Provisional or other Treasurer thereof, so soon as the same shall be received.

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Junior County and union to make agreement as to

XV. And be it enacted, That so soon as any such Provisional Municipal Council for any such Junior County as aforesaid, shall have purchased or procured the necessary property, at the County Town of such County, and erected thereon suitable buildings for the purposes of a Court House and Gaol, adapted to the wants of such County, and in conformity with any statutory, or other rules or 10 regulations in force respecting such buildings generally in Upper Canada, it shall and may be lawful 12 for such Provisional Municipal Council to enter into an agreement with the Municipal Council of 14 the Union to which such Junior County shall belong, for the adjustment and settlement of the pro- 16 portion, if any, of any debt due by such Union, and which it may be just that such Junior County, 18 on its being disunited from such Union, should take upon itself, with the time or times of payment 20 thereof; and every such agreement, so entered into, shall, both in law and equity, be and con-22 tinue to be binding upon such Junior County, and upon the County or Counties from which it shall be 24 disunited: Provided always, firstly, that none of the Municipal Council of such Union, who shall 26 also be members of the Provisional Municipal Council of such Junior County, shall take any part 28 or give any vote in the Municipal Council of such Union, on any question or matter touching or con-30 cerning such agreement or any proposal connected with the same: Provided also, secondly, that in 32 default of the said Municipal Council entering into any such agreement, the proportion of such debt, 34 to be assumed by such Junior County, shall be settled by the award of three Arbitrators, or the 36 majority of them, to be appointed so soon as such property shall have been purchased or procured, 38 and such Court House and Gaol crected as follows,

that is to say, one by the Municipal Council of such 40 Senior County or Union of Counties, and the other by the Provisional Municipal Council of such Junior 42 County, and the third by such two Arbitrators thus appointed: or in the event of such two Arbitrators 44 omitting to appoint such third Arbitrator within ten days next after their own appointment, then by the 46 Governor of this Province in Council: Provided

also, thirdly, that in case either such Municipal 48

shall omit for one calendar month after they shall 50

of such Councils, to appoint an Arbitrator on their 52 part as above provided, it shall and may be lawful for the Governor in Council to appoint an Arbitra-54

Council, or such Provisional Municipal Council,

have been called upon for that purpose by the other

Who may vote as to such agreement,

Arbitration in default of agreement:

Proviso: Governor in Council to appoint an Arbitrator in default of either Council.