separation thereunder, on the said twenty-fourth day of January, in the year 1863, of the County of Victoria from the Union of the United Counties of Peterborough and Victoria was then and thereby established, is and are hereby respectively confirmed, and declared to have been and to be valid and legal to all intents and purposes whatsoever.

5

2. The several provisions contained in the said fifty-fourth chapter Certain provisions of of the Consolidated Statutes for Upper Canada intituled, "An Act Municipal Act of Upper respecting the Municipal Institutions of Upper Canada," and in any Canada as to Act or Acts of the Parliament of this Province, and applicable to the separation of separation of a junior County from a senior County, except in so far as 10 United County from a school of a junior county from a school county, except in so fail as ties to apply, the same require and provide that such separation shall take effect on the first day of January next after the end of three months from the

Exception.

date of the proclamation, are hereby declared to have applied and to. apply to the separation of the County of Victoria from the County of Peterborough. 15

Governor's Warrant for holding special sessions, for selecting toria, confirmed.

3. The Warrant of the Governor, issued on the day of January, in the year 1863, under the authority of the fifty-eighth section of the thirty-first chapter of the Consolidated Statutes for Upper Canada, intituled, "An Act respecting Jurors and Juries" for the holding of a Jurors in Vic- special Session of the Court of Quarter Sessions of the Peace for the 20 County of Victoria, for the selecting of Jury Lists for the said County of Victoria, and the proceedings of the said Court in reference theteto, are hereby declared valid and legal.

Public Act.

4. This Act shall be deemed and taken to be a Public Act.