maining Counties shall form a union of Counties under this Act until they be separated in the manner by the said Act provided, and all provisions of the said Act or of this Act applicable to unions of Counties in general shall be applic-5 able to such union, to all intents and purposes as if such remaining Counties had been set forth as such in the said Schedule B of this Act.

VI. And whereas in some cases Townships or other tracts Recital. of land or localities will, when this Act comes into effect 10 be detached from the County Municipality to which they now respectively belong and attached to another, and it is necessary to make provision for such cases, Be it therefore enacted, That (except in those cases with regard to which it is otherwise provided by this Act) the Court-15 House and the land thereunto attached, with all the appurtenances and dependencies thereof, and all the personal property of the County from which any Township or other Act, tract shall be detached under this Act, and all taxes due in such County before this Act shall come into effect, and all 20 other moneys duc to such County, shall after this Act shall come into effect, be the property of the County in which such Court-House shall be situate, which, notwithstanding any change of its limits or name, shall be held to be the same County and the same Municipal Corporation with that of 25 which such Court-House was the County Court-House before this Act came into effect, and shall be entitled to claim; and recover and enforce all debts, effects and obligations belonging to or contracted in favor of such last mentioned County, and shall be liable for all debts or 30 obligations due from or contracted by the same, and all. By-laws of the same shall remain in force in such County as limited by this Act until repealed or altered by compe-

- tent authority: and no suit, action or proceeding shall As to suits. abate or be discontinued in consequence of such change of 35 limits or of dame, but may be continued and completed by or. against such County, with its new limits and by its new
- name, as effectively as if such limits or name had not been. changed.

VIL Provided always, and be it enacted, That the County: As to debts 40 from which any Township, tract of land or locality shall. due by any County of be detached under this Act, shall, with reference to any: which the County of which such Township, tract or locality is thereafter to form a part, be known as "the Elder County," and the County of which such Township, tract by locality,

45 so detached is thereafter to form part, shall, with reference to such Elder County be known as "the YoungerCounty;". 1 1

To what County property shall be-long where the limits are altered by this

tered by this Act,