opposite to each of such words, phrases and sentences respectively, shall be, and the same as so contained in such sections, sub-sections and provisoes, are hereby repealed; and the several and respective words, phrases and sentences set forth in the fourth column of the said Schedule, opposite to each of such first mentioned words phrases and sentences respectively, shall be, and the same are hereby substituted for such first mentioned words, phrases and sentences, each for each respectively: and henceforth the said substituted words, phrases and sen- 10 tences, instead of those for which they are so substituted as aforesaid respectively, shall be, and shall be deemed and taken to have been the words, phrases and sentences used in the several and respective sections, sub-sections, and provisoes of the said Act in the third column of the 15 said Schedule mentioned, opposite to each of such words, phrases and sentences respectively, and, in the parts of such sections, sub-sections and provisoes therein particularly mentioned; and the said Act and all other Acts referring to the same, shall be construed as if such substi- 20 tuted words, phrases and sentences had been there used in such respective sections, sub-sections and provisoes respectively, and in the parts thereof respectively in the said third column of the said Schedule mentioned as aforesaid, at the time of the passing of the said Act, any 25 thing therein contained to the contrary, notwithstanding: Provided always, nevertheless, that nothing in this Section contained, shall render void or otherwise affect in any way, anything heretofore done under the authority of the said Act, but the same, unless it shall have been made 30 the subject of proceedings at Law actually instituted before the passing of this Act, shall be, and the same is hereby ratified and confirmed, anything herein contained to the contrary, notwithstanding.

Proviso.

Parts of Schedule B. repealed and

II. That so much of the Schedule to the said Act an- 35 nexed, marked B, as extends to the end of the divisions newprovisions, of the Town of Belleville into Wards, and also that part of the said Schedule which applies to the Town of Picton, its boundaries and divisions, shall be, and the same are hereby respectively repealed, and that the Schedule to 40 this Act annexed, marked "Schedule B," shall be substituted for the said first mentioned part of the said Schedule B, to the said Act annexed; and that the Schedule to this Act annexed, marked "SCHEDULE—12. Picton," shall be substituted for the said secondly mentioned part of 45 the said Schedule B. to the said Act annexed; and each of such substituted parts respectively shall from henceforth be deemed and taken to form, and to have formed, that part of the said Schedule for which it is so hereby respectively substituted as aforesaid, anything in the said Act or the 50 Schedules thereof, to the contrary notwithstanding: Provided always, nevertheless, Firstly: That nothing in this Section contained, shall render void or otherwise affect

Proviso.