ROGER HALE SHEAFFE, ESQUIRE, PRESIDENT.

E. 9, 10.

give a receipt for the monies fo collected and paid over to him, which receipt shall be Treasurer to a good and sufficient discharge to the said Collector for the monies so collected and paid the same. by him to the faid Treasurer.

And be it further enacted by the authority aforesaid, That the condition of the Bond to be entered into by the Collector of each and every Township within this Province, agreeable to the fecond Claufe of an Act passed in the forty eighth year of His Majesty's Reign, entituled, "An Act for the better regulation of Parish and Town Officers throughout this Province," shall be in the following form: The condition of this obligation is such that if the above bounden A. B. shall collect and levy all the rates and affeilments of the Township or Townships of present year ending on the first Monday of March next, so far as the law may enable to be entered inhim fo to do, and shall pay all the monies which he shall fo collect and levy to the to by collectors. Treasurer of the said District once in every three months, or oftener, if thereto required by the Magistrates in General Quarter Sessions assembled, and if the said A. B. do well and truly collect and pay, by the different payments to be made as aforcfaid, the whole amount of all monics received by him on or before the first day of March next ensuing his appointment as Collector, then this obligation to be void, or else in full force.

for the Form of bond

III. And be it further enocited by the authority aforefaid, That if any Town Clerk shall: neglect or refuse to provide such Bond and transmit the same, if executed, to the Treasurer of the District, as by law is directed, he shall for every such neglect or refu-Tewn fal, upon conviction thereof before two or more of His Majesty's Justices of the Peace neglecting, to for the District, on the oath of one or more credible Witness, or Witnesses, pay a sum of the faid no not less than Five Pounds, nor more than Twenty Five Pounds, to be levied by dif-bond. trefs and fale of the offenders goods and chattels, under and by virtue of a Warrant issued by such Justices, and when such Fines shall be recovered and received, a moiety thereof shall be paid to the informer or informers, and the other moiety paid into the hands of the Receiver General to and for the uses of His Majesty, His Heirs and Suc-recovered, and ceffors, for the Public use of this Province, and towards the support of the Government applied, thereof, to be accounted for to his Majesty through the Commissioners of His Treasury for the time being, in such manner and form as it shall please His Majesty to direct.

Penalty for

And be it further enacted by the authority aforefaid, That nothing in this Act County of Prefactor of Prefact IV. contained shall extend or be construed to extend to the County of Prescott in the Eas- from this A& tern District of this Province.

CHAP. X.

An Ast to amend an Ast passed in the Forty Ninth year of His Majesty's Reign, entituled, " An Act for quartering and Billetting on certain occasions His Majesty's Troops and the " Militia of this Province, and to repeal a part of the same." Passed the 13th March, 1813.]

THEREAS by the first clause of an Act passed in the forty Ninth year of His Majesty's Reign entituled " an Act for quartering and Billetting on certain oceasions His Majesty's troops and the Militia of this Province, among other things it is therein enacted that any one of His Majesty's Justices of the Peace may issue his war-Fant to impress such Horses, Carriages and Oxen as the service may require, for the use of which the owner or owners thereof shall be entitled to receive the sum of Seven Shil-

Preamble.