II. And be it further enacted by the authority aforesaid, That it shall Accounts to be kept be the duty of the Treasurer of any District receiving Rates and Assessments under this Act, on any Land not situated in his District, to keep an exact and accurate account of the monies which he shall receive for each District separately, stating the Lots, Parcels or Tracts of Land on which What shall be specified in such accounts the same may be paid, and the Concessions and Townships in which they may be situated, and the period for which such Rates are paid, and also Copies of Accounts the time or date of such payments, a copy of which account, verified verified on oath, to be upon oath, he shall transmit Annually, on the First day of July, to the transmited to the Treasurers of the Dis. Treasurer of the Districtin which the Lands may be situated, and he shall tricts in which the at the same time trasmit the amount of Texes, Rates, or Assessments, And Assessments which he may have received under the provisons of this Act.

III. And be it further enacted by the authority aforesaid, That the Treasurer of any District on receiving Money from the Treasurer of any ceiving Assessments other District shall forthwith credit the several Lots or Parcels of Land, from Treasurers of specified in the Schedule accompanying the Money, with the amount mencredit the respective tioned in such Schedule to be paid thereon, and shall, within ten days after lots, the same shall have been received, transmit to the Treasurer from whom the same may have been received a Receipt for the amount, specifying the And transmit receipts Lots, Parcels, or Tracts of Land on which such Rates or Taxes are paid, warding the money. the amount paid on each particular Lot or Parcel of Land, the periods for which the same are paid, and the Concessions, Townships and Districts, in which the Lands are situated, and the time or date of the several payments, which Receipt, the Treasurer who may have received the Taxes in the first instance, shall show to any person interested therein on being requested so to do.

IV. And whereas, in consequence of the difficulty of transmitting Monies, many of the Inhabitants have been unable to pay the Taxes on Lands owned by them in distant Districts, and it is expedient to extend the period for the payment thereof: and whereas none of those persons who have paid the Tax on Wild Lands on or before the first day of January in this present year have been subject to the payment of more than Fifty per Cent additional Tax, and it is expedient to make provision respecting the increase of Taxes in future: Be it therefore enacted by the authority aforesaid, That if the amount of Taxes due and payable on any Lots or No great r accumular Parcels of Land shall be paid and satisfied on or before the First day of tion than 50 per cent July, which will be in the year of our Lord One Thousand Eight Hundred shall be charged upon any Lands on which and Twenty-nine, the same shall not be liable to any other or greater in-the Assessments shall crease than Fifty per Cent, and that from and after the passing of this Act let paid on or before it shall and may be lawful for the Treasurers of the several Districts, and they are hereby authorized and required when the Taxes, Rates, or And in all cases here-Assessments, have been suffered to fall in arrear for any period exceeding after, 50 per cent, and Four years, to receive from any person and give a Receipt for the Tax on charged in addition