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" the day of) and I direct that the said sum of " (*i. e. the amount of the fine*,) shall be paid to " of aforesaid, in which the said offence " was committed, to be by him applied according to the directions of the Statute " in that case made and provided ; (or as the case may be :) and I order that the " said sum of for costs shall be paid to C. D. (the party " aggrieved.) Given under my hand, the day and year first above mentioned."

Not to repeal any act relating to high treason or the revenue.

XLIII. Provided always, and be it enacted, that nothing in this Act contained, shall affect or alter any Act, so far as it relates to the crime of High Treason, or to any branch of the Public Revenue.

All acts repugnant to this act repealed. XLIV. And be it enacted, that all Acts, or parts of Acts, or provisions of Law in force in this Province, or any part thereof, immediately before the time when this Act shall come into force, which shall be inconsistent with, or contradictory to this Act, or which make any provision in any matter provided for by this Act, other than such as is hereby made in such matter, shall from and after the time when this Act shall come into force, be and they are hereby repealed, except in so far as may relate to any offence committed before the said time, which shall be dealt with, and punished, as if this Act had not been passed.

CAP. XXVIII.

An Act to appropriate certain sums of Money for Public Improvements in this Province, and for other purposes therein mentioned.

[18th September, 1841.]

MOST GRACIOUS SOVEREIGN.

Preamble.

WHEREAS it will conduce to the prosperity and advancement of this Province, that the Public Works hereinafter mentioned, be undertaken and completed with the least possible delay; May it therefore please Your Majesty, that it may be enacted and be it therefore enacted by the Queen's Most Excellent 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, intituled An Act to Re-unite the

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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 for the construction and completion of the Public Works of this Province, there be granted to Her Majesty, Her Heirs and Successors the sum of one million, six hundred and fifty-nine thousand six hundred and eighty-two pounds, Sterling, which said sum shall be applied and expended under the charge and superintendence of the Board of Works of this Province, for the erection and completion of the following Public Works, and in the proportions and within the periods hereinafter mentioned ; that is to say :

- For the Welland Canal, the sum of four hundred and fifty thousand pounds, WellandCanal-Sterling;
- For the Improvement of the Navigation of the Saint Lawrence, exclusive of Lake Saint Peter, six hundred and ninety-one thousand six hundred and eighty-two pounds, Sterling;
- For the Improvement of the Navigation of the Lake Saint Peter, fifty eight Peter. thousand five hundred pounds, Sterling;
- For the Burlington Bay Canal, forty five thousand pounds, Sterling;
- For improving the internal waters of the Newcastle District, the construction of Slides, Locks, and certain Roads leading thereto, fifty thousand pounds, Sterling;
- For constructing or improving Harbours and Light Houses on Lakes Onta- Light Houses rio and Erie, and Roads leading thereto, seventy-four thousand pounds, Sterling;
- For improving the River Richelieu, twenty-one thousand pounds. Sterling;
- For improving the River Ottawa, and building Bridges and constructing Slides on the same, twenty-eight thousand pounds, Sterling;
- For improving the Bay of Chaleurs Road between Percé Point and the Indian leurs Road. Mission, and a portion of the Métis or Kempt Road, fifteen thousand pounds Sterling;
- For improving and completing the Gosford Road between Quebec and the Gosford Road. Eastern Townships, through the block of land possessed by the Government, ten thousand pounds, Sterling; For

Burlington Bay

Lake St.

Improvement of the St. Law-

rence.

Waters of Newcastle District.

Canal.

Harbour and on Lakes Ontario and Erie.

River Richelieu.

River Ottawa.

Bay of Cha-

A certain sum granted for public works.

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Main Northern Road.

Main Province Road,

Cascades to Province line.

Brantford to London.

London to Port Samia.

London to Chatham &c.

Bridges between Quebec and Montreal.

L'Orignal to the St. Lawrence.

Hamilton to Port Dover.

Powers heretofore vested in any Directors or Commissioners of any of the said Public Works transferred to the Board of Warks. For improving and completing the main northern Road from Lake Ontario at Toronto, to Lake Huron, continuing and perfecting the same from the termination of the portion already undertaken by the District of Barrie, establishing Toll Bars thereon, and improving sundry parts thence to Penetanguishine, and on the Cold Water *Portage*, thirty thousand pounds, Sterling;

For improving the main Province Road from Quebec to Amherstburg and Port Sarnia, building certain Bridges on the same between Montreal and Quebec, and improving those portions of the line along which the River or Lakes are not now available for the transport of the Mails, that is to say:

To macadamize or otherwise improve that portion between the Cascades and the Province line, and to establish Toll bars thereon, fifteen thousand pounds, Sterling;

To macadamize or otherwise complete that portion from the termination of the part already undertaken by the District of Brantford to London, and establish Tolls thereon, fifty-five thousand pounds, Sterling;

To drain, trunk, form, and otherwise improve the Road thence to Port Sarnia, fifteen thousand pounds, Sterling;

To drain, trunk, form, and otherwise improve the Road from London to Chatham, Sandwich and Amherstburg, fifty-five thousand pounds, Sterling;

For building Bridges over the large Rivers between Quebec and Montreal, thirty-four thousand pounds, Sterling;

For the completion of the Military Road, from the Ottawa near L'Orignal to the Saint Lawrence, fifteen hundred pounds, Sterling;

For the formation of a line of Road, from Hamilton to Port Dover, thirty thousand pounds, Sterling.

