charges, at the expiration of fifteen days after such foreclosure as aforesaid. Provided always, that nothing herein contained shall prevent or be construed to prevent any such person from filing any opposition to such execution, alleging any matter or thing which could now be urged before the said Recorder's Court, notwithstanding any such foreclosure 5 as aforesaid, and provided further, that no such opposition shall be received or filed unless the costs upon and incident to such execution be paid at the time such opposition is so presented."

Sec. 19 of said **31.** The nineteenth section of the last mentioned Act is hereby Act amended, amended by adding the following words, and they are hereby added to 10 the end of the said section, namely, "Provided always, that if the said assessments, taxes, rates, and duties for the current year have not been entered in the assessment books, at the time when it shall become necessary to claim in such distribution, by reason that the time for making said assessments, taxes, rates, and duties and entering the same 15 in the said books has not yet arrived, the assessments, taxes, rates and duties for such current year, shall (subject to evidence to the contrary by the parties interested.) be taken to be similar in amount to those of the previous year."

See, if of 10
32. The eleventh section of the Act passed in the tenth year of Her 20
Vit. (ap 113) Majesty's Reign, chaptered one hundred and thirteen, initialed "An Act for supplying the City of Quebee and parts adjacent thereto with pure water" is hereby amended by striking out of the said section, the word "continued" and substituting in lieu thereof, the word "daily."

33. Sections ten, thirteen, fourteen, fifteen, eighteen and nineteen 25 Certain gentone of Act. of the said Act passed in the eighteenth year of Her Majesty's Reign, In Vic. cap. chaptered one hundred and fifty-nine, intituled, "An Act to amend 159. 19 Vic. and consolidate the provisions contained in the ordinances to incorporate 129 651, 22 the City and Town of Quebec, and to vest more ample powers in the Corporation of the said City and Town;" section three of the 30 Vic. (1858) cap. 30 and 22 Vic. (1859) Act passed in the nineteenth year of Her Majesty's Reign, chaptered 13p. 23 :1sixty-nine, intituled "An Act to render the Mayor of Quebec elective prated. by the electors of Quebec ;"' Sections seven, feight and ten of the said Act passed in the twenty-second year (1858) of Her Majesty's Reign chaptered thirty, intituled "An Act to amend the Act passed in the 35 eighteenth year of Her Majesty's Reign, chapter one hundred and fiftynine, intituled An Act to amend and consolidate the provisions contained in the ordinances to incorporate the City and Town of Quebec, and to vest more ample powers in the Corporation of the said City and Town."' and the first section of the Act passed in the twenty-second 40 year (1859) of Her Majesty's Reign, chaptered sixty-three, intituled "An Act to amend the several Acts respecting the Corporation of the City of Quebec," are, and each of them is hereby repealed.

False weit. ing to be perprescribed to be taken, being administered to him, shall be guilty of 45 wilful and corrupt perjury, and shall be liable to all the penalties of the said offence.

fingented prostatistics **3.5**. No Act, section or provisions of any Act repealed by the repeal of the several Acts or sections by this Act repealed, shall revive by reason of such repeal. 50

Centrary pro-S6. All other Acts, and provisions of Acts which are inconsistent vision. with, or repugnant to the provisions of this Act, are hereby repealed.

Public Act. 37. This Act shall beldeemed a Public Act.

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