CAP. XIX.

An Act for the Imposing and Collection of Tolls on the Public Works.

[Assented to 10th June, 1857.]

WHEREAS it hath become necessary to provide by one Preamble. General Law for the imposing and collection of Tolls and Dues on the Public Works in this Province: Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

I. It shall be lawful for the Governor of this Province in Governor in Council, by Orders in Council to be issued for such purpose and council may impose tolls published as hereinafter provided, to impose and authorize the for the use of collection of Tolls and Dues upon any Canal, Harbor, Road, any Public Bridge, Ferry, Slide, or other Public Work, in this Province, Work, and now vested or hereafter to be vested in Her Majesty, or in the lations for Commissioners of Public Works, or in any Public Officer, their collecperson or persons, or body or bodies corporate, for the public tion. uses of this Province, or hereafter to be acquired therefor, and from time to time, in like manner, to vary, alter and change Such tolls such Tolls or Dues, and to declare the exemptions therefrom; may be alterand all such Tolls and Dues shall be payable in advance and before the right to the use of the Public Work in respect of which they are incurred shall accrue, if so demanded by the Collector thereof.

II. Provided always, That no such Tolls or Dues shall exceed Proviso: as to the maximum rates in the Schedule to the Act passed in the such tolls. twelfth year of Her Majesty's Reign, chapter four, with reference 12 V. c. 4. to the Works in the said Schedule mentioned or referred to.

III. And for the due use and proper maintenance of all such Governor in Public Works as aforesaid, and to advance the public good, the Council may Governor in Council shall have power, by Orders in Council, to make regulaenact from time to time such Rules and Regulations as he may proper use, deem necessary for the management, conduct, proper use and &c., of any such work. protection of all or any of the said Public Works, or for the ascertaining and collection of the Tolis, Dues and Rates thereon.

IV. It shall be lawful for the Governor in Council, by such Fines may be Orders and Regulations, to impose such fines, not exceeding in imposed by any one case one hundred pounds currency, for any contravention such regulaor infraction of any such Order or Regulation, as he may deem necessary for ensuring the due observance of the same and the due payment of the Tolls and dues to be imposed as aforesaid, and to provide for the non-passing or detention, at the risk of the Vessels, &c., owner or owners, of any steambout, vessel or other craft, may be de-

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tained until tolls or fines incurred are paid.

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carriage, animal or goods, on which Tolls or Dues shall have accrued and shall not have been paid, or in respect of which any such Orders or Regulations, shall have been contravened or infringed, or any injury done to such Public Works and not paid for, or any fine which may have been incurred and remain unpaid, and for the sale thereof, if such Tolls, dues, damages or fine be not paid by the time to be fixed for the purpose, and the payment of such Tolls, Dues, Damages or Fine out of the proceeds of such sale returning the surplus, if any, to the owner or his agent; but no such provision shall impair the right of the Crown to sue for and recover such Tolls, Dues, Fines or Damages in the ordinary course of law, if so advised; and any such Tolls, Dues or Fines may always be recovered under the twentieth section of the Act passed in the ninth year of Her Majesty's Reign, chapter thirty-seven, the provisions of which section shall apply to all Tolls, Dues or Fines imposed by any Order in Council to be made under this Act.

Act not to affect other provisions for their recovery.

Goods, &c., in Vessels or carriages, liable for tolls or fines.

V. The goods on board of any such steamboat, vessel or other craft, or the animal or animals attached to any carriage or vehicle, and the goods contained therein, to whomsoever the same may belong, shall be liable for any Tolls, Dues or Fine so to be imposed and levied, and they, or any of them, may be seized, detained and sold in the same manner as the steamboat, vessel or other craft, carriage or vehicle in which they may be or to which they may be attached, and as if they belonged to the person or persons contravening any such Orders or Regulations,—saving the recourse of the real owners thereof against such person or persons, who shall be deemed the owner or owners thereof for the purposes of this Act and the Acts herein referred to only.

Proof of Orders in Counoil under this Act.

VI. All Orders in Council made under this Act shall be published in the Official Gazette, and a copy of such Gazette purporting to be printed by the Queen's Printer, and containing any such Orders and Regulations, shall be legal evidence of the tenor and effect thereof.

CAP. XX.

An Act to amend the Consolidated Municipal Loan Fund Act.

[Assented to 10th June, 1857.]

Preamble. 16 V. c. 22.

THEREAS by the seventh section of the Consolidated Municipal Loan Fund Act (sixtcenth Victoria, chapter twentytwo), it is provided that if any sum of money which ought under the said Act to be paid by the Treasurer of any Municipality to the Receiver General, shall remain unpaid during three months or upwards after it ought to have been so paid, then, upon the certificate