deliver to the person taking the same a certificate thereof; - having been and the person taking such oath shall, without delay, deliver taken. such certificate to the secretary-treasurer of the council in relation to the affairs of which such oath was made. 18 V.c. 100. 5 s. 78, par. 2.

LANGUAGE OF PUBLICATION.

76. The governor may, by order in council, declare that the Governor in publication to be made under this Act of any notice, by- Council may law or resolution, shall be made in one language only, in any tion in one municipality the council whereof have shewn that such publi- language only 10 cation may be so made without detriment to any of the inha- in certain hitants thereof. The provincial Secretary shall cause a copy of every such order in council to be inserted in "The Canada Publication of Gazette," and from the date of such insertion the publication of such order. all such notices, by-laws and resolutions may be legally made li in the municipality referred to in such order in council, in that language only which is thereby prescribed. 18 V. c. 100, s. 79.

FORMS.

77. The forms given in the schedule to this Act shall Forms in suffice for the purposes for which they are given; but any other Schedule to form to the like effect shall be sufficient, and any form shall be be sufficient. 20 form to the like effect shall be sufficient, and any form shall be sufficient for such purposes or any other under this Act, if according to the ordinary construction of the language, the purport and intent thereof can be bona fide understood from the words used ;-and no unnecessary or irrelevant allegations or expres- Interpretation of forms and sions, in any such form, shall affect the validity thereof, if by proceedings passing them over as mere surplusage the remainder can be under this made to bear the sense required ;—the rules of construction em- Act. bodied in the Interpretation Act, and in this Act, shall apply as well to the forms here given and to any other such form as If aforesaid, as to the allegations, statements, orders or directions therein contained; and no objections of mere form or founded on Merely formal the omission of any formality shall be allowed to prevail in any objections not to prevail, if action, suit or proceeding under this Act, unless substantial in- the substance justice would be done by not allowing such objection. 18 V. benotaffected. 35 c. 100, s. SO.

REPEAL-AND EXCEPTIONS FROM REPEAL.

78. So much of the said Lower Canada Municipal and So much of Road Act of 1855, or of any of the Acts amending the same, or 18 V. c. 100, of any other Act or Law,—as is inconsistent with this Act,—and other Acts as is inconsistent with this Act, tent with this 40 other than such as is hereby made,-shall be repealed from and Act, repealed. after the passing of this Act,--except as to penalties or liabilities incurred, or rights acquired before the passing of this Act.