An Act to extend to Upper Canada the provisions of the two Acts therein mentioned for facilitating the performance of certain duties of Justices of the Peace out of Session.

THEREAS it is expedient to extend to Upper Canada, the pro-Preamble. visions of the Acts hereinafter mentioned, with the exceptions and subject to the alterations hereinafter made; Be it therefore enacted, &c.,

5 That the thirty-fourth Section of the Act passed in the Session held The Acts 14 in the fourteenth and fifteenth years of Her Majesty's Reign, and and 1g Vic. cap. 96 and 96 intituled, "An Act to facilitate the performance of the dutics of Justices extended to "of the Peace, out of Sessions, with respect to summary convictions Upper Canada "and orders," and the twenty-third Section of the Act passed in the same exceptions and alterations.
10 Session and intituled, "An Act to facilitate the performance of the duties of the duties of the Region of the Region of the Region of the Sessions with respect to performance of the duties." " of Justices of the Peace out of Sessions, with respect to persons charged "with indictable offences," shall be and the said Sections are hereby repealed, and the said Acts (including the forms given in the Schedules

The twenty-sixth, twenty-seventh, and thirty-second Sections of the Act first cited shall not apply to Upper Canada:

thereto) shall extend and apply to Upper Canada as fully as to Lower

15 Canada, except as hereinafter excepted; that is to say:

So much of the eighteenth Section of the Act secondly cited, as provides for the ascertaining or payment of the costs payable to any constable or 20 other person for conveying any prisoner to gaol, and the Schedule applicable thereto, shall not apply to Upper Canada :

The provision in either of the said Acts limiting the time from and after which it shall be in force, shall not apply to Upper Canada, but so much of the said Acts as is hereby made applicable to Upper Canada, 25 shall come into force therein at the time appointed for the commencement of this Act, and not before.

In reading the said Acts and the Schedules thereto annexed, as applicable to Upper Canada, the words "Upper Canada" shall be substituted for the words "Lower Canada," except in the fourth Section of the 30 Ac firstly cited, where the words "Upper or Lower Canada" shall remain nnchanged; the words "County, Union of Counties or United Counties, City, Town or Township," shall be substituted for the word "District," and the plurals of the said words for the word, "Districts;" after the words "Count of Owen?" Bonch " where you they occur the words "count words "Court of Queen's Bench," wherever they occur, the words "or 35Court of Common Pleas" shall be added; the words "or other proper Officer" shall be added after the words "Clerk of the Court" in Section fourteen of the Act secondly cited, and such further changes shall be made in the forms given in the Schedules to the said Act as shall be necessary to make the said forms consistent with the laws, territorial 40 divisions and institutions of Upper Canada.

II. And be it enacted, That this Act shall have force and effect upon Commoncefrom and after the first day of January, 1853, and not before.

ment of this Act