

City Council, notwithstanding any provision in the ordinance hereby amended or in any other Act, limiting the amount of rates to be imposed in any one year, or as to the time of the year at which rates may be imposed, levied or collected; and the proceeds of such rate shall be applied first to the payment of the principal, interest and annuities, as the case may be, for the payment whereof the rate was imposed, and if there be any surplus of the said proceeds, such surplus shall make part of the sinking fund for the extinction of the said consolidated debt, or if there be no part of the said debt for which a sinking fund is required under this Act, then such surplus shall be applied to the general purposes of the Corporation.

VIII. And be it enacted, That if hereafter at any time, 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 debenture or Corporation bond forming part of the said consolidated debt of the said City or for arrears of any annuity forming part of the said consolidated debt, the plaintiff may require, and the Court may order, that such execution be levied by rate; and if such order be made, the Sheriff shall 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 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 opinion, after making fair allowances for expenses, losses and deficiencies in the collection of such rate, be required to produce a nett amount equal to the sum, interest and costs he is commanded to levy and *ten* per centum thereon in addition, and shall certify such rate under his hand to the Clerk of the said City for the information of the Council thereof, in the manner and form *mutatis, mutandis*, prescribed for the certificate of the Treasurer in the *seventh* section of this Act, and shall attach thereto his precept commanding the said Corporation and all officers whom it may concern forthwith to cause the said rate to be levied and the proceeds thereof paid over to him; and such certificate shall have the like effect as the certificate of the Treasurer, in the *seventh* section mentioned, and such precept shall be deemed an Order of the Court out of which the writ issued, and shall be obeyed by the said Corporation, and by all officers thereof, and others whom it may concern, on pain of their personal responsibility to the said Court; and the rate mentioned in the said certificate shall be forthwith levied and paid accordingly, and in addition to any rates lawfully imposed by any By-Laws of the City Council, or by any certificate

Duty of Sheriff on receiving a writ of execution against corporation for monies forming part of the consolidated debt.