County Couneil may apply unexpended balance.

IV. The said County Council shall and may and it is hereby authorised, by any By-law to be duly passed, to apply the money unexpended under the By-law first mentioned in the Preamble of this Act, for any purpose which shall in and by such By-law be stated and declared.

Mode of enforcing payment from inferior Municipalities.

V. In the event of any sum of money agreed to be paid in and by any 5 such contract or agreement for the purchase or sale of any such road or work, remaining unpaid after the time limited for the payment thereof, at the time of fixing the annual assessment by such County Council, it shall and may be lawful for such County Council to add such amount overdue and in arrears to the amount of assessment required to be levied for County 10 purposes in and by such Municipality so in arrear, and upon notice thereof the Council of such interior Municipality shall and they are hereby required to levy and collect and pay over to the Treasurer of such County with the annual assessments for County purposes, the amount so required to be levied to satisfy such amount so in arrear as aforesaid, in the same manner as the 15 annual rates and assessments are now collected, paid and satisfied, and the same remedy shall and may be had, taken and enforced to compel the collection and payment thereof as now exists respecting ordinary rates and assessments, and in default of such collection and payment, the said County Council shall and may and they are hereby authorized to issue a 20 rate bill or collector's roll idjected to the collector of such Town, Township or Village, authorising the collection and payment over of such amount by rateable assessment upon the parties liable to assessment within such Town, Township or Village, and upon receipt of such rate bill such collector shall proceed to the collection of such amount, and pay over the same in the 25 same manner as ordinary rates and assessments are collected according to law.

County Council may enforce agreements entered into.

VI. The said County Council may and are hereby authorized to enforce performance of all such contracts and agreements as may have been entered into between the said County Council and any Town, Township and 30 Village Council in respect of any work or road referred to in or constructed under and by virtue of the provisions of the said first mentioned By-law.

Power to establish Toll Gates on the Roads. VII. The said County Council shall before the transfer of any such road or work, and the said Town, Township or Village Council after such transfer or assignment shall and may and they are hereby authorized to establish 35 such and so many toll gates upon such works or roads as may by By-laws of such Council be directed and declared to be necessary and p. oper, and shall and may appoint and name all and so many gate-keepers or toll-receivers as they may by By-law declare to be necessary and proper, and take security from all such parties for the due performance of the duties 40 for which they may be appointed as aforesaid, and enforce the same by action of debt in any Court of Law in Upper Canada having competent jurisdiction; and all securities heretofore taken by such Councils from any party or person for the performance of any duty in respect to any such road or work, or the collection of toll thereon or overseeing such work, 45 shall be and the same are hereby declared to be legal, binding and valid.

County Council may take security from inferior Munisipalities VIII. The said County Council shall and may, and they are hereby authorized to take security from any Municipal Council within the said Counties for all or any portion of the money still unexpended under the said By-law, in case it may be decided to expend the same or any part 50 thereof, within such inferior Municipality, or upon any work in which such inferior Municipality may be interested and shall have the same