1902

Froviso,

What evidence shall be required in actions on bills or notes.

Where the Notarial demand of payment may be made.

Act not to apply to cases wherein judgment has been given.

Preamble.

12 Vict. c. 112.

Notwithstanding 8 Vict. c. 72, duties from Tavern Licenses in certain Countiesappropriated for Court Houses and Gaols at

Kamouraska and Ayl-

mer.

1851. 14° & 15° VICTORIÆ, CAP. 62-63.

according to law and the practice of the said Court : Provided always, that the party contesting shall not be liable to any costs of suit if he make payment of the said amount before notice given to him of such petition, nor in any case to the costs arising from the said petition.

IV. And be it enacted, That in any action or suit founded on a Bill of Exchange or Promissory Note, against any party, no other evidence shall be required or adduced than such as, under the Act aforesaid of the Parliament of this Province, may be required or adduced in an action or suit founded on a Bill of Exchange or on a Promissory Note whereto all the parties are traders.

V. And be it enacted, That the Notarial demand of payment, preliminary to the protest of any Bill of Exchange or of any Promissory Note, payable at a Bank, may be lawfully made at such Bank, either within or after the usual afternoon banking hours of such Bank; any law or usage to the contrary notwithstanding.

VI. Provided always, and be it enacted, That nothing herein contained shall apply to any protest of any Bill of Exchange or Promissory Note upon which any judgment of any Court of original jurisdiction shall have been rendered previous to the passing of this Act.

LXIII. CAP.

An Act to appropriate all moneys accruing out of Tavern Licenses in the Counties which form the District of Kamouraska, and in the County of Ottawa, towards defraying the cost of the Court House and Gaol erected at Kamouraska, and the Court House and Gaol now being erected in Aylmer.

[30th August, 1851.]

THEREAS it is necessary to provide more ample funds for defraying the cost of erection of the Court House and Gaol lately built and constructed at Kamouraska, and for defraying the cost of erection of the Court House and Gaol now in course of construction at Aylmer, than are provided by the Act passed in the twelfth year of Her Majesty's Reign, and intituled, An Act to make provision for the erection or repair of Court Houses and Guols at certain places in Lower Canada, under which the said Court House and Gaol at Kamouraska have been erected, and the said Court House and Gaol at Aylmer are now in course of construction : 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 for and notwithstanding any thing in the Act passed in the eighth year of Her Majesty's Reign, and intituled, An Act to provide for the payment of Claims arising out of the Rebellion and Invasion in Upper Canada, and to appropriate the Duties on Tavern Licenses to Local purposes, the moneys arising after the passing of this Act from the Duties on Licenses to keep Houses of Public Entertainment within the Counties of Kamouraska and Rimouski, shall be and are hereby appropriated towards defraying the cost of the Court House and Gaol lately erected at Kamouraska, and the moneys arising after the passing of this Act from Duties on Licenses to keep Houses of Public Entertainment within the County of Ottawa, shall be and are hereby appropriated towards defraying the cost of the Court House and Gaol now in course of construction at Aylmer, under the Act mentioned in the Preamble to this Act, and the other expenses incident thereto, and the principal and interest of the Debentures issued or to be issued under the said Act, and the expenses of keeping the said Court Houses and Gaols and their appurtenances in thorough repair and order; and such moneys shall be paid, applied and accounted for accordingly by the proper Officers, and no part thereof shall be paid over to the Treasurer of any Municipal Division whatsoever.