

L. And be it enacted; That this Act shall not extend or be construed to extend to repeal or modify, in any manner whatsoever, a certain Act of the Parliament of this Province, passed in the twelfth year of Her Majesty's Reign, and intituled, *An Act to make provision for the erection or repair of Court Houses and Gaols at certain places in Lower Canada*, which notwithstanding this Act, shall remain in full force.

This Act not to modify, &c., 13 Vic. cap. 112.

LI. And be it enacted, That if under the provisions of the Act cited in the foregoing section there shall have been, or shall at any time hereafter be constructed a Court House and a Gaol at certain places mentioned in the said Act, to wit : at Kamouraska in the Kamouraska Circuit, at Aylmer in the Ottawa Circuit, or at Chicoutimi in the Chicoutimi Circuit, respectively, or any ground purchased in any of the places above-mentioned to serve as the site of a Court House and Gaol under the authority of the said Act ; it shall be lawful for the Governor, if he shall think proper, to order that the amount of the capital and interest of the purchase money of such ground and of the cost of the construction of such Court House and Gaol, respectively, or of the Debentures issued under the aforesaid Act in payment of the said amounts, be paid by the said Circuit Commissioners from and out of the moneys levied under this Act in their said respective Circuits, and placed at their disposal as aforesaid ; which order shall be transmitted to the said Commissioners by a letter from the Provincial Secretary or his Assistant, and which order the said Commissioners shall be bound to obey ; otherwise, the creditors to whom the said amounts shall be due, or the holders of the said debentures, shall have a personal action against the said Commissioners to obtain from them payment thereof to the extent of the said moneys so levied and at their disposal by virtue of this Act : Provided always, that in the cases mentioned in this section, such ground so acquired in any of the said three Circuits, and such Court House and Gaol so erected thereon shall, to all intents and purposes be considered, the said ground as acquired, and the said Court House and Gaol as erected, under the provisions of this Act, as well as under the Act cited in the section of this Act ; and provided further, that any Court House and Gaol erected at Kamouraska or at Aylmer aforesaid, or any Gaol erected at Chicoutimi aforesaid, respectively, under this Act, shall, to all intents and purposes whatsoever, be considered as being the Court House and Gaol, and the Gaol, respectively, referred to in the two above cited Acts of the Parliament of this Province, as being required, or authorised to be erected in the said places respectively.

Provision in case Court House and Gaol shall have been constructed at Kamouraska, &c.

Proviso.

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