## 3.—PURCHASE OF PROPERTY.

39. Every Provisional Municipal Council may acquire Provisional the necessary property at the County Town of the Junior County Councils may on which to erect a Court House and Gaol, and may erect a acquire lands Court House and Gaol hereon, adapted to the wants of the Court Houses. 5 County and in conformity with any statutory or other rules and regulations respecting such buildings, and may pass Bylaws for such purposes.

## 4.—POWERS OF THE UNION NOT TO BE INTERFERED WITH.

40. The powers of a Provisional Council shall not inter- Powers of fere with the powers of the Council of the Union, and any Provisional 10 money raised by the Provisional Council in the Junior County interfere with shall be independent of the money raised therein by the Coun-powers of cil of the Union.

## 5. - DEBTS OF THE UNION.

41. After a Provisional Council has procured the neces- Agreement as sary property and erected thereon the proper buildings for a to debts upon 15 Court House and Gaol, such Council may enter into an agreement with the Senior or remaining County or Counties for payment to such County or Counties of any part of the debts of the Union as may be just, and for determining the amount to be so paid and the times of payment.

20 42. No Member of the Provisional Council shall vote or When Protake any part in the Council of the Union on any question visional Counaffecting such agreement or the negotiation therefor.

cillors prohibited voting.

43. In case such Councils do not then agree as to the Arbitraamount or periods of payment, the matter shall be settled ment. 25 between them by Arbitration under this Act; And the Junior Payment of County shall pay to the Senior or remaining County or debts upon Counties of the Union the amount so agreed upon or settled, and dissolution. Debt to bear such amount shall bear interest from the day on which the interest. Union is dissolved, and shall be provided for, like other 30 debts, by the Council of the Junior County after being separated.

## 6.—GOVERNOR TO APPOINT JUDGES, &C.

44. After the sum to be paid by the Junior County to the Terms and Senior or remaining County or Counties has been paid or time of serseascertained by agreement or arbitration, the Governor in Coun-ration. 35 cil shall appoint for the Junior County, a Judge, a Surrogate, a Sheriff, one or more Coroners, a Clerk of the Peace, a Registrar, Judge, &c and at least twelve Justices of the Peace, and shall provide, in the Commission or Commissions, that the appointments are to take effect on the day the Counties become disunited.