

An Act to amend the Consolidated Act of Upper Canada intituled "An Act respecting Jurors and Juries."

WHEREAS it is doubtful whether sufficient provision is made by the Preamble.
thirty-first chapter of the Consolidated Statutes for Upper Canada for the selecting of Jurors in the case of a Junior County being separated from a Senior County at any other time than upon the first day of January in any year, under the general provisions of the Acts relating to the separation of Counties ;

Therefore, Her Majesty by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows :

1. In all cases when the separation of a Junior County from a Senior County or remaining Counties, takes place at any other time than upon, from and after the first day of January in any year, under the general Law applicable to such separations, the Assessment Rolls, the Jury Lists, the Jurors' Books, and the Jurors' Rolls made for the United Counties, shall, for the purposes of this Act, so far as the same apply to or contain the names of persons rated for or as resident in the Senior County or remaining Counties and in the Junior County, respectively, be the Assessment Rolls, Jury Lists, Jurors' Books, and Jurors' Rolls for the said respective Counties, to all intents and purposes, as if the same had been made up by and for such Counties respectively.

Assessment Rolls, Jury Lists, &c., to continue valid for the counties affected respectively after separation.

2. In all such cases of separation, the Court of Quarter Sessions of the Senior County or remaining counties, and of the Junior County, may, on the summons of the Chairman, in case it may be necessary to increase the number of names in the Jurors' Rolls, meet at such time after the separation as may be convenient, and add such names to the Jurors' Rolls as may be considered to be expedient, and such Rolls shall be as valid, to all intents and purposes, as if the same had been made at the usual time and in the ordinary manner, under the said recited Act.

Provision for increasing number of names on Rolls if necessary.

3. The Clerk of the Peace for the County, which was the Senior County before the separation, having the Custody of such lists, Jurors' Books and Jurors' Rolls, shall make and deliver copies of the same respectively to the Clerk of the Peace of the former Junior County which has been separated on demand made for that purpose. Such copies shall be certified under the hand of the Clerk of the Peace, delivering the same as true copies of the originals, and be delivered within one week after such demand made, under a penalty of *two hundred dollars*, for the use of Her Majesty, Her Heirs and Successors.

Clerk of the Peace for Senior County to furnish copies for Junior County.
Penalty for default.

4. The Clerk of the Peace so receiving the same shall pay to the Clerk of the Peace so delivering them, the like charges he is entitled to for the like services performed for his own County and Office.

Charges for such copies.

5. This Act shall apply to Upper Canada only.

Act limited to U. C.