

and from and after such selection or nomination it shall be the duty of the said Council, within a reasonable time thereafter, to take the necessary steps to raise money, and erect the necessary County buildings thereat.

5 V. And be it enacted, That debts and liabilities due by or charge-
 able to the said Provisional Municipal Council of the County of
 Welland, shall be assumed, paid and discharged by the said United
 Counties of Lincoln and Welland, and every sum or sums of money,
 rates in arrear, or other claims or demands due to the said Provisional
 10 Council of Welland, shall belong to, and be the property of the said
 United Counties, and may be levied and collected by them in their
 joint corporate name, as if the said liability had been originally con-
 tracted to or with the said United Counties of Lincoln and Welland.

Debts &c., of
 Welland to be
 assumed by
 the United
 Counties.

VI. And be it enacted, That so soon as the Court-House and
 15 Gaol of the said United Counties shall have been erected and com-
 pleted, at such place as aforesaid, it shall and may be lawful for the
 Governor to issue a Proclamation, under the Great Seal of
 the Province, declaring such place to be the County Town of such
 United Counties, and from and after such Proclamation, the Courts
 20 of Oyer and Terminer, and General Gaol Delivery, Assize and Nisi
 Prius, General Quarter Sessions of the Peace, County Court,
 Surrogate Court, and every other Court required to be held at the
 County Town, shall be commenced, and from time to time holden
 at the aforesaid Court House.

Certain Courts
 to be held at
 the Court-
 House to be
 erected under
 this Act.