

in consequence of such change of limits or of name 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.

- 5 VI. Provided always, and be it enacted, That the County from which any Township, tract of land or locality shall be detached under this Act shall with reference to any County of which such Township tract or locality is thereafter to form a part, be known as "the
10 Elder County" and the County of which such Township tract or locality so detached is thereafter to form part, shall with reference to such Elder County be known as "the Younger County"; and it shall be lawful for such elder and younger Counties to enter into an agreement
15 for the adjustment and settlement of the proportion, (if any,) of any debt due by such Elder County which it may be just that such Younger County should take upon itself, with the time or times of payment thereof; and every such agreement shall both in Law and equity be binding
20 upon such Elder and Younger Counties respectively: Provided also that if the said Counties shall not enter into such agreement, the proportion of such debt, (if any,) to be assumed by such Younger County, shall be settled by Arbitration in like manner as similar questions arising
25 between a Senior and Junior County are directed to be settled in default of agreement, by the fifteenth section of the Act above cited; and the portion, (if any,) of such debt so agreed upon or settled, shall be a debt due by the Younger to the Elder County, and shall bear legal inter-
30 est from the day this Act shall come into effect, and its payment shall be provided for by the Municipal Council of such Younger County in like manner as is or shall be required by Law with respect to other debts due by such Municipal Council, in common with others, and in default
35 thereof it may be sued for and recovered as any of such other debts.

Mode of determining proportion of debt to be borne by each County respectively.

- VII. Provided always, and be it enacted, That the Townships of Waterloo, Wilmot, Wellesley, and that portion of the present Township of Woolwich not included
40 in the new Township of Pilkington, shall be responsible for their share of the debt incurred or to be incurred for the construction of the Guelph and Dundas Road, in proportion to their respective assessments for the year of our Lord one thousand eight hundred and forty-eight, relatively to the corresponding assessments of the other
45 portions of the late District of Wellington, for that year, and shall have a lien on the road for the amount of any payments they may be called on to make in consequence of such liability, but any questions affecting the
50 other debts of the said late District of Wellington or the present County of Waterloo or the new County of Wellington, shall be settled in the manner provided by this

Proviso, as to debts incurred for Guelph and Dundas Road.