Relief afforded to, may be recovered out of real or personal property to which the pauper is entitled, 152.

Former Acts relating to the support of, repealed, except as to the Town of Hali-

fax, 153.

Settlement of, how gained by service, 9.

Poor Rates: may be levied notwithstanding appeal, 64.

Appeal from, may be heard at Special or General Sessions, 10. Assessment of, within what time to be made in Halifax, 1b.

Assessors of, how appointed, 149.

Collectors of, how appointed and paid, 10, 149.

How and to whom to render account, 10.

Distress for, how made, 149, 152.

Pound breach: penalty for, how applied, 137.

Pound-keeper: his duty on Cattle being impounded, his charges and how paid, 137, 138.

Privilege: Executions how to be issued against persons discharged by, 24, 25. Promissory Notes: made negotiable for less than twenty six shillings void, 116.

Penalty for negotiating them, Ib.

May be given for an actual debt if not negotiated, Ib.

Proof: of payment of duties in case of seizure lies on the owner or claimant, 270. Prosecutions: under the Revenue Laws must be directed by the Commissioners, 130.

If the Court shall certify thate there was probable ground for, it will

bar all future actions, 130.

Official papers under hand and seal of officers of the Customs in the Colonies may be given in evidence in, 1b.

For penalties under Trespass Act, limitation of, 141, 182.

Province Notes: See Treasury Notes.

Public Accountants: to render account annually, under oath, 19.

Quakers: exempted from Militia duties, 82.

Must procure substitute when drafted for service, 88.

Qualification: of Members and Electors, 6.

It questioned, shall be stated to the Sheriff, 7.

Shall be given in to the Clerk of the House by Member, if

required, 8, 9.

Of Freeholders in Cape Breton, 190.

Quarter Master of Militia: regulations respecting, 93.

Queen's County: Sittings of Inferior Court and Sessions in, altered, 190.

Registrar: of Deeds; may appoint Deputies where Governor and Council shall direct, 122.

In Chancery. Fees of, 120.

Registry of Deeds: by Deputy Registrars to be valid, though no certificate has been sent to the Principal Office, 121.