Proceeding for levying money in case the Treasurer shall not have funds to make his payments to the Receiver General.

3. If it shall happen that the sum which ought under this Act to be paid over at any time by the Treasurer of any Municipality to the Receiver General, or any part of such sum, shall not be so paid over, and the Treasurer shall not have money in his hands applicable to the same, or if it shall happen that the 5 Treasurer shall forsee that he will not have the means of paying over such sum or part thereof to the Receiver General. at the time when it ought to be so paid over, then in either case it shall be the duty of such Treasurer forthwith to add ten per centum to the sum wanting for such purpose, and to 10 certify the same to the Clerk of his Municipality, or if such Municipality be a County, then to certify to the Clerk of each Township or Incorporated Town or Village therein, the amount payable by the same, and it shall be the duty of each Clerk receiving such notice forthwith to make out a Special Col-15 lectors' Roll for the amount so certified to him, and to deliver the same to the Collectors.

Interest to be charged to Municipality in default.

4. If any sum payable as aforesaid at any time by any Treasurer to the Receiver General, be not so paid at such time, interest shall by the Receiver General be charged on such 20 sum for the time it shall remain unpaid, against the Municipality in account with the said Consolidated Municipal Loan Fund, and deducted from the share of such Municipality in the Sinking Fund.

Monies to be collected in Ber.

Warrant to the Sheriff to levy upon Municipality in default more than months.

5. The sums entered in any Collectors' Roll by any Clerk 25 of a Municipality shall be collected and levied, and payment the usual man- thereof secured and enforced in like manner and under the same provisions as other Municipal taxes, but the nett proceeds thereof shall be applied by the Treasurer solely to the purpose for which they are directed to be raised. 80

> VIII. And be it enacted, That if any sum of money which ought under this Act to be paid by the Treasurer of any Municipality to the Receiver General, shall remain unpaid during

months or upwards after it ought to have been so paid, then upon the certificate of the Receiver General that such sum 35 is so due and unpaid, and since what day it has been so, it shall be lawful for the Governor to issue his Warrant to the Sheriff of the County reciting the facts, and commanding him forthwith to levy such sum by rate, with interest from the said day and all costs, and to pay over the said sum and costs 40 to the Receiver General, and the said Sheriff shall obey the said Warrant and levy the sums therein mentioned in like manner and within the same delay as he would levy the same if it had been recovered against the Municipality under a judgment of the proper Court of law, and a Writ of Exe-45 cution had issued thereupon directed to him and commanding him to levy the same by rate, and shall pay over the nett proceeds to the Receiver General; and the costs allowed to the said Sheriff for executing the said Warrant shall be the