1857.

Municipal Laws, U. C.-Amendt.

incorporated Villages now have or hereafter may have by law, as fully as if such Village had been specially mentioned in the Schedule or Schedules relating to Villages attached to the Municipal Acts of Upper Canada.

II. All Acts and parts of Acts inconsistent with this Act shall Inconsistent enactments be and are hereby repealed. ropealed.

CAP. LXVIII.

An Act to enable Counties united for Municipal purposes to carry on improvements independently of each other.

[Assented to 10th June, 1857.]

WW HEREAS it is necessary to afford greater facilities than preamble. at present exist for carrying on local improvements in Counties where two or more are united : Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows :

I. From and after the passing of this Act, it shall and may County unitbe lawful for the County Councils of United Counties to take ed to unother into consideration, make appropriations and raise funds, so as may raise to enable either County separately to carry on such improve- tely for sepaments as may be required by the inhabitants thereof.

II. Whenever any such measure shall be brought under the Reeve, &c., of notice of the Council of any United Counties, none but the County in-Reeves and Deputy Reeves of the County affected by the mea- terested only sure shall be permitted to vote; Provided always, that the Proviso. Warden, in case of an equality of votes for and against the measure, shall have the right of giving the casting vote, whether he be a Reeve or Deputy Reeve of any portion of the County affected by the measure or not.

III. In all other respects, all the provisions of the Municipal Municipal Corporations Acts of Upper Canada, giving such privileges and Corporations making provision for the payment of the amounts appropriated, in other reswhether to be borrowed upon a loan or to be raised by direct pects. taxation, shall be adhered to.

IV. The Treasurer of such United Counties shall pay over Moneys so all sums so paid into his hands by the several Collectors with- raised to be out any deduction for percentage.

V. The property to be assessed for the purposes by this Act Only property contemplated, shall be the same as is assessed for any other in the County County purpose, except that any sum to be raised for the pur- be assessed. poses of one County only, or for the payment of any debt contracted for the purposes of one County only, shall be assessed and levied solely upon property in that County, and not upon that in the other or others united to it.

rate purposes.

paid without deduction.

Cap. 67, 68.

CAP.