Exceptions.

or things liable to be seized in execution, lands and tenements, belonging to such Municipality, and to sell the same, or so much thereof as may be necessary to produce the amount for which such Municipality is in default and costs, as he would under execution against such Municipality, and to pay the proceeds 5 unto the Receiver General in liquidation of such amount; Provided always, that no School House or Houses, Alms House, Fire Engine or Fire hoses or Engine House, Court-house or Gaol, or property required for the administration of Justice, shall be seized or sold under such warrant. 10

Provision as to the liability ties united when the loan but separated before it is paid.

III. Provided always, that whenever a loan shall have been under the said effected on the credit of the said Consolidated Municipal Loan Act; of Coun- Fund by any Union of two or more Counties then united for municipal purposes, but which have been or shall be afterwas contracted wards separated before such loan shall have been paid, and 15 such Counties shall upon such separation have agreed or shall hereafter agree in the manner provided by law, as to the part which each or any of them shall have in the liability arising out of such loan, then such agreement shall be the rule by which the Receiver General shall be guided in ascertaining the 20 liability of each of such Counties, and the amount to be paid by or levied upon each of them in respect of such loan, in case of any default to pay any sum which ought under the said Act to be paid to the Receiver General in respect of the same; and any County having paid its share of such liability so 25 ascertained shall not be liable in respect of the share thereof of the other County or Counties united with it when the loan was effected.

Share of Clergy Reserve Fund may be taken in payment.

IV. It shall be lawful for the Governor to direct the Receiver General to withhold the share of the Clergy Municipalities 30 Fund accruing and which may hereafter accrue to any Municipality certified by the Receiver General to be in default, or from the several Municipalities in any County while such County is so certified to be in default, and to carry such share or shares to the credit of such Municipality or County on account of such 35 default.