sums of money so lent as aforesaid, without its being neces. sary that any Act, Deed or instrument whatever should be made or passed to operate such substitution or subrogation. and that the receipt in the hands of the Receiver General or others Officer shall be sufficient evidence in all Courts of Law of such payment, substitution and subrogation; provided always, that such rights or actions may be exercised either in the name of the lender or lenders of such sum or sums of money, or in the name of Her Majesty's Attorney General, either by action or 10 information in any Court of competent jurisdiction.

Copies of Deeds to be furnished to Government.

VII. And be it enacted. That the said person or persons obtaining such loan or loans aforesaid, or the said Corporation of the City of Montreal, shall, forthwith after the execution of any Obligation, Deed, Acte or Instrument in Writing, under 15 this Act, furnish an authentic copy thereof to the Receiver General aforesaid as also an authentic copy of any other Deed. Act or Instrument affecting the original transaction in any manner whatever.

Corporation to keep accounts, and furnish copies when required.

VIII. And be it enacted, That the said Corporation of the City 20 of Montreal, shall keep a statement or account of all the loans made under this Act, shewing by whom such loans shall have been made and to whom, the period at which the same were effected, at what period the interest accrues, the arrears of such interest due upon each loan respectively, and at what 25 period or periods the principal is made payable, a copy of which statement or account duly certified shall be furnished to the Government when and so often as the said Corporation may be required and called upon so to do; and for the purpose of enabling the said Corporation to keep such account the 30 party making any such loan under this Act, shall certify to the said Corporation, and whenever thereunto required by the said Corporation, every sum of money which such party shall have received on account of the principal or interest of the sum lent and the date at which it was received. 35.

Sheriff having execution against the Corporation may levy the money by rate: and by what pro-

IX. And be it enacted, That if any Sheriff shall receive a writ of execution, commanding him to levy any sum of money due by the said Corporation for the principal or interest of any Loan made under the authority of this Act, the Plaintiff may require, and the Court may order that such execution be 40 levied by Rate; and if such order be made, the Sheriff shall ceedings, &c. cause a copy of such Writ to be served upon the Treasurer of the said City, and if the money therein mentioned, with all the lawful interest and costs, which the Sheriff is commanded to levy, be not paid within one month from the time of such 45 service, the Sheriff shall himself calculate, as nearly as may be, what Rate in the pound upon the assessed annual value of the property liable to assessment in the said City, will in his opinon, after making fair allowance for expenses, losses, and deficiencies in the collection of such Rate, be required to pro-50