

thing, shall be construed and have effect as if the words "one thousand eight hundred and fifty-two" were substituted for the words "one thousand eight hundred and fifty-one" wherever the latter occur in the said section, and the words "one thousand eight hundred and fifty-three," for the words "one thousand eight hundred and fifty-two" wherever the latter occur in the said sections: Provided always, that the Municipal Council of the County shall cause the lists to be made up by the County Treasurers in pursuance of the requirements of the said sections, to be submitted to the several Township Councils in the County before the County Clerk shall certify any arrears therein mentioned to the Clerk of the proper locality, to the end the such Township Councils may cause such lists to be corrected by crediting the pro- per party with any sum which may have been paid on account of any such arrears and omitted by the Treasurer in such lists.

Short titles  
by which this  
Act and the  
amended Act  
shall be  
known.

IX. And be it enacted, That in citing or referring to the Act cited in the preamble to this Act, in any statute or in any pleading, instrument or otherwise, it shall be sufficient to use the expression "The Upper Canada Assessment Act of 1850;" and, in citing or referring as aforesaid to this Act, it shall be sufficient to use the expression "The Upper Canada Assessment Law Amending Act of 1851."