Special Sessions for fixing the Divisions for Division Courts in Welland.

Courts fixed for April, 1856, not affected.

Suits commenced after a certain day to be brought in the new Divisions. Other business may be done at the said Sessions.

Clerks of Municipalities in Welland to Reports of selectors of Jurors to Clerk of the Peace, and for what purpose.

III. The Judge of the County Court for the said County of Welland shall, within thirty days after the day named in such Proclamation for the dissolution of the said Union, convene a special Sessions of the Peace at the said Court House in the said County by such form of public notice as to the Judge shall seem meet, at which Sessions, one or more Justice or Justices 5 of the Peace for the said County being present, shall be declared and appointed the number, limits and extent of Divisions in the said County of Welland for the holding of Division Courts therein, and such Divisions shall be deemed and taken to be and to have been appointed and declared under authority of the "Upper Canada Division Courts Acts;" Provided 10 firstly, that the Division Courts now appointed by the County Judge of the said United Counties to be held within the limits of the said County of Welland in the month of April, A. D. 1856, shall be held by the said Judge, and all suits, proceedings and judgments commenced, had and taken therein, shall be prosecuted to completion in the said Courts as if this Act had 15 not been passed, unless transferred by the said Judge to some one or more of the Division Courts to be established in the said County of Welland, in which case all the provisions of the "Upper Canada Division Courts Extension Act of 1853" applicable to suits transferred from one Court to another. shall apply to such suits, proceedings and judgments so transferred: And 20 provided secondly, that all suits and proceedings to be commenced in the Division Courts of the said County of Welland after the last day of service prior to the time so fixed for holding the said April Courts, shall be commenced, prosecuted, and had in the Division Courts to be established in the said County of Welland: And it is hereby declared that the Justices 25 of the Peace so assembled may do and perform all such other things and transact such other business as may now by law be done, performed, and transacted at any General Quarter Sessions of the Peace in any Court in Upper Canada.

IV. Within twenty days after the day so named for the dissolution of the 30 said Union, the Clerks of the several Municipalities within the limits of the send copies of said County of Welland shall prepare and deliver to the Clerk of the Peace for that County, a true copy of the Report of the selectors of Jurors for their respective Municipalities made up in the year one thousand eight hundred and fifty-five, and certify the same under their hands, and under \$5 the seal of the corporations of which they are such clerks, which copies shall be deemed and taken to be Reports of selectors of Jurors, made in conformity with the provisions of the Act passed in the session held in the thirteenth and fourteenth years of Her Majesty's Reign, intituled " An "Act for the consolidation and amendment of the laws relative to Jurors 40 "Juries, and Inquests in that part of this Province called Upper Canada," and the "Upper Canada Jurors' Law Amendment Act of 1853"; and the said Clerk of the Peace shall, immediately after the receipt of such copies, prepare a Juror's Book and Ballots in the manner required of Clerks of the Peace in the said last in part recited Acts.

Jury Lists for Welland to be ballotted for. at the said Sessions.

V. At the special Sessions of the Peace authorized to be held in the third Section of this Act, Jury Lists for the said County of Welland, for this present year, shall be ballotted in the manner required for ballotting Jury Lists in the said last in part recited Acts, and all the provisions of the said Acts shall apply to such Jury Lists so ballotted as well as to the 50 Jurors named therein, at all the Courts of Superior or Inferior Jurisdiction thereafter to be held within the said County during said year, and to all officers and persons whatsoever, except in so far as inconsistent with this Act: Provided firstly, that no person who shall be drawn and summoned

Proviso.