

assignee if living; but the assignment or several assignments under which he claims must be filed, in case of re-filing of mortgage by the assignee or his representatives.

PERMANENT BUILDING SOCIETIES.

Chap. 22.—These Societies may borrow upon debentures an amt. which, with all their other liabilities, equals twice their capitalized fixed and permanent stock and their reserve fund. But the total liabilities must never exceed the amt. remaining due on the mortgages held; the former being calculated deduction made of cash in hand or bank; the latter being computed or discounted at an interest at least equal to that they bear or were calculated to yield. But holders of debentures issued under the restricted powers granted by 39 V. c. 32, must receive notice at the place where they are payable of the intention to use these additional powers; and they can thereupon claim, on giving 6 mos. notice, payt. of those debentures with interest.

DENTISTRY.

Chap. 23.—No person not a member of "Royal College of Dental Surgeons of Ontario" shall practice or hold themselves out as authorized to practice dentistry, under a penalty of \$20—the rights of licensed medical practitioners being saved. Penalties are recoverable before a J. P. or in the proper Division Court. Proceedings before J. P. to be under 38 V., c. 4, and in default of payt. of penalty the party convicted may be imprisoned for 1 mo. Penalties to be paid over to Secretary of College. A person contravening this Act cannot recover for dental work done or materials furnished. The College may grant the degree of Master of Dental Surgery to practitioners of 5 yrs. standing, passing required examinations.

TERRITORIAL, AND TEMPORARY JUDICIAL DISTRICTS, &c.

Chap. 24.—The L. G. may direct the C. P. W. to provide one or more gaols or lock-ups in any District or Provisional County. Except for purposes of 31 V., c. 35, and 23 V., c. 24, Muskoka and Parry Sound districts are annexed judicially to the County of Simcoe. The gaols or lock-ups therein are common gaols of the district and of Simcoe, in which persons held for trial may be confined, or persons condemned to imprisonment for not more than 1 mo., or those sentenced for longer periods till they may be conveniently removed to the gaol at Barrie. Those in Thunder Bay district are gaols or lockups of that district, and of Algoma, for persons held for trial or sentenced for 2 mos or under, or until, if under longer sentence, they can be removed to Sault Ste. Marie. In the Provisional County of Haliburton, they are in like manner connected with Victoria, 1 mo. sentences only being served out in them. But the Court or Magistrate may order direct committal to the gaols at Barrie, Sault Ste. Marie or Lindsay. A County Court Judge for Simcoe may, at the request of the Stip. Magistrate, hold a Division Court in the district, and the Magis-

trate, at the request of the Judge, may hold one in the county. In lieu of other provisions, in previous Acts, it is provided that the Stip. Magistrates, in those districts, have therein the authority of County Court Judges in Division Court matters, and shall perform like duties; but the provisions of law, authorizing the signing of judgment by default for want of a notice disputing plaintiffs' claim, or the garnishment of debts or money demands, do not apply to said Division Courts. An appeal is given from the decisions of Stip. Magistrates to the Court of Appeal under similar conditions as apply to appeals from the decisions of County Court Judges. Provision is made for the registration of Chattel Mortgages in the districts. When the mortgagor or bargainor is resident in a temporary judicial district or not resident in the Province, but the chattels are in such district, the law on the subject applies, the Clerk of the District Court being substituted for that of the County Court. In a territorial district, the Clerk of the first Division Court acts, and 10 days is granted, instead of 5, for the registration. In Nipissing, the Clerk of the County Court of Renfrew acts, and 20 days is allowed. Such mortgages already made may be registered to 1st January, 1878. The Act to go into force on 1st July, 1877; and is not declaratory of application already, or non-applicability of law respecting registration of Chattel Mortgages to such districts. In other than Division Court cases, in Nipissing, the action may be brought and venue laid in any adjoining county, but a court or Judge may order it for trial to another. All writs of execution, for that district, must be directed to the Sheriff of Renfrew, and bind the land and goods from the time they are delivered to him,—the district, for those purposes, being made part of his bailiwick.

LANDS ACQUIRED BY MUNICIPALITIES.

Chap. 25. Cities, towns, and villages may acquire lands outside their limits for public purposes, but they do not thereby become part of such municipality, but remain as before.

DRAINAGE.

Chap. 26.—In cases where drainage can only be accomplished by embanking, pumping, or other mechanical operations, a petition of two-thirds of owners is required before action of the council. Works need only to be maintained during pleasure of council.

STATUTE LABOUR.

Chap. 27.—The exemption from Statute Labour of a volunteer, may be secured on the certificate of the captain of his Co., instead of the District Staff officer.

PAYING TAXES BY INSTALMENTS.

Chap. 28.—The council of any city, town, or incorporated village, may pass a by-law, making taxes payable by instalments.