Crown to have the same privilege as for the original loan.

IV. For the recovery, security and payment of any sum which shall be advanced under this Act, and of the interest thereon, the Crown shall have the same recourse, rights, hypothecs and privileges, as are granted, under the Act above mentioned, for the security and payment of the sums advanced under the said Act, and shall be entitled to the same exemption from enregistration and other formalities therein mentioned.

CAP. XXIX.

An Act to provide for the removal of the Registry Office of the County of Missisquoi from the place where it is now kept to a more central position.

[10th November, 1852.]

Preamble.

WHEREAS the Registry Office of the County of Missisquoi was fixed and is now held in the Village of Frelighsburgh, in the Seigniory of St. Armand, the most southern part of the said County, and it is expedient for the general convenience of the population of the said County, to change the site of the said Registry Office, and to place it in a more central position; and whereas Dunham Flats, in the Township of Dunham, is the most central and convenient place for the majority of the inhabitants of the said County: 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 reunite 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 on the first day of January, in the year one thousand eight hundred and fifty-three, the Registry Office for 1st Jan. 1853. the County of Missisquoi shall be removed from the place where it is now held, and shall, from and after the said first day of January, be established and held at Dunham Flats, in the Township of Dunham, in the said County.

Registry Office to be

CAP. XXX.

An Act to detach, for judicial purposes, the settlements of Sainte Anne-des-Monts and Cap-Chat from the District of Gaspé, and annex the same to the District of Kamouraska.

[10th November, 1852.]

Preamble.

WHEREAS by reason of the great distance of the settlements of Ste. Anne-des-Monts and Cap-Chat, included in and making part of the County and District of Gaspé, from the places in the said County and District whereat the Courts

of Justice sit, and the want of a road of communication between those places, it is expedient, in conformity with the petition and prayer of the inhabitants of the aforesaid settlements, to detach the same from the aforesaid County and District of Gaspé, and for judicial purposes to place them under the jurisdiction of the nearest Courts, that is to say, the Superior Court, in the District of Kamouraska, and the Circuit Court, in the County of Rimouski: 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 from and After 1st after the first day of January, one thousand eight hundred and Jany. 1853, fifty-three, the aforesaid settlements of Sainte Anne-des-Monts the settlements of Sainte Anne-des-Monts and Cap-Chat, hitherto included in and making part of the Anne-des-County and District of Gaspé, shall be and the saine are hereby Monts and detached and withdrawn from the jurisdiction of the Courts in be within the court of the Courts and District of Courts and transferred and district of Courts and District of Courts and transferred and district of Courts and District of and for the County and District of Gaspé, and transferred and jurisdiction of made subject to the respective jurisdictions of the Superior Court the courts for by law established in the aforesaid District of Kamouraska, and Kamouraska to the Circuit Court in the said County of Rimouski, according and County to the respective competencies of the said Courts; and that the of Rimouski. said settlements shall, for judicial purposes, hereafter form part of the said District of Kamouraska in and over which settlements the said Superior and Circuit Courts shall respectively, after the said first day of January next, have jurisdiction in as full and ample a manner in all respects as by law they have and may exercise within their respective jurisdictions, at the time of the passing hereof.

II. And be it enacted, That all proceedings at law, civil and Proceedings criminal, and all enregistrations or formalities thereunto ap-commenced pertaining, begun, existing and remaining to be done in the may be con-tinued and District of Gaspé, at the date above mentioned in any wise completed as relative to the said settlements of Sainte Anne-des-Monts and if this Act Cap-Chat, or any land or lands therein, or to any inhabitant or had not been passed: Juinhabitants thereof, may lawfully be thereafter continued, pro-risdiction of cceded upon, adjudicated, executed, perfected and certified, Justices of (with the same effect as if this Act had not been passed,) and siding in the that all Justices of the Peace for the said District of Gaspé, said settleresiding in the said settlements, shall respectively continue in ments. office by virtue of this Act, in the same manner as if they had been appointed from the date aforesaid for the District of Kamouraska, as well as for the District of Gaspé.

III. Provided always, and be it enacted, That nothing in Settlements this Act contained shall be construed to interfere with the to continue elective franchises of the freeholders of the said settlements of part of Gaspé

Sainte

Cap. 30, 31. County of Perth, separation of from others. 16 Vict.

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County for Electoral purposes.

Sainte Anne-des-Monts and Cap-Chat, entitled to vote for the election of a Member to represent the County of Gaspé in the Legislative Assembly of the Province, when and as often as the case may occur; the said settlements, notwithstanding any thing in this Act contained, remaining, for electoral and Legislative purposes, as heretofore, parts of the County of Gaspé.

Act 12 Vic., c. 126, not to be affected by this Act.

IV. Provided always, And be it enacted, That nothing herein contained shall be construed to repeal an Act passed in the twelfth year of Her Majesty's Reign, intituled, An Act detaching the settlements of Sainte Anne-des-Monts and Cap-Chat from the Municipality of Gaspé, and to erect the same into a separate Municipality, nor to annul or alter any of the enactments or provisions thereof.

Public Act.

V. And be it enacted, That this Act shall be deemed a Public Act, and as such be judicially noticed by all Judges, Justices and others whom it may concern without being specially pleaded.

May be alter-

VI. And be it enacted, That this Act may be repealed, aled during this tered or amended during the present Session of Parliament.

CAP. XXXI.

An Act to authorize the Governor General to issue a Proclamation to declare the County of Perth to be separated from the United Counties of Huron, Perth and Bruce, and for other purposes therein mentioned.

[10th November, 1852.]

Preamble.

HEREAS the Townreeves of the County of Perth, one of the United Counties of Huron, Perth and Bruce, have been duly constituted a Provisional Municipal Council for the said County of Perth, in pursuance of the Provisions of the tenth section of an Act of the Parliament of the Province of Canada, passed in the twelfth year of Her Majesty's Reign, intituled, An Act for abolishing the Territorial Division of Upper Canada into Districts, and for providing for temporary Unions of Counties for Judicial and other purposes, and for the future dissolutions of such Unions as the increase of wealth and population may require; And whereas the said Provisional Municipal Council has not complied with the terms of the fifteenth section of the said recited Act in time to enable a

Proclamation to be issued under the provisions of the eighteenth section of the said recited Act, for disuniting the said County of Perth, so as such disunion should take effect on the first day of January next; And whereas there is just reason for believing that such Provisional Municipal Council will make it appear to the satisfaction of the Governor of this Province in Council, prior to the said first day of January next, that the terms of the

12 V. c. 78.

Recital.

fifteenth section of the said recited Act have been complied with: