

the establishment of Regulations of Police, in and for the several Counties, Cities, Towns, Townships and Villages in Upper Canada.

Corporation may by By-law settle and impose a special rate per annum.

II. And be it enacted, That it shall, nevertheless, be lawful for any such Municipality or Municipal Corporation, in any By-law to be passed for the creation of any such Debts as aforesaid, or for the making or executing any such Bonds, Deeds, Covenants, or other Securities as aforesaid, to Her Majesty, Her Heirs or Successors, or in any other By-law to be passed by such Municipality or Municipal Corporation, to settle and impose a Special Rate per annum, of such amount as such Municipality or Municipal Corporation may deem expedient, over and above and in addition to all other rates whatsoever, to be levied in each year upon the assessed rateable property within the limits of such Municipality or Municipal Corporation, for the payment and discharge of such Debts, Bonds, Covenants, or other Securities, or some part thereof; and that every such By-law shall be valid and effectual and binding upon such Municipality or Municipal Corporation, although the Rate settled or imposed thereby be less than is required by the said one hundred and seventy-seventh section of the last mentioned Statute; and that all and every the provisions of the said Act, or of any other Act passed or to be passed amending, varying, or repealing the same or any part thereof shall, except in so far as they are inconsistent with the previous provisions of this Act, apply and extend to every such By-law, and the moneys raised or to be raised thereby as fully in every respect as such provisions would extend or apply to any By-law enacted by any such Municipality or Municipal Corporation for the creation of any Debt, or the negotiation or raising of any loan, as provided in the said one hundred and seventy-seventh section, or to the moneys raised or to be raised thereby.

Provisions of the said Act, how to apply.

C A P . C X X V .

An Act to repeal the provision limiting the distance between the County Town and any additional Grammar School in the same County, in Upper Canada.

[30th August, 1851.]

Preamble.

WHEREAS inconvenience has arisen from the Proviso hereinafter mentioned: 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, 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 so much of the sixth section of the Act passed in the Session held in the fourth and fifth years of Her Majesty's Reign, and intituled, *An Act to make temporary provision for the appropriation of the Funds derived from the sale of School Lands in that part of the Province formerly Upper Canada, and for other purposes*, as is in the words following: "Provided any such additional School shall not be within six miles of the "District Town," shall be, and is hereby repealed.

Part of sect. 6 of 4 & 5 Vict. c. 19 repealed.

Payment of allowance to be authorized in a certain case.

II. And be it enacted, That notwithstanding the provision of an Act passed in the ninth year of Her Majesty's Reign, intituled, *An Act to amend the Act therein mentioned relating to the appropriation of moneys derived from the sale of School Lands in Upper Canada*, it shall and may be lawful for the Governor, by and with the consent of the Executive Council, to authorize the payment of the annual allowance to the Board of Trustees of any School, if not less than twenty Scholars shall be educated therein.