section of this Act, or by the Inspectors of provided by the water-courses, fences and ditches, or by any third person who might have expended moneys for the payment of any such assessment, taxes, or debts, or who might have caused work to be performed for others on 5 any lot described in the said statement.

## STATUTE LABOUR.

The first paragraph of the 71st section of the said Act of 1855 shall 71st section of be construed as though the words "the proprietor or" had been inserted Act of 1855 between the words "to which" and "the occupant" in the second line amended. of the said paragraph.

## COLLECTION OF ASSESSMENTS, DUTIES OF SECRETARIES AND OTHER OFFICERS IN RESPECT THERETO.

Notwithstanding the provisions of the third paragraph of the 74th Powers of section of the said Act of 1855, any Local Council shall be empowered Local Council by resolution, to order the Secretary Treasurer to make the General to the General Collection Roll at any convenient period other than that mentioned in Collection the said paragraph.

15 2nd. Notwithstanding the provisions contained in the eleventh para- As to sales of graph of the 75th section of the said Act of 1855, every sale of lots or lands. blocks of land, made under the authority of the said Act, shall hereafter be advertised to be held and shall be held in the place at which the sittings of the County Council shall then be held.

3rd. The provisions of the third paragraph of the 25th section of the Par. 3 of sec. Act of 1856 shall not apply to persons residing without the limits of 25 of Act of the Municipality, and the said persons are and they shall be bound to 1856 not to pay their assessments within thirty days after the public notice mentioned tain persons. in the second paragraph of the same section, without it being necessary 25 that any demand should be made upon them either personally or at their domicile.

## RECOVERY OF PENALTIES.

The second paragraph of the 27th section of the Act of 1856 shall Par. 2 of sec. hereafter be construed as though the words " sitting in the Municipality" 27 of the Act had been inserted after the words "any Justice of the Peace," in the of 1856 con-30 fifth and sixth lines of the said paragraph.

2nd. No Court of Justice shall hereafter be authorised to issue any Appeals. writ of certiorari for the revision of any judgment or proceeding whatsoever, rendered or adopted by any Justice of the Peace in virtue of the provisions of the said Acts, or of this Act, but an appeal may be had 35 from any such judgment, by requête libellée to the Circuit Court for the Circuit in which such judgment shall have been rendered.