

been submitted to the ratepayers of the county entitled to vote upon by-laws under the said "The Manitoba Municipal Act, 1884" for approval: and approved by three-fifths of the electors voting thereon in accordance with the said Act."

15. Section 454 of the said "Manitoba Municipal Act, Sec. 451 1884" is hereby amended by adding thereto the following as ^{amended.} a sub-section:—

(1.) Provided however that no money shall be expended in the erection of such county buildings or in the purchase of a ^{Proviso as to} site therefor except under a by-law duly passed by a County ^{vote of} Council before the passing of "The Manitoba Municipal Act, 1884" unless and until a by-law authorizing the same shall have first been submitted to the electors in the county and shall have received the approval of three-fifths of the electors being owners of real estate voting thereon. All the provisions contained in this Act with regard to the submission of by-laws to the vote of ratepayers shall apply to the submission of any such by-law. This sub-section shall not apply to the Counties of Beautiful Plains, Lorette, D'Tberville, Carillon and Marquette.