rence and consent of the Justices of the Peace, shall annually in the the said Court of General Session of the Peace, nominate, and appoint, for each reported township or place in the said Inferior District of Ottawa three persons being freeholders, residing in, and owning rateable property in the Township, for which they shall be nominated and appointed, to be Assessors for the ensuing year, and also a Collector for the Township, reputed Township or place in which they shall reside, and who being notified of their nomination and appointment by the Clerk of the said Court, shall respectively be bound to serve as Assessors and Collectors for such Township, under the respectively for every penalty of neglect or refusal so to do.

XIII. And be it further enacted by the authority aforesaid, that the Clerk of the said Court shall serve as a Treasurer, for the said Inferior District of Ottawa, and shall receive the monies which therein shall be levied by assessment pursuant to this Act, and the same shall hold and retain in his hands, for the purposes of this Act, at the disposal of the said Court; and shall make such payments of the money or monies that shall so have been levied, as from time to time it shall by the said Court or a majority of the Justices of the Peace thereat be directed and ordained, and the said Clerk shall also be bound to account for the same, when, and as often, as any two Justices of the said Court may require the same.

XIV. And be it further enacted by the authority aforesaid, that the persons who shall have been so as aforesaid nominated and appointed Assessors in each of the Parishes, Townships, reputed Townships or places of the said Inferior District, shall, during the continuance of this Act, have power and authority, and they are hereby authorised, empowered and required to demand and receive of and from each and every rateable Inhabitant, resident within the Parish, Township, reputed Township or place, for which they shall be so nominated and chosen, a list of all the rateable Lands, or other Real Estate, in his, her or their possession, within the said Parish, Township, reputed Township or place, specifying the number of the Lot or Lots, and the Concession or Concessions in which the same is or are situated, or otherwise particularly describing the same, and also the number of acres cultivated or uncultivated in each Lot or pareel of Land, which list shall be taken annually during the continuance of this Act, between the first Monday in February and the sitting of the Court of General Session of the Peace then next ensuing, and the said Assessors shall make a return of all the rateable Inhabitants.