virtue of any Act or Acts of Assembly made or to be made for assessing, levying and collecting County rates for public charges as aforesaid, and when collected, shall be paid into the hands of the said County Treasurer, for the purposes of this Act.

Debentures to be paid off in rotation.

Debts due to the County to be paid

the Treasurer.

To be appropriated

to the payment of the Debentures.

Compensation to the Treasurer.

V. And be it enacted, That the monies to be assessed as aforesaid shall from time to time be applied, after discharging the yearly interest due on the several principal sums mentioned in such Debenture, in due order, according to the number, beginning with number one; and that said County Treasurer shall, when so often as he may be directed by the said General Sessions of the Peace, give one month's public notice, by advertisement in one of the newspapers published in the City, for calling in such and so many of the Debentures as the said Justices are prepared to pay off; specifying the numbers in such advertisements, and the same by and under such orders as aforesaid shall pay off accordingly, and that from and after the expiration of such notice the interest on such Debentures shall cease.

VI. And be it enacted, That whenever the said Justices may receive any sum to and disbursed by or sums of money as and for or on account of the said Debts due to the said County, the same shall be paid to and received by the said County Treasurer, and shall be paid out by him to the orders of the said General Sessions in such sums and at such times as the said Sessions may think fit, he rendering an account thereof in the same manner as in the case of monies hereinbefore mentioned; and it shall and may be lawful for the said Justices, in their said General Sessions, and they are hereby required to appropriate and apply such monies so as aforesaid received, for such debts from time to time in the payment of a certain number of the said debentures or notes, with the interest due thereon, in their due order as aforesaid, causing the like notice to be given thereof as aforesaid.

VII. And be it enacted, That the said County Treasurer shall be entitled to the sum of one pound five shillings per centum for his services in receiving and paying all the monies ordered to be assessed by and under the provisions of this Act, and no more.

CAP. XLI.

An Act further to amend the Law relating to Wills, Legacies, Executors and Administrators, and for the settlement and distribution of the Estates of Intestates.

Passed 13th April 1844.

Preamble.

repealed.

WHEREAS it is expedient to enlarge the time for granting Licenses to 'sell or lease the Real Estate of any 'Testator or Intestate, for the ' payment of debts;'

I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and 3 V. c. 61, in part Assembly, That so much of an Act made and passed in the third year of the Reign of Her present Majesty, intituled An Act in amendment of the Law relating to Wills, Legacies, Executors and Administrators, and for the settlement and distribution of the Estates of Intestates, as requires the application by any Executor, Administrator or Creditor of any Testator or Intestate for a license to sell or lease any Real Estate for the payment of debts to be made within three years after the granting of Letters Testamentary or of Administration, be and the same is hereby repealed. II. And be it enacted, That the Court of Chancery or Surrogate Court, (as

Time within which license for the sale of the Real Estate of the case may be,) may at any time within the period of seven years from the death a Testator or Intes-tate may be granted, of the Testator or Intestate, when such death may have taken place after the first extended.

day of January in the year of our Lord one thousand eight hundred and forty, or within twelve years after the death of any Testator or Intestate, when such death may have taken place previous to the said first day of January in the year one thousand eight hundred and forty, on the application of the Executor, Administrator or Creditor of such Testator or Intestate, grant a license for the sale or leasing of the Real Estate of such Testator or Intestate for the payment of debts in the manner prescribed in and by the said recited Act: Provided always, that no License to sell such License granted after the expiration of three years from the death of the years from the Testator or Intestate shall extend to or in any wise affect the title to any Real a title to property Estate which any purchaser for a valuable consideration may have or claim, by, acquired through a through or under any conveyance made by care Devises or Heir. through or under any conveyance made by any Devisee or Heir of such Testator or Intestate, and duly registered agreeably to the directions of the Acts relating to the Registry of Deeds, before the granting of such License: And provided also, that no License shall be in force for a longer period than two years from the time of granting the same, and any sale or lease of Real Estate made thereunder after such License shall have expired, shall be null and void.

III. 'And whereas actions are frequently brought against Executors or Admi-'nistrators before the true state of the assets of or demands against the Estate ' can be ascertained, and it is expedient that in such cases time shall be given to ' plead to such actions ;' Be it therefore enacted, that when any action shall be Court may grant brought in any Court of Law against any Executor or Administrator as such, and Executorsor Admiit shall be made to appear by affidavit or otherwise to the satisfaction of such when necessary to Court, or if in vacation, any Judge thereof, that such Executor or Administrator find out a true state of the affairs of the affairs of the Estate, Estate. whether as regards the assets of or outstanding debts against such Estate, in order to enable him to plead to such action the proper defence or `answer, it shall be lawful for such Court, or any Judge, in vacation, to make an order for such further time to plead as may by such Court or Judge be considered reasonable, and if need be, the same again further to extend.

