SCHEDULE A .- Continued.

Words, Phrases and Sentences of 12th Vict., cap. 81. (The Upper Canada Municipal Corporations Act of 1849) as they originally stood in that Act, or as they stand amended by the 13th & 14th Vict., cap. 61. (The Upper Canada Municipal Corporations Law Amendment Act of 1850) and of this latter Act, which are repealed by this Act.

Sections, Sub-sections and Provisors of the 12th Vict. c. 81, and of the 12th & 14th Vict., cup. 64, and the parts thereof respectively in which the repealed Words, Phrases and Sentences are contained.

WORDS, PHRASES AND SENTENCES SUBSTITUTED FOR THOSE BY

THIS ACT REPEALED.

bringing such action; and if such Corporation, or any person sued for acting under such By-law shall cause amends to be tendered to the Plaintiff or his Attorney, and upon such tender being pleaded, no more than the amends tendered shall be recovered, it shall and may be lawful for such Court to award no costs in favour of the Plaintiff, and to award costs in favour of the Defendant, and to adjudge that the same shall be deducted out of the amount of the verdiet, and that any amount by which such costs may exceed such verdict shall be recovered against the said Plaintiff by execution or otherwise, according to the course of such Court: Provided always, nevertheless, firstly, that no such application to quash any such By-law which shall have been specially promulgated as hereinafter mentioned and whereby any rate shall be imposed by any such Municipal Corporation, shall be entertained by any such Court unl ss such application shall have been made within six calendar months next after such special promulgation of such By-law; and provided also, secondly,—that every special promulgation of a By-law within the meaning of the Municipal Corporations Acts, shall consist in the publication through the Public Press of a true copy of such By-law, and the signature attesting its authenticity, with a notice appended thereto of the time limited by law for applications to the Courts to quash the same or any part thereof; or in the case of By-laws by which any Rate shall be imposed for any purpose whatsoever, then either by such publication of a copy of such By-law, with such notice as aforesaid, or in lieu thereof by such publication of a notice setting forth the amount of such rate, and giving the substance only of the other parts of such By-law, with a similar notice of the time so limited for such applications to quash as aforesaid, which publication shall for the purpose aforesaid be in each public newspaper published weekly or oftener within the territorial jurisdiction of such Municipal Corporation; or if there be no such public newspaper within such jurisdiction, then in at least two public newspapers published weekly or oftener nearest to such jurisdiction, every which publication shall for the purpose aforesaid be continued in at least three consecutive numbers of such paper: Provided also, thirdly,—that the notice to be appended to every such copy for the purpose aforesaid shall and may be to the effect following, that is to say:-

"Notice.—The above is a true copy of a By-law passed by the Municipality of the Township of A, in the County of B, one of the united Counties of B C and D, (or as the case may be,) on day of 185 , and (where the approval of the Governor in Council is by law required to give effect to such By-law) approved by His Excellency the Governor General in ouncil, on the day of 185 and all persons are hereby required to take notice, that any one desirous of applying to have such By-law or any part thereof quashed, must make his application for that purpose to one of Her Majesty's Superior Courts of Common Law at Toronto, within six calendar months at the farthest after the special promulgation thereof by the publication of this notice in three consecutive numbers of the following. newspapers, viz:-(here name the newspapers in which the publication is to be made) or he will be too late to be heard in that behalf.

> G. H. Township Clerk."