C. X.

CAP. X.

An ACT to alter and amend the feveral Acts of this Province, relative to Town, County and Poor Rates.

WHEREAS, appeals from Assessments or Rates for the support of the Poor, and for County and Town Charges, are directed to be made to the Court of General or Quarter Sessions of the Peace in the several Counties and Districts within this Province which, in many instances, has been attended with inconvenience,

and occasioned great delay in the collection of the same ; for remedy whereof :

I. Be it enacled, by the Lieutenant Governor, Council and Affembly, That, from and after the publication of this Aft, it fluid and may be lawful for the Jastices of the Peace in the feveral Counties and Disfricts within this Province, to hold Courts of Special Session, if they shall deem it expedient, for the purpose of hearing and determining Appeals, and enforcing the allessment and collection of the Rates; of the holding of which Sessions, eight days' notice shall be given; which Court of Special Session shall have the same power and authority that Courts of General or Quarter Session possion to hear and determine any appeal made by any person or persons against any Rate or Assessment to which he, she or they, may be rated or assessed.

II. And be it further enacled. That in the Township of Halifax, the affestors shall be allowed a period of thirty days, instead of twenty days, after they shall be sworn into office, to make their affestment.

III. And be it further enacted. That if the faid affectiors of Rates and Taxes in the feveral Counties and Districts in this Province, shall neglect or refuse to return the affectiments within ten days after the same shall have been made for County and Town Charges and Poor Rates, to the Clerk of the Peace for the respective Counties, and to deliver copies of the same to the Collectors for collection : said affections shall be, and each of them are hereby, made liable to the same penalties as they are now subject to for not making the affectment : to be recovered and applied in like manner.

IV. And be it further enacted, That the Juffices of the Town of Halifax, either in General or Special Seflions, shall, and are hereby authorised, from time to time, and at any time, to appoint one, or such other number of Collectors, of the faid Rates, as the faid Juffices may see fit; and, so often as they may deem proper, may difinis the same, and appoint one or more persons in their stead; and each and every the faid Collector, or Collectors, shall render an account to such Juffices, in such their Seffions, or to any fingle or other Magistrates, by the faid Juffices in Seffions appointed for that purpose, when and so often as he or they may be required so to do, by him or them, of all Monies by the faid Collector or Collectors received from time to time for any Rate, Rates or Affefiments, made and collected within the faid Township of Halifax.

And Whereas, the Commissions by Law allowed to Collectors, may, in some cases, be too great :

V. Be it further enacted, That the Court of General Sellions of the Peace shall, and they are hereby authorifed to establish the rate of Commissions to be allowed to the Collector of the faid Rates, the fame however not to exceed five pounds for every hundred pounds by him collected.

Appeal.

Preamble.

Assessment.

Return of Assessment

Collector's Appointment.

Collector to render accounts

Allowance to Collector.