XI. And be it enacted, That whenever in any legal pro- Certain allegaceedings whatever, legal proceedings may be set out, it shall tion not necesnot be necessary to specify that any particular person or sary in setting persons who acted as Jurors had made affirmation instead of ceedings. boath, but it may be stated that they served as Jurymen in the same manner as if no Act had passed for enabling persons to serve as Jurymen without oath.

XII. And be it enacted, That the Act passed in the twelfth Act 12 V. c 70. year of Her Majesty's Reign, and intituled, An Act to improve and 10 the Law of Evidence in Upper Canada, and the Act passed in the Session held in the fourteenth and fifteenth years of Her Majesty's Reign, and intituled, An Act to amend an Act 14 & 15 V. c. passed in the twelfth year of Her Majesty's Reign, intituled, 66 repealed. An Act to improve the Law of Evidence in Upper Canada, shall

15 be and are hereby repealed : Provided always, that all things Proviso. lawfully done under the said Acts or either of them, shall remain as valid and effectual to all intents and purposes whatsoever as if the said Acts respectively were not repealed.

XIII. And be it enacted, That this Act shall apply only to Extent of Act, 20 Upper Canada, except in so far only as herein otherwise ex- and when to pressly provided, and shall come into force and take effect come into force. upon, from and after the first day of January next, and not before.