Returns ---

Low male,

IV.—And be it further enacted, that every person so appointed as aforesaid, shall make a Return with respect to the division of any district to which he may have been appointed, of the information particularized in the Schedule hereunto annexed; and such Return shall be compiled within such times within the present year, as the Governor, by and with the advice of Her Majesty's Council, may, in that behalf, direct; and that for the purpose of such compilation and return, it shalk and may be lawful for every person so appointed as aforesaid, and he is hereby required within his division as aforesaid, to visit every house, and enter into and upon any lands or tenements, in the day time, as often asoccasion may require, and then and there to ask and obtain of and from all persons whomsoever, such information as may be necessary for accurately filling up the several columns in the said Schedule contained.

Governor to appropriate sum granted for the purposes of this

V.—And beit further enacted, that the said sum of One Thousand Pounds hereinbefore granted to Her Majesty, her Heirs and Successors, for the purposes aforesaid, shall and may be expended and appropriated towards the remuneration of the several persons so to be appointed as aforesaid and towards carrying into effect the provisions of this Act, in such manner as the Governor or Administrator of the Government for the time being, by and with the advice and consent of Her Majesty's Council, may direct.

And to appoint Stipendiary Magistrates for revising returns.

VI.—And be it further enacted, that it shall and may be lawful for the Governor or person administering the Government for the time being, to appoint one or more Stipendiary Magistrates in each of the several Districts aforesaid, to examine and review the returns of the persons so to be appointed as aforesaid in the said districts respectively; and such persons shall, on such examination and review, answer upon oath all such questions as may be put to them by the said Stipendiary Magistrate or Magistrates; and that if, upon such examination and review, it shall appear to the said Magistrate or Magistrates that any such returns are imperfect, defective or erroneous, it shall and may be lawful for the examining Magistrate or Magistrates to examine Witnesses. and to direct the person or persons presenting the same to amend such defect, error or imperfection, previously to such returns being certified, as hereinafter mentioned.

VII.—And be it further enacted, that every person so to be appointed to take the Census in any division of any district of the Island aforesaid, List to be shewn shall, at least six days preceding the day on which the said Court of Revision shall be holden, furnish to the Clergyman or Minister of each religious denomination who shall reside within such division, a Copy of the Schedule as filled up by him for such division: Provided always. that in any division of any district where there shall not be any resident Clergyman or Minister aforesaid, a copy of the said Schedule so filled up. shall be furnished, at least six days preceding the day on which such Court of Revision shall be holden, to such person or persons as shall be anpointed by the Bishop or head of such religious denomination, to receive the

Examining Mathe same when found correct.

VIII.—And be it further enacted, that upon being satisfied of the general correctness and sufficiency of any such return as aforesaid, it shall gistrate to certify be lawful for the examining Magistrate to certify under his hand that such return is to the best of his knowledge and belief, sufficient and correct; and such Certificate shall, together with the said return, be filed in the Office of the Colonial Secretary by the person who shall have compiled such return, by a day in that behalf to be appointed by the Governor or Administrator of the Government, in such directions as aforesaid.