

service of such Summonses. For all which moneys so to be paid as aforesaid, every such Treasurer and Chamberlain shall be allowed in his accounts with such County, Union of Counties or City, as if the same had been paid under the special authority and direction of the Municipal Corporation of such County, Union of Counties or City, respectively: Provided always, nevertheless, That in all such cases when there shall be more than a hundred, or an even number of hundreds of such names, if the broken number beyond such hundred or hundreds shall fall short of fifty names, the same shall not be reckoned, and if such broken number shall amount to fifty names or upwards, the same shall be reckoned as a full hundred, but in all cases of there being altogether less than a single hundred, the same shall be reckoned as a full hundred."

Certain things not to form grounds of challenge.

VIII. And be it enacted, That after the passing of this Act, it shall not be a good ground of challenge against any person, who may be called upon to serve as a Juror, that he belongs to any Religious persuasion or denomination allowed by Law, to affirm in civil cases instead of taking an Oath, but every such person shall be as eligible and liable to serve on all Juries and inquests on his being affirmed, as if he had been sworn in the usual way.

Interpretation clause.

IX. And be it enacted, That the word "County" in this Act and the Act hereby amended, shall include Unions of Counties for judicial purposes, and that in pleading, citing or otherwise referring to this Act, it shall in all cases be sufficient to use the expression, The Upper Canada Jurors' Law Amendment Act of 1852.

Commencement of Act.

X. And be it enacted, That this Act shall have force and effect upon from and after the first day of January, one thousand eight hundred and fifty-three, and not before.