Cap. 58. 276

And whereas it is expedient to alter the periods of holding the several Courts of Quarter Sessions of the Peace and County Courts in and for the several Counties and Unions of Counties in Upper Canada, Be it enacted:

Act 7 V. c. 32 repealed from 1st August, 1857.

Times for

thereafter.

ter Sessions

XVI. The Act passed in the seventh year of the reign of Her Majesty, intituled, An Act to fix the period for holding the Courts of General Quarter Sessions of the Peace and District Courts in that part of the Province formerly Upper Canada, is hereby repealed from and after the First day of August next after the passing of this Act; and from and after that day the Courts of General Quarter Sessions of the Peace in and for the several holding Quar-Counties and Unions of Counties in Upper Canada, and the sittings of the said County Courts for the trial of issues in fact, shall be and are hereby directed to be held on the second Tuesday in the months of March, June, September and December in each year, respectively, any law or usage to the contrary thereof in any wise notwithstanding; and it shall be lawful for the said Courts at their sittings in the month of March in each of High Conyear to nominate and appoint a High Constable and a sufficient number of persons to serve the office of constable for their several

Appointment

stables.

Sect. 3 of 9 V. c. 7, repealed from 1st August, 1857.

Counties.

XVII. From and after the First day of August next, the third section of the Act passed in the ninth year of Her Majesty's Reign, intituled, An Act to amend an Act passed during the last Session of this Parliament, intituled, An Act to amend, consolidate and reduce into one Act the several Laws now in force establishing or regulating the practice of District Courts in the several Districts in that part of this Province formerly Upper Canada, is hereby repealed, and after the said first day of August next, the several County Courts in Upper Canada, shall respectively hold Four Terms in each year, which shall severally commence on the First Monday in January, April, July and October in each year, and shall end on the Saturday of the same week.

Terms of County Courts thereafter.

County Judges may sit out of Term for giving judgment, &c., in cases which have been moved and argued.

XVIII. It shall be lawful for each of the Judges of the several County Courts during each Term, to appoint one or more days within a fortnight next ensuing the last day of such Term, on which he will give Judgment; and the said Judges respectively, on the days appointed, may sit as of Term, for the purpose only of giving Judgment and of making rules and orders in matters which have been moved and argued in such Courts; and all Judgments, Rules and Orders which shall be pronounced and made on such days in pursuance of the authority hereby given, shall have the same effect to all intents and purposes as if they had been pronounced or made in term time.

Certain sections of 8 V. c. 13, repeal-

XIX. From the time when this Act shall commence and take effect, the ninth, thirty-third, thirty-fourth, forty-fourth, fiftyfirst, fifty-second, fifty-third, fifty-lourth, fifty-fifth and fifty-sixth sections