IV. 'And whereas in and by the thirty third section of the said recited Act, 'it is amongst other things provided, that debts shall be paid in the order of ' classes, and that all debts of the same class shall be paid in equal proportions, 'and doubts have arisen whether an Executor or Administrator can in any case 'avail himself of the want of notice of any demand at the time of paying any ' such debts or proportion thereof, as a legal defence or answer to an action for 'such demand ;' Be it therefore enacted, that when after the expiration of eighteen Want of notice of months from the date of the Letters Testamentary or of Administration, any defence in actions Executor or Administrator shall have applied the assets in his hands to be admi-nistered to the payment of all such debts or any proportion thereof, of which he assets. had notice at the time of such payment, and any Creditor shall afterwards bring an action against such Executor or Administrator for the recovery of any demand against the Estate, it shall be a good defence or answer to such action that such assets have been so applied before such Executor or Administrator had any notice of such demand; provided that such defence or answer be specially pleaded, on the trial of which issue the proof of such notice having been given, shall lie on the Plaintiff; and provided also, that the Plaintiff may, as in other Judgment may be cases, take judgment for such demand or any part thereof, to be levied of future taken to be levied of future assets. assets in the manner and with the like effect as provided for in the thirty fourth section of the said recited Act.

V. 'And whereas it is necessary to give further remedy in order to compel 'an Executor or Administrator to render an account of his Administration;' Be

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Penalty for not rendering accounts after citation.

Fees of the Surrogate Judge and Register, Be it therefore enacted, That if any Executor or Administrator shall neglect or refuse to render an account of his Administration, after being duly cited for that purpose, as provided for in the thirty fifth section of the said recited Act, he shall forfeit and pay the sum of five pounds every month from and after the time appointed by such citation, or any further time that may be allowed by the Surrogate for such account to be rendered, until he shall render such account; every such forfeiture to be had and recovered by action of debt in the Inferior Court of Common Pleas in the same County, in the name and for the use of any Heir, Legatee or Creditor of the Testator or Intestate, who shall first sue and prosecute for the same.

VI. 'And whereas in cases of small Estates, it is desirable to lessen and limit 'the fees payable to the Surrogate Judge and Register of Probates respectively;' Be it therefore enacted, That when the Estate does not exceed one hundred pounds, and there shall be no contest, the fees of the Surrogate Judge shall be twenty shillings and no more; and when the Estate does not exceed two hundred pounds, and there shall be no contest, his fees shall be thirty shillings and no more; and in such cases the same fees shall be payable to the Register and no more; and in all cases where the Estate does not exceed two hundred pounds, if license be granted by the Surrogate Judge for the sale of the real Estate belonging to the same, and there shall be no contest, the fees of the Surrogate Judge for all proceedings relating to the application for and the granting of such license shall not exceed twenty shillings, and for the Register the like sum and no more, any thing in the said recited Act to the contrary notwithstanding.

CAP. XLII.

An Act to repeal an Act, intituled An Act to provide for the greater safety of Passengers on board Steam Boats, and to make further provision in lieu thereof.

Passed 13th April 1844.



t. 19.

British Steam Vessels plying from or within this Province with Passengers to be provided with boats, oars and tackled

t 1550 Ål t Soft Diffe Penalty for plying without the required boats. I. **B**E it enacted by the Lieutenant Governor, Legislative Council and Assembly, That an Act made and passed in the sixth year of the Reign of Her present Majesty, intituled An Act to provide for the greater safety of Passengers on board Steam Boats, be and the same is hereby repealed.

II. And be it enacted, That from and after the passing of this Act, no British Boat or Vessel propelled by Steam shall be permitted by the Captain or owner thereof, to depart from any Port or place in this Province to any Port or place within or without this Province by Sea with Passengers, without having on board or attached to such Boat or Vessel in a convenient manner, at least four good and efficient boats properly equipped, with a sufficient number of good oars and other tackle necessary therefor, of a sufficient capacity in all to carry eighty adult Passengers exclusive of the Crew; and no such Vessel shall be permitted by the Captain or owner thereof, to navigate in any of the Rivers or inland waters of this Province with Passengers, without having on board or attached to such Boat or Vessel, in a convenient manner as aforesaid, at least two good and efficient Boats properly equipped with oars and other tackle as aforesaid, of sufficient capacity to carry in the whole at least thirty adult Passengers exclusive of the Crew.

III. And be it enacted, That if any Master or owner shall permit any such Boat or Vessel to depart from any Port or place in this Province, or to navigate in any of the Rivers or inland waters of this Province, without having on board or conveniently attached as aforesaid, such and so many good and efficient Boats properly