An Act to amend 18 Vict. Cap. 2.

HEREAS it is expedient to amend an Act passed in the Preamble. eighteenth year of Her Majesty's Reign, intituled, 18 V. c. 2. An Act to make better provision for the appropriation of moneys arising from the lands heretofore known as the Clergy 5 Reserves, by rendering them available for Municipal purposes: Therefore Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts, as follows:

I. The amount of "The Upper Canada Municipalities How the un-10 Fund," remaining unexpended and unappropriated under the appropriated provisions of the first, second, third and fourth sections of the U.C. Munisaid Act, on the thirty-first day of December, in the year one cipalities Fund thousand eight hundred and fifty-five, and on the same day in shall be upeach year after the passing of this Act shall, by the Receiver yearly. 15 General, be apportioned equally among the several City, Town, Incorporated Village and Township Municipalities in Upper Canada, in proportion to the number of Rate-payers that shall appear on the Assessment Rolls of such Municipalities for the year next before the time of such apportion-20 ment.

II. It shall be the duty of the Clerks of the several Cities, Clerks of Mu-Towns, Incorporated Villages and Townships in Upper Ca-nicipalities in nada, on or before the first day of July next after the passing U.C. to make of this Act, to transmit to the Receiver General a true Return yearly to the 25 of the number of Rate-payers appearing on the said several Receiver General actions. Assessment Rolls for the year one thousand eight hundred and eral. fifty-five, and on or before the first day of December in each year thereafter to transmit to the Receiver General a similar Return for the year in which such Return shall be made; and 30 to make an affidavit, to be written on each of the said Returns, and sworn before a Justice of the Peace, of the correctness of such Return.

III. Any Clerk of any of the said Municipality who shall Penalty on fail to make any Return required by the next preceding sec-Clerks not making such 35 tion of this Act, by the time therein limited, shall be liable return. for each failure to a penalty of paid to the Receiver General for the use of the Province, which penalty may be sued for and recovered by the Crown in any Court of competent jurisdiction.

40 IV. In case it should at any time appear that by reason Recovery of of an erroneous return too much money has been paid to a money over-Municipality, the excess shall be a debt due and recoverable erroneous by the Crown from such Municipality.

V. So much of the fifth section of the before mentioned Repeal of in-45 Act, as is inconsistent with this Act shall be and the same is consistent prohereby repealed.