and be paid the sum of on each Assessment Roll so apportioned and transmitted as aforesaid, and such Copy, certified by the said Clerk as aforesaid, shall be, to each and every Collector, sufficient authority for collecting the proportions or dividends within their respective Townships, reputed Townships, or places. Provided always, that the sum levied shall in no one year exceed one penny in the pound, on the sum herein specified as the valuation of the property liable to be rated as herein above-mentioned.

XVIII. Provided always, and be it further enacted by the authority aforesaid, that no Court-House or Gaol shall be built or creeted in the said Inferior District of Ottawa, nor shall any rate or assessment be therein raised, levied or collected, unless the building and erection thereof shall, at the request and recommendation of the Grand Jury of the said Inferior District, duly and legally assembled at the Court of General Session of the Peace, by and with the approbation and consent of the Justices of the Peace, or a majority of the same, at the said Court. be, pursuant to such request, recommendation, approbation and consent, determined, approved and confirmed by the Governor, Lieutenant-Governor, or person administering the Government of the Province for the time being.

XIX. And be it further enacted by the anthority aforesaid, that if any person appointed under the authority of this Act to be an Assessor, or Collector, shall neglect or refuse to perform the duty upon him thereby imposed, or if any person, liable to pay any rate or rates under this Act, shall neglect or refuse to deliver in a true list or statement of his or her rateable property to the Assessors, as herein-above described, or shall wilfully misstate or misrepresent the same, every such person or persons shall forfeit and pay a sum of money not less nor more than for the first neglect or refusal, and ten pounds for the second neglect or refusal, to be levied by distress and sale of the goods and chattels of the offender; and upon complaint of such neglect or refusal, before two or more of His Majesty's Justices of the Peace for the District of Montreal, residing in the said Inferior District of Ottawa, they shall hear and determine the same, and, upon sufficient proof being made of such wilful neglect, refusal, or misstatement, shall issue a Warrant for the seizure and sale of the goods and chattels of the offender, unless such fine shall be immediately satisfied, and the Justices of the Peace before whom such conviction shall have taken place, shall certify the same to the Clerk of the said Court, who shall and he is