said Sheriff or Bailiff shall himself calculate what rate in the pound, upon the assessed value of all the rateable property lying or situate within the limits of the said Municipality, will, in his opinion, after making fair allowance for the expenses, losses and deficiencies in the collection of such rate, be required to produce the debt, interest and costs which he is 5 commanded to levy, and a sum of ten per centum in addition; and the said Sheriff or Bailiff may command the Council of the said Municipality, and all officers whom it may concern, to cause the said rate to be levied Duty of Muni- and collected, and the proceeds to be paid over to him; and it shall be cipal Officers, the duty of the Secretary Treasurer, and the Assessors, Collectors, and 10 all other officers of the said Municipality, to produce to the said Sheriff

in such case.

or Bailiff, on his demand, all assessment books, papers and documents, having reference to the assessment of the property in the said Municipality, and to give him such information as he may require in order to fix the said rate; and all such officers of the said Municipality shall be 15 bound to obey the said Sheriff or Bailiff, as well in respect of such information as in the levying and collection of said special rate, and for neglecting or refusing such obedience, shall be liable by imprisonment (contrainte par corns) to be decreed against them by the Court in which the indement has been rendered and ought to be levied; and the said 20 Sheriff or Bailiff shall, for the purpose of imposing, levying and collecting the said special rate, have all the powers of the said Municipal Council and of its officers, and may proceed to the sale of lands and immoveable property in the same manner, and take such other proceedings and recourses as they could do for the non-payment of any rate or assessment; 25 and the said Sheriff or Bailiff shall pay to the Plaintiff his debt, interest and costs out of the amount levied, and if there be any surplus, it shall be paid back to the Secretary-Treasurer of the said Municipality, but if

Special Powers of Sheriff or Railiff

> VI. And be it enacted, That no such By-law of said Municipality as is mentioned in the first Section of this Act shall be repealed until the said debt and interest shall have been entirely paid, cancelled and dis- 35 charged, and any proceedings for the repeal of any such By-law until the complete payment of such debt shall have been made, shall be absolutely null and void.

> there be a deficiency, a new levy may be made; and no rate so imposed, nor any levy or collection by such Sheriff or Bailiff, shall be liable to be 30 opposed for inequality or injustice, but any party injured may petition the Council of said Municipality for redress out of their other funds.

to be repealed until the whole debt is paid.

Public Act.

By-law not

VII. And be it enacted, That this Act shall be a Public Act.

No. 1.

SCHEDULE

REFERRED TO IN THE FOREGOING ACT, SECTION III.

Municipality of the County of the Two Mountains.

No.

Cy. or Stg.

This Desertuse witnesseth, that the Municipality of the County of the Two Mountains under the authority of the Provincial Statute