

ed by this Act: and how recoverable. any of the provisions of this Act, shall incur a penalty of not less than pounds nor more than pounds, which penalty may be imposed by the Court of which he is or is by this Act declared to be an Officer, or by any Judge to whom complaint of such omission or neglect shall be made by any person, or may be sued for and recovered by any party for his own benefit, before any Court having civil jurisdiction, to the amount of the penalty: and a like penalty for every day any such officer shall continue to neglect performing any duty by this act imposed—such penalty to be recoverable in the same manner. 5

Penalty on Jurors summoned and not serving. XXXIV. Every person summoned to serve as a Juror who shall refuse or neglect so to serve, shall incur a penalty not exceeding *five* pounds, and if upon a rule to shew cause why such penalty should not be levied, no lawful or reasonable excuse be assigned for such neglect or omission, such penalty shall, by an order of Court to the Sheriff, be levied with costs on the goods and chattels of the offending party; who may in default of payment, be imprisoned for not more than fifteen days: which penalty or punishment may be mitigated by the Court on good cause being shewn. 10 15

How levied. Short Title. XXXV. This Act may be cited and referred to in any pleading indictment or other proceeding as "*The Lower Canada Jury Act.*"