person lawfully authorised to perform the duties of Receiver-General, in the City of Quebec an authentic copy of every Acte or deed of sale, or Acte equivalent to deed of sale, and deed of exchange, and deed of gift subject to life-rent or charge, and of every other Acte or deed, of whatsoever denomination, whereby any Quint, Lods et Ventes, or mutation fine, or other dues or amendes, may accrue to His Majesty, such copy of every such Acte to be made on a separate sheet of paper, on pain of twenty pounds currency for every neglect, to be recovered by bill, plaint, or information, in any of His Majesty's Courts of competent jurisdiction in this Province; and for every such authentic copy, the Notary, Prothonotaries, or Sheriff, making and transmitting the same, shall be entitled to receive from His Majesty's Receiver-General, at the rate of six-pence currency per hundred words, and no more.

VI. And whereas it may be, that several Notaries in this Province have failed to comply with the requirements of the aforesaid clause or section of the above recited Ordinance; be it therefore further enacted by the authority aforesaid, that every Notary, who being at the time of the passing of this Act in default, shall not within three months hereafter, send and transmit to the Receiver General of this Province, or to his Deputy, in the City of Quebec, an authentic copy of every Deed of Sale or Act equivalent to a sale, and Deed of Exchange and Deed of Gift, subject to life rent or charge or other Acte or Deed of whatsoever denonciation that may have been executed before him, whereby any Quints, Lods et Ventes, mutation, fine or other dues or amendes, may have accrued to His Majesty, shall incur a penalty of twenty pounds, currency, to be recovered in the manner hereinabove mentioned, and for every authentic copy which any such Notary shall so as aforesaid, transmit, shall be entitled to receive from His Majesty's Receiver General at the rate of six pence, currency, per hundred words and no

VII. And be it further enacted by the authority aforesaid, that the penalties by this Act imposed, shall be, and the same are hereby granted to His Majesty, his Heirs and Successors, for the public uses of the Province, and for the support of the Government thereof, and that the due application of the same shall be accounted for to His Majesty, his Heirs and Successors, through the Lords Commissioners of His Majesty's Treasury for the time being, in such manner and form as His Majesty, his Heirs and Successors shall be pleased to direct.