CAP. C.

An Act to legalize a certain By-law of the Municipal Council of the Township of Cornwall.

[Assented to 1st July, 1856.]

Preamble.

WY HEREAS it appears by a Petition from the Municipal Council of the Township of Cornwall, presented to Parliament at the present Session, that on the twenty-second day of February, one thousand eight hundred and fifty-five, the said Municipal Council, acting on the Petition of a large number of the freeholders of the said Township, praying them to erect a Town Hall for the use of the said Township, adopted a By-law to raise by debentures the sum required for the purchase of a site and erecting a Town Hall thereon ; That the said By-law was duly published in the manner pointed out by the Act passed in the Session held in the fourteenth and fifteenth years of Her Majesty's Reign, and chaptered one hundred and nine, for three months from the first day of March, one thousand eight hundred and fifty-five, and was finally passed by the said Council on the eleventh day of June, one thousand eight hundred and fifty-five, the day appointed in the notice appointing the day for the adoption of the said By-law; That a site was purchased and a Town Hall erected thereon, and opened for use on the Annual Township Meeting in January last, and has since been used for the meetings of the said Council; That Debentures were issued by authority of the said By-law for four hundred and seventy-five pounds currency, which with the sum of twenty-five pounds paid by the Council, was expended in the purchase of a site and erection of the Town Hall; and that two hundred pounds, part of the Debentures aforesaid, have been redeemed; That the said By-law was finally passed on the eleventh day of June, one thousand eight hundred and fifty-five, after the passing of the Act of the eighteenth Victoria, chapter one hundred and thirty-three, which requires that all By-laws for raising money by loan should be submitted to the Electors for ratification ; and the said Council have further set forth in the said Petition, that at the time of adopting the said Bylaw, they were not aware of the passing of the said Act, altering the mode of sanctioning a By-law for raising a loan, and were not made aware of the fact until some months afterwards; And whereas the said Council have by their said Petition, prayed that an Act may be passed to remove any doubt that may exist as to the legality of the said By-law, and to legalize the same, and it is expedient to grant their prayer : Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows :

The By-law mentioned in

I. The said By-law is hereby declared to be valid in all respects, and the debentures issued by authority thereof to have the Preamble, been legally issued, and the amount thereof, with the interest therein

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therein specified and accruing thereon, shall be to all intents and purposes a debt of the said Municipality.

II. This Act shall be deemed a Public Act.

Public Act.

CAP. CI.

The Lower Canada Municipal and Road Amendment Act of 1856.

[Assented to 1st July, 1856.]

The Lower Common Memory to amend certain parts Preamble. of The Lower Canada Municipal and Road Act of 18 V.c. 100. 1855, and to remove doubts as to the interpretation of other parts thereof: Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, declares and enacts as follows :

INTERPRETATION.

I. The words "said Act" whenever they occur in this words "said Act shall, notwithstanding the citing of other Acts therein, be Act" to mean understood to refer to The Lower Canada Municipal and Road 18 V. c. 100. Act of 1855.

2. This Act and the said Act shall be considered as form- This Act to be ing but one Act, in the same manner as if all the provisions in construed as this Act contained had originally formed part of the said Act, one Act with 18 V. c. 100. except only in so far as any parts of the said Act are hereby repealed.

NOTICES.

II. Nothing in the eighth and ninth sections or in any other Sections 8 & 9 part of the said Act shall prevent the Secretary-Treasurer of any of 18 V.c. 100, Council or the County Superintendent from giving or certify- amended, as ing any notice either public or special required by the said Act notices. as amended by this Act: and whenever any such notice is given by either of the said officers, the certificate of the publication or service thereof shall be attested under the oath of office of the person giving the notice, if he has taken such oath; if not, under a special oath, as required by the said Act.

PROVISIONS APPLICABLE TO MUNICIPAL COUNCILS GENERALLY.

CORPORATE SEAL.

III. Notwithstanding any thing contained in the eleventh Section 11 of section of the said Act, every Municipal Corporation shall 18 v. c. 100, hereafter have a common seal; and every instrument or docu-amended. ment in writing which under the said Act should be signed by Every Mum-the Chief officer of any such Corporation shall be equally valid cipality to without his signature, provided the seal of the Corporation and have a com-mon seal. &c.

the