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XC. And be it enacted, That this Act shall commence and have force Commenceand effect from and after the first day of January, 1854, and not before. ment of Act.

XCI. And be it enacted, That in citing and referring to this Act Short title of in any Statute, pleading, instrument or otherwise it shall be sufficient to Act. 5 use the expression, The Consolidated Assessment Act of Upper Canada of 1853.

SCHEDULE A.

Column 1, Name of taxable party.

- Column 2, Number of Concession, Street, Square or other designation of the local division in which the real property lies.
- Column 3, Number of lot, house, &c., in such division.
- Column 4, Number of acres, or other measures, shewing the extent of the property.
- Column 5, Rental of each separate parcel of real property.
- Column 6, Yearly value of each separate parcel, when the rental is not assessed.
- Column 7, Value of each separate parcel.
- Column 8, Rental value or yearly value of all the real property of the party assessed
- Column 9, Amount of taxable income.
- Column 10, Total value of personal property.
- Column 11, Yearly value of the same.

N. B.—Columns 5, 6 and 11 apply only to Cities, Towns and Villages, and column 7 only to Townships.

SCHEDULE B.

Appeals to be heard at day of

on the

Appellant.	Respecting whom.	MATTER COMPLAINED OF.
A. B.	Self.	Overcharged in land.
C. D.	E. F.	Name omitted.
G. H.	I. K.	Not bond fide occupant.
L. M.	N. O.	Personal property undercharged.
&c.	&c.	&c.