such assessment; of which said sum of money the said Municipality shall immediately apply so much as may be necessary to the satisfaction of the judgments rendered against the said Auldin Plumley and Alphonso Burbank as aforesaid, and to the payment of all such costs and expenses as may have been lawfully incurred; and such assessment shall and may be levied, notwithstanding any thing in the Act passed in the Session held in the tenth and eleventh years of Her Majesty's Reign, and intituled, "An Act to make better provision for the establishment of 10 "Municipal Authorities in Lower Canada."

Power of the Municipality to levy such assessment. II. And be it enacted, That the said Municipality of the County of Stanstead shall have the same powers for enforcing the payment of, or recovering the amount so assessed from the owners, occupants or possessors of the 15 property upon which the said assessment shall have been imposed, within the said Township of Hatley or tract of land aforesaid, as the said Municipality would have with respect to any assessment imposed under the said last mentioned Act.

Penalty on any Councillors refasing or neglecting to give effect to this Act.

III. And be it enacted, That if the said Municipality of the County of Stanstead shall refuse or neglect to impose the said assessment or to apply the sum levied thereby to the purposes above mentioned, each Member of the Municipal Council of the said County in office while the 25 assessment ought to have been imposed, or levied or applied, except such as shall show that he did all that the law enabled him to do towards imposing, levying. and applying such assessment, and among other things by attending in his place and proposing, voting for 30 and supporting the requisite and sufficient by-laws and orders, shall personally incur a penalty of pounds, currency, which shall be recoverable with costs by the said Auldin Plumley by civil action in the Court of Queen's Bench for the said District of St. Francis, sitting 35 in Inferior Term; Provided always, that all sums received by him for such penalties shall be applied to the satisfaction of the judgments and costs above mentioned, or to replace any moneys which the said Auldin Plumley may have paid in satisfaction thereof, and the surplus, of such 40 penalty, if any, shall be returned in equal proportions to the said Councillors who may have paid such penalty; saving always such recourse as any Councillor who may have paid such penalty may by law have against any of his fellow Councillors who may not have paid the same, 45 and which he shall be entitled to wage against such fellow Councillor aforsaid