An Act to amend the Municipal Act of Upper Canada, in so far as it enables County Councils to raise loans, in certain cases, without the assent of the Municipal Electors.

WHEREAS it is expedient so to amend the Act passed in the Preamble. twenty-second year of Her Majesty's Reign, intituled An Act 22 V. c. 99. respecting the Municipal Institutions of Upper Canada, as to oblige County Councils to obtain the assent of the Municipal Electors to By-laws b for raising money not required for the ordinary expenditure of the Municipality, and not payable within the same municipal year, in like manner as other Municipal Councils are obliged to obtain such assent; Therefore Her Majesty, &c., enacts as follows:

I. The two hundred and twenty-fourth section of the Act cited in the Sect. 224 and 10 Preamble, and so much of the two hundred and twenty-third section part of 223 repealed from of the said Act as is in the words following: "Except that in Counties, and after-"(other than Cities,) the Council of such County or Counties may raise "by By-law or By-laws, without submitting the same for the assent of the electors of such County or Counties, for contracting debts or 15 "loars, any sum or sums, over and above the sum or sums required "for its ordinary expenditure, not exceeding in any one year twenty "thousand dollars," shall be repealed, upon, from and after the day of

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Thrown out on motion per 2d reading - 9 March 1859.