I. Be it therefore enacted by the Lieutenant Governor, Legislative Council and £5,100 granted to Assembly, That in order to relieve the distresses now prevailing, and also to assist the several Counties new Settlers and others to procure Seed the ensuing Spring, there be granted to His Excellency the Lieutenant Governor or person administering the Government distress and profor the time being, the sum of five thousand one hundred pounds, to be distributed in the following manner, that is to say:

in specified amounts to relieve

For the County of Carleton a sum not exceeding five hundred pounds;

For the County of York a sum not exceeding four hundred and fifty pounds; For the County of Charlotte a sum not exceeding four hundred and fifty pounds;

For the County of King's a sum not exceeding four hundred pounds;

For the County of Saint John a sum not exceeding four hundred pounds;

For the County of Westmorland a sum not exceeding five hundred pounds; For the County of Albert a sum not exceeding two hundred and fifty pounds;

For the County of Kent a sum not exceeding four hundred pounds;

For the County of Northumberland a sum not exceeding six hundred pounds;

For the County of Gloucester a sum not exceeding four hundred pounds; For the County of Restigouche a sum not exceeding two hundred and fifty pounds;

For the County of Queen's a sum not exceeding three hundred pounds; For the County of Sunbury a sum not exceeding two hundred puonds:

The said sums to be paid by the Treasurer of the Province, by Warrant of His Excellency the Lieutenant Governor or Administrator of the Government for the time being, by and with the advice of Her Majesty's Executive Council, out of the monies in the Treasury, or as payment may be made at the same.

II. And be it enacted, That it shall be lawful for the Justices of the Peace, at Amount required any General Sessions in their respective Counties to be holden, or at any Special be determined at Sessions of the Peace for that purpose to be called, of which meeting due notice Sessions of the Peace; shall be sent by the Clerk of the Peace to every Magistrate residing in the respective Counties, to agree upon and determine the amount required for such Counties respectively, and to apply for and receive the same; provided that the amount so applied for in any one County shall not exceed the amount named for such County in the preceding section of this Act.

III. And be it enacted, That the said Justices shall at the time of such meet- Amount to be ing, agree upon and determine the amount to be allowed for the relief of the Parish to be also several and respective Parishes within such Counties, or such number of the Parishes as may require relief; the several sums so appropriated and apportioned, to be paid as soon as may be by the said Justices, into the hands of the Overseers of the Poor for the said Parishes, without any charge or per centage for the same.

IV. And be it enacted, That it shall be the duty of the Overseers of the Poor Money to be apin their respective Parishes, forthwith to appropriate and distribute the sums so Overseers of the allowed, for the relief of paupers, and for the relief of such persons, not being Poor. paupers, and for the purchase of Seed the ensuing Spring, as they the said Overseers, or the major part of them, may deem just and reasonable.

V. And be it enacted, That it shall further be the duty of the Overseers of the Accounts to be Poor for their respective Parishes, to make out and transmit to the Clerks of the rendered and subjected as other Peace for their several and respective Counties, true and correct accounts, duly public accounts. attested, of all the monies by them received and delivered under and by virtue of this Act, setting forth the names of the several persons to whom relief may have been extended, with the sums of money paid to each person, including in a list by themselves the names of all paupers, and the sums severally paid to relieve them; which said accounts shall be subject to the same inspection and report of the Grand Juries, and the examination and allowance or disallowance of the Justices, as other public accounts are by the present laws now in force.

VI. And be it enacted, That it shall be the duty of the Justices of the Peace Parish assessments in their respective Counties, to order an assessment on the several and respective sums advanced. Parishes, for the sums of money so advanced under this Act, distinguishing in their Warrants to the Assessors of Rates, the amount advanced for the relief of warrants. paupers, from the amount advanced to other persons, not being paupers, and accompanying such Warrants with a correct copy of the names of all persons, not being paupers, who may have received relief under this Act, with the sums advanced to such persons respectively.

VII. And be it enacted, That it shall be the duty of the Assessors of Rates Directions to the in their respective Parishes, to include the amount so advanced to paupers, and any deficiency that may have arisen by reason of the death or removal from the Parish of other persons who may have received relief, in one general assessment, and to add thereunto, in a separate column, all the sums so advanced to individuals