

No. 3.

IN THE COURT OF ERROR AND APPEAL.

Between A. B. Appellant, and C. D., Respondent.

To the honorable the Judges of the said Court.

The petition of the said A. B. sheweth :

That a Decree (*or* Order) was on _____ pronounced by Her Majesty's Court of Chancery for Upper Canada, in a certain cause depending in the said Court, wherein your petitioner was plaintiff (*or* defendant) and the above named C. D. was defendant (*or* plaintiff), which said Decree (*or* Order) has been duly entered and enrolled.

That your petitioner hereby appeals from the said Decree (*or* Order) and prays that the same may be reversed or varied, or that such other Decree (*or* Order) in the premises may be made as to your honorable Court shall seem meet.

And your petitioner will ever pray, &c.

(*Certificate of Counsel to be added.*)

C A P . V I .

An Act to amend the Municipal and Assessment Acts of Upper Canada, in so far as they relate to the commutation of Statute Labour.

[Assented to 27th May, 1857.]

WHEREAS doubts exist as to the power of the Municipal Councils in Upper Canada to increase the commutation for Statute Labour to more than two shillings and six pence per day ; And whereas it is expedient to remove such doubts and to confer such power on the several Municipal Councils : Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows :

Preamble.

I. It shall be lawful for any Municipal Council in Upper Canada, by any by-law passed for that purpose, to fix the rate at which parties may commute their Statute Labour at any sum not exceeding five shillings, for each day's labour, and the sum so fixed shall apply to residents, to all persons subject to Statute Labour, and to non-residents in respect to their property, as provided in the Assessment Act of 1853.

Commutation may be fixed at any sum not exceeding five shillings.