shall have been advanced according to the receipts to be by him taken as aforesaid.

X. And be it enacted, that a separate Warrant shall be made to the Receiver Debentures re-General, by the Governor, Lieutenant Governor, or Person administering the to be paid off. Government of this Province for the time being, for the payment of each Debenture as the same may become due and be presented, in favor of the lawful holder thereof, and that such Debentures as shall from time to time be discharged and paid off, shall be cancelled and made void by the said Receiver General.

XI. And be it enacted, that at any time hereafter it shall and may be lawful for the Governor, Lieutenant Governor, or Person administering the Government of may be called this Province, if he thinks proper so to do, to direct a notice to be inserted in the Gazette, requiring all holders of such of the said Debentures as shall be then re- red on those deemable to present the same for payment, and if (after insertion of the said notice accordingly. for three months,) any Debenture then payable shall remain out more than six months from the first publication of such notice, all interest on such Debentures after the expiration of the said six months shall cease and be no further payable in respect to the time which may elapse between the expiration of the said six months and their presentment for payment.

XII. And be it enacted, that there shall be annually laid before both Houses of the Legislature of this Province, accounts in detail of the expenditure made in the prosecution of the several Public Works hereinbefore mentioned, and also of the rates and tolls received on account of each of said works, respectively.

monies expended and tolls collected on such works to be laid before Parliament.

XIII. And be it enacted, that the due application of the Monies herein granted shall be accounted for to Her Majesty, Her Heirs, and Successors, through the Lords Commissioners of the Treasury, in such manner and form as Her Majesty, Her Heirs or Successors shall be graciously pleased to direct.

Accounting

CAP. XXIX.

An Act for levying a certain rate or duty on Bank Notes, issued and in Circulation in this Province.

[18th September, 1841.)

Most Gracious Sovereign,

HEREAS it is expedient to impose a rate or duty to be paid to Your Majesty for the Public Improvements of this Province, on Bank Notes issued and

in circulation in this Province; Be it therefore enacted, by the Queen's Most Ex-

cellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled An Act to Re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada; and it is hereby enacted by the authority of the same, that each and every Bank incorporated, chartered or recognized by the Legislature of this Province, or by the Legislature of either of the late Provinces of Upper or Lower Canada, and each and every Company, Person or Party lawfully acting as Bankers, or as a Banker within this Province, shall, on the fifteenth day of May, and the fifteenth day of November, in each year, deliver to the Receiver General a statement shewing the total amount in nominal value, of the Notes or Bills issued by such Bank, Company, Person or Party, payable to bearer or on demand, or transferable by delivery, and in circulation at the end of each calendar month for which no statement shall have been previously delivered; and that such statement shall be certified as correct by the signature of the Cashier or other proper Officer of the Bank to which it shall relate, and also by the President, or person acting as the President of the same, or by the party or one of the parties acting as a Banker, or as Bankers, or his or their Chief Clerk, or authorized Agent; and the person or persons, so certifying any statement, shall make and sign a declaration in writing before a Justice of the Peace, that he or they have had the means of knowing that such

ments to be made periodically to the Receiver General by Banks and Bankers.

Certain state-

How attested.

Wilful false statement, liable to the penalty of perjury. belief.

II. And be it enacted, that any wilful false allegation in any such statement shall be a misdemeanor, for which the person making the same shall be liable to the punishment to which persons guilty of wilful and corrupt perjury are by Law liable, in the place in which such false statement shall have been made.

statement is correct, and that it is so to the best of his or their knowledge and

A duty imposed on Bank Notes in circulation. III. And be it enacted, that at the time any such statement shall be delivered to the Receiver General, as aforesaid, there shall be paid to him by the Bank, Banker or Bankers making the same, a duty at the rate of one per cent per annum on the average amount of the Notes and Bills therein mentioned as in circulation during the time for which such statement shall be made.

Penalty for refusal or neglect to deliver state ment. IV. And be it enacted, that for any refusal or neglect to deliver any statement required by this Act, at the time herein appointed, the Bank or party so refusing or neglecting shall forfeit to Her Majesty the sum of one thousand pounds, currency, for the public uses of the Province; and such forfeiture, as well as any sum due to Her Majesty under the provisions of this Act, may be recovered with costs in

in any way in which debts due to the Crown can be recovered in that part of the Province in which such forfeiture shall have been incurred, or such sum shall have become due.

V. And be it enacted, that all such forfeitures or sums recovered as aforesaid, shall be paid to the Receiver General, and shall, as shall all other monies paid to him under the authority of this Act, form part of the consolidated Revenue Fund of this Province; and the due application of all such monies shall be accounted for to Her Majesty, Her Heirs and Successors through the Lords Commissioners of Her Majesty's Treasury for the time being in such manner and form as Her Majesty, Her Heirs and Successors shall direct.

and duties how applied and ac-

CAP. XXX.

An Act to amend a certain Ordinance therein mentioned, relative to Winter Roads, in that part of the Province formerly called Lower Canada.

[18th September, 1841.]

HEREAS it is expedient to repeal certain provisions of the Ordinance hereinafter mentioned of the Legislature of the late Province of Lower Canada, relative to Winter Roads; Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Legislative Council and Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, intituled An Act to Re-unite the Provinces of Upper dinance 4 Vict. and Lower Canada, and for the Government of Canada, and it is hereby enacted cap. 33 repealed. by the authority of the same, that from and after the passing of this Act, so much of the Ordinance of the Legislature of the late Province of Lower Canada, passed in the fourth year of Her Majesty's Reign, and intituled An Ordinance to amend the Lurs relative to Winter Roads, as requires each Overseer of Roads to order any Public Road under his control, to be opened and beaten to a width of at least twelve feet within twenty four hours after the cessation of each fall of snow or snow drift by which the beaten track on such Road shall be covered to a depth exceeding eight inches with loose and unbeaten snow, or imposes a penalty on any person disobeying such order, shall be, and so much of the said Ordinance is hereby repealed.

Preamble.

Part of the Or-