Proviso.

penses of collection: Provided always, that if payment be made to the Treasurer of of the said instalments and of the said instalments and interest on or before the date at which the same became due, then a per centage of two-and-one-half only on such instalments and interest shall be charged or collectable.

Collection Roll to show certain particulars.

III. The Clerk of the Municipal Council of the Township of Arthur shall make out a Collector's Roll, and deliver the same to the Collector of the said Township, which shall state fully the names of all parties who are known to have obtained food, provisions and relief as above stated from the Council of the said United Townships,—the quantities 10 and description of food, provisions, or other necessaries obtained by them separately,—the prices at which the articles were charged to such parties,—the total amount charged against each of such parties,—and the amounts of the instalments chargeable against each of such parties, with interest,—and the dates at which such instalments respectively 15 became due,—all the amounts paid by such parties respectively up to the time such Roll is placed in the hands of the Collector,—the amounts of said instalments, and interest thereon which are due by such persons separately at the time of the delivery to the collector of such Roll.

Instalments overdue to be collected as a Rate.

IV. The Collector of the Township of Arthur may collect in the 20 name of the Corporation of the Township of Arthur, within the limits of said Townships of Arthur and Luther, such instalments or parts of such as may now be past due, according to the provision and intention of the said irregular By-law, together with a commission or a per centage of six-and-one-half for expenses of collection, and interest after the 25 rate of six per centum per annum, as above provided, in the same manner as if such instalments, per centage, and interest were a special annual rate, duly imposed in accordance with the provisions of the sixth section of the said Act.

If the amount advanced is disputed it may be sued for in the Division Court.

V. In case of any doubt or dispute arising as to the amount with 30 which any such parties should be charged, or in the absence of the party charged beyond the limits of the Townships of Arthur and Luther, then the Collector may, in the name of the Corporation of the Township of Arthur, sue the party for the whole amounts charged against such party, in any Division Court having jurisdiction, as for a debt due to the said 35 Corporation; and on judgment being given in favor of the said Corporation, the Collector shall collect the amount recovered as it becomes payable by instalments, with costs of suit, and a per centage of six-and-onehalf for expenses of collection; and the Clerk of the Division Court in which such judgment may be recovered shall amend the said Collector's 40 Roll by inserting instead of the amount therein charged to each party the amount of the said judgment recovered and the costs of suit; and such amendment on the Collector's Roll, certified by the signature of the Clerk of the Division Court in which such judgment was obtained, shall be sufficient warrant for the collection of the amount of such judgment: 45 Provided always, that the costs of recovering such judgment shall be collectable with the first instalment; And provided further that if one or more of such persons so chargeable as aforesaid reside without the limits of the said Townships of Arthur and Luther, so that the Collector cannot ... proceed to make collection under the said judgment as by this Act author- 50 ized, then and in such event it may be lawful to issue execution under the judgment to be obtained as aforesaid, for the amount of the instalments, per centage, and interest overdue, and costs of suit, in the same manner and according to the same practice as it is now lawful for executions to issue under other judgments of the said Division Courts.

Proviso. Provise.

55