

vious sanction of the Governor in Council; and such purchase money or indemnity shall be paid out of the moneys raised, and not specially appropriated by this Act, or out of any other sum of money appropriated generally for the improvement of the River and Gulf of St. Lawrence. 5

Penalty for running foul of buoys, &c.

114thly. Any person running foul of and damaging any buoy, or mooring any vessel to any vessel placed in the river as a light ship, or to any buoy belonging to the Trinity House of Quebec shall, over and above the payment of the expenses of replacing or repairing the same, incur a penalty not exceeding 10 15

£10.

T. H. Q. may borrow money to the amount of £10,000, over and above that authorized by 4 Vic. c. 5.

115thly. The Trinity House of Quebec may borrow money to the amount of including the amount which may have been borrowed under the Ordinance of the Governor and Special Council of the Province of Lower Canada, intituled "*An Ordinance to authorize the Corporation of the Trinity House of Quebec to borrow a certain sum of money, and for other purposes relative to the said Corporation,*" which Ordinance is hereby repealed without prejudice to any right thereby vested in the lenders. 20 25

Loans to be paid in preference to other charges.

116thly. Every sum of money borrowed under the said Ordinance or under this Act, and the interest thereon, shall be paid out of the funds of the Trinity House of Quebec, in preference to any other payment or charge whatsoever.

Salvage allowed in certain cases.

117thly. Every person finding in the River St. Lawrence any boat, anchor, rigging, timber, merchandise or other effects or thing proceeding from a shipwreck or other cause, shall within fifteen days give notice thereof to the Harbour Master, under a penalty not exceeding and shall give him a description of the thing found: If in the meantime the master or owner claims the 30 40

£10.