in which the Court is

Quarter Sessions is for the District.

And give security.

requires the cath of appointed for Towns other than those in which the General Quarter Towns to be taken in Sessions of the Peace shall be holden, shall be taken in open Court, be open Court, except as and the same is hereby Repealed.

II. And be it further enacted by the authority aforesaid, That any Street Street Surveyors for Surveyor appointed under the provisions of the said Act for any Town in Towns in which the this Province, other than those in which the General Quarter Sessions of not holden, shall take the Peace shall be holden, shall not proceed to the discharge of the duthe oath of Office be- ties of his office until he shall have taken and subcribed the oath of office required by the said Act, before any Justice of the Peace in the District in which such Towns shall be situated, and given security pursuant to the provisions of the said Act.

Oath and security to be transmitted to the Clerk of the Peace.

III. And be it further enacted by the authority aforesaid, That the Justices of the Peace before whom the said oath shall be taken, and the securities entered into, shall forthwith transmit the same to the Clerk of the Peaceof the District in which the said Surveyor of Streets shall be appointed.



CHAP. XV.

AN ACT to provide for the Erection of a Gaol and Court House in the Eastern District.

[Passed 17th Feb'y. 1827.]

Preamble.

WHEREAS the Gaol and Court House for the Eastern District have been recently destroyed by fire, and it is necessary to provide for the safe custody of prisoners, and the accommodation of the several Courts of Justice.

Be it therefore enacted, by the King's Most Excellent Majesty. by and with the advice and consent of the Legislative Council and Assembly of the Province of Upper Canada, constituted and Assembled by virtue of, and under the authority of an Act passed in the Parliament of Great Britain, intituled, "An Act to repeal certain parts of an Act passed in the Fourteenth Year of His Majesty's Reign, intituled, An Act for making more effectual Provision for the Government of the Province of Quebec, in North America, and to make further Provision for the Government of the said Province;" and by the authority of the same, That Donald McDonell Esquire, Sheriff of the said District, James Pringle Esquire, and Noah Dickenson Esquire, shall be Commissioners for the

Commissioners appointed for superinlending the erection of a Gaol and Court purpose of superintending the erection of a Gaol and Court House in House at Cornwall, in the Eastern District. the Town of Cornwall, in and for the said District.

II. And be it further enacted by the authority aforesaid, That a majority A majority of the of the said Commissioners shall decide in all matters relating to the erec- Commissioners shall tion and completion of the said Gaol and Court House Provided never entrusted to them. theless, that the said Gaol and Court House shall not be erected on any The buildings shall other site than that on which the original Gaol and Court House for the be built on the site of the former Gaol and said District was erected.

decide in all matters

III. And be it further enacted by the authority aforesaid. That the said Authority to raise Commissioners so to be appointed as aforesaid shall have power to raise the credit of the Disby Loan, at a rate of Interest not exceeding Six per Cent, from such per-trict funds. son or persons, bodies politic or corporate, as may be willing to lend the same on the credit of the District, a sum of money not exceeding Four Thousand Pounds, to be applied for the purposes hereinbefore mentioned, and not otherwise; and the Treasurer of the District, for the time being shall enter into a Bond to the person or persons, bodies politic or corporate, from whom the same may be loaned, for the due payment of the Treasurer to give his said Sum of Money and the interest thereon at such time, and times as bond for the same, may be agreed upon, and such Bond shall constitute a debt and charge, binding upon the Treasury, but not upon the said Treasurer in his individual and personal capacity.

IV. And be it further enacted by the authority aforesaid, That the Treasurer of the said District, shall annually until the said loan shall be paid shall be annually apand discharged with interest, apply towards the payment thereof, not plied towards extinless than Three Hundred Pounds, from and out of the rates and Assess-guishing the debt. ments of the said District.

V. And be it further enacted by the authority aforesaid. That in case the Commissioners for the building of the said Gaol and Court House, An additional rate of shall not within three Months from the passing of this Act, be enabled to one half penny in the effect or obtain a Loan for the said sum of Four Thousand Pounds, to be imposed for the purrepaid it manner aforesaid, then and in such case it shall and may be pose of this Act, if found to be necessary: lawful for the Magistrates of the said District, in General Sessions assembled to levy by Assessment, to be made on each and every inhabitant house holder in the said District, in the same manner and form as by Law any Assessment may now or hereafter be levied for any public purposes in the said District, annually for such term of years as may be necessary to repay the said sum of money and interest, and no longer, an additional Rate, not exceeding one Half Penny in the Pound, to be applied for the purposes hereinbefore mentioned, and not otherwise.