eighty-sixth, one hundred and eighty-seventh, one hundred and eighty-eighth, one hundred and eighty-ninth, one hundred and ninetieth, one hundred and ninety-first, one hundred and ninetysecond, one hundred and ninety-fourth, one hundred and ninety-5 fifth, one hundred and ninety-sixth, one hundred and ninetyseventh, one hundred and ninety-eighth, one hundred and ninetyninth, two hundredth, two hundred and first, two hundred and second, two hundred and third, two hundred and fourth, two hundred and fifth, two hundred and sixth, two hundred and 10 seventh, two hundred and eighth, two hundred and ninth, two hundred and tenth, two hundred and eleventh, two hundred and twelfth, two hundred and thirteenth, two hundred and fourteenth, two hundred and fifteenth, two hundred and sixteenth, two hundred and seventeenth, two hundred and eight-15 eenth, two hundred and nineteenth, two hundred and eightyseventh, two hundred and eighty-eighth, two hundred and eighty-ninth, two hundred and ninetieth, two hundred and ninety-first, two hundred and ninety-second, two hundred and ninety-fifth, two hundred and ninety-sixth, two hundred and 20 ninety-seventh, two hundred and ninety-eighth, two hundred and ninety-ninth, three hundredth, three hundred and first, three hundred and second, three hundred and third, three hundred and fourth, three hundred and fifth, three hundred and sixth, three hundred and seventh, three hundred and eighth, three 25 hundred and ninth, three hundred and tenth, and the three hundred and twelfth sections of An Act passed in the present session of Parliament known as the "Common Law Procedure Act of 1856," and the several provisions of the Rules to be made in pursuance of the said Act, or such of them as

- 30 may relate to the said sections, shall apply and extend to the several County Courts in Upper Canada and actions and proceedings therein respectively; and this Act shall be read and construed as if the said several sections of the said " Common Law Procedure Act of 1856," were repeated at length in this
- 35 Act; subject to the following modifications, that is to say, all The said secthe powers under the said sections exercisable by the Court of tions to be Queen's Bench or the Court of Common Pleas, or by any one of subject to certhe Judges thereof, shall and may in like manner be exercisable tions, as apby the Judges of the County Courts respectively in term or va- plied to Coun-
- 40 cation, as the case may require, as to matters and proceedings iy Courts. therein within the jurisdiction of the said County Courts respectively; such of the said sections as relate to proceedings in Banc or Nisi Prius respectively, shall be understood as referring and relating to the sittings of the said County Courts
- 45 in term and the sittings thereof for the trial of issues of fact, as the case may be; all the provisions of the said sections applicable to Deputy Clerks of the Crown, shall apply to the Clerks of the County Courts respectively; and also subject to such other modifications as may be necessary to give full and
- 50 beneficial effect to the said several sections in their extension and application to the County Courts, and all actions and pro-