public notice is hereby given that the Collection-Roll of the Town of Iberville is completed and is now deposited in the office of the undersigned, all persons whose names appear therein as liable for the payment of any assessment, are required to pay the amount thereof to the undersigned at his office, within twenty days from this day, without further notice.

SECRE	ETARY-TREA	SURER'S NOTIC	E FOR	THE PAYMENT OF	ASSESSMENT
Corporation of the Town of Ibkrville. (Date of delivery.)	Mr. , Dr. To the Corporation of the Town of Iberville.	Assessment on you (here mention the property, as house, land, &c.) \mathcal{L} s. d. valued at \mathcal{L} , at $(\frac{1}{2}d_{1})$ in the \mathcal{L} (Here add the various other items of taxation)	Total	Str,—'Take notice, that having failed to pay the above mentioned sum within the time prescribed by public notice, you are hereby required, within fifteen days from the date hereof, to pay the same to me at my office, together with the costs of this notice and service thereof as below, in default whereof, execution will issue against your goods and chattels.	A. B. Costs. Notice
		KARAK	XX	ARAR ARA	
CORPORATION OF THE TOWN OF IBERVILLE.		(Copy of Account.)	4	Notice served. (<i>Here insert date of notive.</i>)	Costrs.

(No. 2.) SECRETARY-TREASURER'S NOTICE FOR THE PAYMENT OF ASSESSMENT

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