11. And be it enacted, that from and after the passing of this Act, all Directors or Commissioners appointed by or under the authority of any of the Laws now in force, authorizing the construction or carrying on of any of the said works and improvements shall be superseded, and their respective offices shall cease and be determined to all intents and purposes whatsoever : and that all and every the powers and authorities conferred upon any such Directors or Commissioners in or by

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by any such Law or Laws shall be transferred to and shall and may be used, exercised and enjoyed by, and under the direction of, the Board of Works, in as full and ample a manner to all intents and purposes, as the same might or lawfully could be used, exercised or enjoyed by such Directors or Commissioners or any number of them, respectively : Provided that nothing herein contained, shall diminish or affect the authority and powers of the Commissioners appointed by or under the authority of an Act of the Legislature of the late Province of Upper Canada, passed in the third year of the Reign of His late Majesty King William the Fourth, and intituled An Act granting to Her Majesty a sum of Money, to be raised by Debenture, for the improvement of the River Saint Laurence, in so far as regards the settlement of the claims for compensation for damages, made under the said Act by any person whomsoever before the passing of this Act; but such powers and authorities, and all the provisions of the said Act, shall, in so far as regards any such claim, be and remain in full force and effect, as if this Act had not been passed : and provided also, that nothing herein contained shall in anywise affect the rights or powers of the Stockholders of the Capital Stock of the Welland Canal Company, or any Directors by them elected according to Law.

III. Provided always, and be it enacted, that nothing herein contained shall be construed in anywise to annul, discharge, vacate or make void, any contract, agreement, debt, or liability lawfully made, entered into or incurred by or to such Directors or Commissioners; but that every such contract, agreement, debt or liability shall be performed, fulfilled, paid and discharged to or by the said Board of Works in like manner and subject to the same conditions as it would have been to or by the said Directors or Commissioners if they had continued in office.

IV. And be it enacted, that it shall be lawful for the Governor, Lieutenant Governor or person administering the Government of this Province, from time to time, and as occasion shall require, to raise by Loan the said sum of one million six hundred and fifty-nine thousand six hundred and eighty-two pounds, Sterling, amount of the for the construction and completion of the several Public Works hereinbefore enumerated.

V. And be it enacted, that it shall be lawful for the Governor, Lieutenant Gov- Debentures to ernor, or person administering the Government of this Province, to cause or direct any number of Debentures to be made out for such sum or sums of money, not exceeding in the whole the amount hereinbefore authorized to be raised, as any person or persons, body or bodies corporate or politic, shall agree to advance upon such Debentures, with interest payable half yearly at a rate not exceeding the rate of five pounds, for every hundred pounds, by the year, and which said Debentures shall be made payable at twenty years from the date thereof.

Proviso-As to certain powers to settle claims for damages, given by Act of U. C. 3 Will. 4, c. 18.

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Rights and liabilities of the Commissioners and Directors transferred to the Board of Works.

A Loan may be raised by the Governor to an amount equal to the total sums hereby granted.

be issued to the amount afcresaid.

VI.

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Depentures issued under this Act to be chargeable on the Revenue of the Province.

Counterfeiting Debentures&c. with intent to defraud, to be felony. VI. And be it enacted, that all such Debentures and interest thereon, and the charges incident thereto or attending the same, shall be and are hereby declared to be charged and chargeable upon and shall be borne and paid out of the conso-lidated Revenue Fund of this Province.

VII. And be it enacted, that if any person or persons shall forge or counterfeit any such Debenture as aforesaid, which shall be issued under the authority of this Act and remain uncancelled, or any stamp, indorsement, or writing thereon or therein or shall tender in payment any such forged or counterfeited Debenture, or any Debenture with such counterfeited indorsement or writing thereon, or shall demand to have such counterfeit Debenture, or any Debenture with such counterfeited indorsement or writing thereupon or therein, exchanged for ready money by any person or persons who shall be obliged and required to exchange the same, or by any other person or persons whomsoever, knowing the Debenture so tendered in payment or demanded to be exchanged, or the indorsement or writing thereupon or therein, to be forged or counterfeited, and with intent to defraud Her Majesty, Her Heirs or Successors, or the person appointed to pay off the same, or any of them, or any other person or persons, bodies politic or corporate, then every such person or persons so offending, being thereof lawfully convicted, shall be adjudged guilty of Felony, and shall suffer punishment accordingly.

VIII. And be it enacted, that the Receiver General of this Province, for the time being, shall before each Session of the Parliament of this Province, transmit to the Governor, Lieutenant Governor, or person administering the Government of this Province, a correct account of the numbers, amount and dates of the different Debentures which may have been issued under the authority of this Act, of the amount of the Debentures redeemed by him, and the interest paid thereon, respectively, and also of the amount of the said Debentures outstanding and unredeemed at the period aforesaid, and of the expenses attending the issue of the same and of carrying this Act into effect.

Such interest to be payable by the Receiver General half yearly.

Accounts to be rendered by

the Receiver

General.

IX. And be it enacted, that the interest accruing upon the said Debentures shall and may be demandable at half yearly periods computing from the date thereof, and shall and may be paid on demand by the Receiver General of this Province for the time being, who shall take care to have the same indorsed on each Debenture at the time of payment thereof, expressing the period up to which the said interest shall have been paid, and shall take receipts for the same from the parties, respectively; and that the Governor, Lieutenant Governor, or person administering the Government of this Province, shall after the thirtieth day of June, and the thirty-first day of December in each and every year, issue Warrants to the said Receiver General, for the payment of the amount of interest that shall

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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.

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.

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,

W HEREAS it is expedient to impose a rate or duty to be paid to Your Majes-Preamble. ty for the Public Improvements of this Province, on Bank Notes issued and

in

Debentures redcemable in and further interest stoppresented

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

Accounting clause.

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