said Treasurer to sue for the recovery thereof, before the Circuit

2 Court, by an action brought in his own name, and in his said quality of Treasurer, within six months from the day on which such 4 penalty shall have been incurred, and not afterwards; and when judgment shall, on the said action, be rendered in favor of the 6 said Treasurer, the same shall be rendered with costs; and every such judgment shall be executory as any other judgment of the S said Circuit Court: Provided always, and it is hereby declared and Proviso.

enacted, that in every such suit, all the said penaltics then incurred

XLIII. And be it enacted, That the word "locality" wherever 12 it is used in this Act, shall be held and understood to comprise any Township or Parish or portion of a Township or Parish, which 14 under the provisions of this Act, shall be entitled to elect three

10 by the person sued, may be included.

Meaning of certain words.

Syndics as aforesaid; the word "proprietor" used in this Act, shall 16 be field and understood to comprise all persons or corporations whatsoever, who shall occupy any real estate whatsoever, within the 18 limits of the Circuit, whether as proprietors, usufructuaries or tenants under lease made for a period exceeding nine years, the

20 word " Registrar" used in this Act, shall apply and shall be understood as applying solely to Registrars of Counties or of Divisions of

22 Counties appointed under the existing laws of Lower Canada, relating to the enregistration of titles to and incumbrances upon real 24 property.

XLIV. And be it enacted, That every six months from the day Detailed ac-26 of the drawing up of the said Act of apportionment, or whenever they shall be thereunto required in writing by at least six of the 28 of the said Syndics, the said Commissioners shall render to the said to syndics.

count to be rendered by commissioners

Syndics assembled at a meeting duly called for that purpose, a 30 detailed account in writing of every thing they shall have done up to that period in their said quality of Commissioners; and it shall

32 be the duty of the said Registrar to transmit without delay to the Governor, a duly certified copy of the said account; and after the 34 completion of the said buildings constructed as aforesaid, it shall

be lawful for the Governor to grant to each of the said Commis-36 sioners such remuneration as he shall think proper to indemnify them for their expenses, pains and trouble, which remuneration

38 shall be paid by the said Treasurer from and out of the said moneys then in his hands, upon the order which he shall receive to that

40 effect from the Governor by letter from the Provincial Secretary or his Assistant.

42 XLV. And be it enacted, That if, after the payment of the purchase money of the said ground, the cost of the construction of the 44 said buildings and the expenses incurred for that object, there shall remain a balance in the hands of the said Treasurer of the sums of ceiver Gene-46 money levied under this Act, he shall upon receiving an order to that effect from the Governor, pay over such balance to the Receiver 48 General of the Province, which balance shall be exclusively em-

Balance in

surer to be

paid to Re-

hands of trea-

ployed in the manner to be directed by the Governor, in repairing 50 the said buildings, or for other purposes relative to the administration of justice in the said Circuit.