XIV. And be it enacted, That the amount of each of the said portions

of the said Special Fund, or the balance of each portion remaining

after the deduction (if any) of the sum necessary to meet the expenses authorised by the foregoing section, may be employed in such

manner as shall be directed and ordered from time to time by the Governor, in repairing the Court Houses, or for other purposes

connected with the administration of Justice, in the District wherein

Application of balances.

Judges, &c., to contribute yearly to the expense of publishing decisions.

8 such portion shall have been collected. XV. And be it enacted, That in aid of the compilation and publication of the decisions of the Tribunals in Lower Canada as 10 authorized by the thirteenth section of this Act, each of the persons hereafter designated and residing in any of the Districts above men-12 tioned, shall pay in each year, between the first of October and the thirty-first of December, to the Prothonotary or Clerk of the 14 Superior Court in the District in which he shall reside, the sum of 16

currency, to wit :

1. The Judges and Prothonotaries or Clerks of the Court of Queen's Bench, the Superior Court, and the Circuit Court; 18

- 2. The Advocates and Attorneys:
- 3. The Sheriffs:
- 4. The Clerks of the Peace;

And whenever the said office of Sheriff, or of Prothonotary or 22 Clerk shall be held by more than one person, each such person individually shall pay the said sum of currency; 24 and in default of payment within the time above directed, the Prothonotary or Clerk to whom such payment ought to be made, shall 26 in his said quality, have the right and shall be bound to sue by personal action in the Circuit Court, for the recovery of the said 28 currency, each of the persons above sum of mentioned who shall have neglected to pay the said sum in manner 30 aforesaid; and when judgment shall be rendered in favor of the said Prothonotary or Clerk, it shall be rendered with Costs; and such 32 judgment shall be executory in the same manner as any other judgment of the said Circuit Court : Provided always, that when 34 any such judgment shall have been rendered against any Advocate and Attorney, then in default of payment by him of the amount of 36 the principal sum and costs of the action, within two months after judgment shall have been rendered therein, he shall after the said 38 two months shall have expired, cease to enjoy the right of practising the said profession of Advocate and Attorney in any of the Courts 40 of Law in Lower Canada, until he shall have satisfied the whole amount of the said judgment. .:42

XVI. And be it enacted, That the said sum of currency, shall be payable for the present year, one thousand eight 44 hundred and fifty, at the time above mentioned, as well as for subsequent years; it shall form part of the Special Fund created by 46 this Act, but shall be solely applied to the purpose mentioned in the thirteenth section; and the provisions of this Act relating to the 48 responsibility of the said Prothonotaries or Clerks, to the payment over by them of the amount received by them, and to their com- 50

Prothonotary to sue defaulters.

Proviso as to advocates and attornies.

The said sum to he payable for the present year, and to form part of the special fund.

20

2

4

6