V. The said Recorder's Court may seize and cause to be sold any real Recorder's property, the property of any one who is or shall be indebted to the said Court may order sales of Corporation, after judgment has been given against such person by the real estate. said Court: Provided always, that such seizures and sales shall not take 5 place, unless the proceeds of the sale of the moveable property of the said debtor do not suffice to pay the said debts, and all the costs and other expenses incurred for the recovery thercof; and provided also, that the said seizures and sales of real property shall be made in the manner and subject to the formalities in use in the Superior Court for Lower 10 Canada in cases of seizure and sale of immoveable property.

VI. The said Corporation, incorporated under the name, style, and Corporation designation of the Mayor, Councillors, and citizens, of the City of Que- may consolibec, are hereby authorized, and it shall be lawful for them to consolidate debt by loan. their debt, and to borrow a sum of seventy-five thousand pounds currency,

- 15 over and above any sum which they are authorized to borrow in virtue of the Acts for the government of the said city; but the said Corporation, so soon as they shall have borrowed the said sum, shall not thereafter be at liberty to contract any loan otherwise than by the issue of debentures, as provided by this Act, and other Acts for the govern-
- 20 ment of the said city, and to the amount only provided for by the said Acts ; Provided, nevertheless, that the said Corporation shall not thereby be deemed to be deprived of the right possessed by every Municipal Corporation, of taking advantage of the Municipal Loan Fund; Provided Proviso. also, that nothing contained in this Act, or any Act for the government
- 25 of the said City, shall prevent the Corporation from purchasing and acquiring all lots of land, or other real or immoveable property, or property considered as such, by any Act for the government of the said City, for the opening of new streets, lanes, squares, market-places, highways, or for other purposes of public utility; but before purchasing or
- 30 acquiring any such property, the said Corporation shall conform themselves to the proviso of the sixty-first section of the Act eighteen Vict., cap. one hundred and fifty-nine.

VII. After the passing of this Act it shall not be lawful for the Cor-Assessment poration of the said city, or for the Mayor, or for any committee of the not to be re-duced by 35 said Corporation, to reduce the amount of any assessment due or payable Mayor or to the said Corporation; but the Recorder's Court of the said city shall Council. have exclusive jurisdiction in this respect, as provided by the Act twenty-two Vict., cap. thirty.

VIII. The second sub-section of the fifty-first section of the Act Addition to 40 eighteen Vict., cap. one thousand eight hundred and fifty-nine, is here- Act eighteen by amended by adding the following words before the proviso: "And hundred and " also, on all houses of public entertainment, and on merchants and fifty-nine, see. " dealers, and the agents of all such resorting to, or residing in the city, fifty-one, para-" to take or receive orders therein, or to sell therein, or buy according to graph two. 45 " sample, contract, or agreement, or in any other manner or way what-" soever, and on all petty chapmen within the city; and on all agents, "managers, or keepers of theatres, circuses, or public entertainments, " exhibitions, or shows of any kind; on all agents of bankers or banks, " and the premises occupied by all such; on all forwarding merchants 50 " or forwarders, and the agents of all such, and all premises occupied " by them; on all brokers and money changers, and the premises " occupied by them; on all agents of, or for any Insurance Company