No mutation after payable in Scigniories to which the said Act applies; interest on the sum to which he may be entitled out cial aid to the Censilaire to be payable to the Seignior insteadthereof. and approximate estimate to be made until the Schedules are pre-

pared.

the Schedules of all the Seigniories can be completed; And whereas the appropriation in aid of the censitaires made by the said Act was made with the intent that it should take effect immediately, and until it is payable, the interest upon the loan necessary to raise the sum required, is saved to the Province: Be it therefore fine to be here- enacted, That no lods et ventes, quint, relief or other mutation fine, shall accrue upon any mutation which shall take place after the passing of this Act, in any Fief or Seigniory to which the said Seigniorial Act of 1854 as amended by this Act extends or applies, but instead thereof the Receiver General shall credit the of the Provin- Fund appropriated by the said Act in aid of the said censitaires, with interest from the passing of this Act on the total amount of the appropriation, and the rente constituée payable by any Seignior to his Seignior Dominant shall accrue from the passing of this Act; And if the Schedules of all the Seigniories be not deposited by the first day of January one thousand eight hundred and fifty-six, so that the said Fund can be finally divided among them, the Commissioners under the said Act, or any one or more of them authorized for that purpose by instructions from the Governor through the Provincial Secretary, shall, forthwith, make an approximate estimate of the share thereof coming to each Seignior or Seignior Dominant, to the best of their ability and according to the best information they can obtain, and the interest from the passing of this Act on the share coming to each Seignior or Seignior Dominant, shall be paid to him on the first day of January and July, until his share shall be finally ascertained, when the amount so paid shall be debited to him, and he shall be credited with the interest from the passing of this Act on his share as so ascertained, and the difference shall be balanced by crediting or debiting him, as the case may require, in his account with the Receiver General in respect of such share, with a sum equal to such difference; and for the purpose of making such approximate estimates