Limitation, &c. and where no other mode of recovering them is herein provided, of suits for penalties.

Distribution of penalties.

4. The penalties hereby imposed shall belong to the Building and Jury Fund for the District in which each penalty is recoverable.

INTERPRETATION.

Yearly value of

12. If assessed annual value is referred to in this Act, as a 10 leased property test of qualification, and any property occupied by a lessee is not if not assessed, assessed as to its annual value upon the appropriate valuation roll, the annual value of such property shall be held to be in the proportion of ten per centum upon the total value of such property as shewn by the valuation roll : 15

Municipality. what shall be.

2. The word Municipality includes towns and cities and every kind of municipal corporation whatsoever;

Special qualification of Jurors to be inserted in panels.

3. If the Sheriff or Prothonotary be required, by this Act or by any order made thereunder, to insert in any panel of any kind, the names of persons possessing any special qualification 20 either of language or occupation, such qualification shall be by him inserted on the panel opposite the name of such Juror; and such designation of qualification shall be prima facie evidence of the possession of such qualification by the Juror opposite whose name it is placed. .25

13. Chapter eighty-four of the Consolidated Statutes for

Cap. 84 Con-solidated Statutes L. C. repcaled.

Act limited to L.C.

14. This Act shall apply to Lower Canada only.

Lower Canada is hereby repealed.

six months next after the offence committed and not afterwards;

shall be recovered, with costs, by suit in any court having civil

jurisdiction to the amount of the Penalty, in the district within which the offence has been committed and every such penalty

shall be levied with costs in the ordinary course of law;

5