

proper Persons to such Offices.

Assessor or Assessors who shall have faithfully discharged his or their duty, intitled to receive from the Collector of Impost and Excise of their District 5 per cent on all Monies assessed by them and Collected in such District.

tors in the Place and Stead of such as should and ought to have been presented by the respective Grand Juries, or have refused or neglected to execute their respective Offices or died since their Appointment to such Trust and Office, and such Assessor or Assessors who shall have faithfully discharged his or their Duty as aforesaid, shall be entitled to receive from the Collector of Impost and Excise, for the County or District wherein such Assessor or Assessors shall reside *Five per Cent.* on all Monies which shall be collected in the Town or District, and which shall have been assessed by such Assessor or Assessors and paid into the Hands of such Collector of Impost and Excise, the same to be paid by such Collectors of Impost and Excise on a Certificate to be granted by the said Justices in their Sessions, that such Assessor or Assessors have faithfully discharged their Duty as aforesaid.

Assessors to enter assessment in a Book and authorized to examine Persons on oath, respecting the Sum they are to be assessed.

X. *And be it further Enacted*, That the Assessors in making the Assessment above directed, shall enter the same fairly in a Book, and opposite to the Persons Name, designate or express the Class or Description under and the Sum which he shall be assessed by Virtue of this Act, and in Case the said Assessors shall be unable to ascertain the Class or Sum, it shall and may be Lawful to and for the said Assessor or Assessors to examine any Person or Persons so by them to be rated and assessed, under Oath relative to the Number of the Cattle and Horses they possess, the Trade, Art, Mystery or Professions they belong to, or follow, which Oath the said Assessors are hereby Authorized to Administer: *Provided always*, That no Person or Persons, shall be rated or assessed under more than one Description, and that of the greatest Denomination whereunto he or they Appertain.

Collectors authorized to sue for Sums assessed, in 10 days after personal demand being made.

XI. *And for the Ease of the Collectors, Be it further Enacted*, That it shall and may be lawful for each and every Collector and Collectors in the respective Towns in this Province, within Ten days after personal Demand having been made by them on any Person or Persons in their respective Towns, of the Sum or Sums on them so rated and assessed, to commence and prosecute in the Name of our Sovereign Lord the King, before any of His Majesty's Justices of the Peace, Suit or Suits, against all such Person or Persons on whom such Demand has been made as aforesaid.

*And for the more speedy and certain collecting, and receiving the Monies, herein and hereby imposed and Directed to be levied.*

Assessments throughout the Province to be completed by first September next, and Monies collected and paid to receive

XII. *Be it further Enacted*, That the Assessors throughout the respective Towns in this Province, shall make and complete their Assessments on or before the first Day of *September* next, and that the said Assessors shall make three Copies of their Assessment and subscribe the same, which Assessment they are to deliver to the Collectors on or before the first Day of *September*, and that the Collectors in their respective