emoluments, perquisites and profits to the Receiver-General of this Province, and if default shall be made in such payment, the amount due by the Officer making such default shall be deemed a specialty debt to Her Majesty.

XVI. And be it enacted, That the Clerks of the County Courts in Upper-Canada, Deputy-clerks acting as the Deputies of the Clerks of the Crown and Pleas in the said several Courts of Queen's Bench and Common Pleas, shall make up and render to the Inspector General like manner. of this Province the like Accounts, in like manner, and at the same periods hereinbefore appointed for the said Clerks of the Crown and Pleas respectively, which said Accounts How attested. shall be signed by the Officer rendering the same, and shall be declared before the Judge, of the County Court to which he belongs; and every such Officer shall, within Money to be ten days after the rendering such Account, pay over the amount of all fees, dues, emoluments, perquisites and profits received by him as such Deputy-Clerk of the Crown to the Receiver-General of this Province, and if default shall be made in such payment, the amount due by the Officer making such default shall be deemed a specialty debt to Her Majesty.

counts, &c., in

XVII. And whereas the Office of Clerk of the Crown and Pleas of the said Court of Queen's Bench has for some time been filled by Charles Coxwell Small, Esquire, Small recited. who has been remunerated for his services in such Office by fees and emoluments hereafter to be paid to the Receiver-General of this Province, and carried to the account of the Consolidated Revenue Fund thereof; And whereas it is thought right that the said Charles Coxwell Small should be continued in his said Office, and should receive compensation in addition to the salary hereby provided: Be it therefore G. C. Small to enacted, That the said Charles Coxwell Small shall be entitled to be appointed, if he enacted, That the said Charles Coxwell Small shall be entitled to be appointed, if he be appointed so desire it, to the Office of the Clerk of the Crown and Pleas of the said Court of crown and Queen's Bench, and that in lieu of the salary of Four hundred pounds per annum by pleas in Q. B. this Act provided for the said Officer, there shall and may be paid and payable out of with extra the Consolidated Revenue Fund of this Province, to the said Charles Coxwell Small, salary as compensation. (after paying or reserving sufficient to pay all former charges as hereinbefore provided) the yearly sum of Seven hundred and fifty pounds; which said sum shall be Times and paid from time to time, quarterly, free and clear from all taxes and deductions whatso- mode of prement, &c. ever, on the four usual quarterly days hereinbefore mentioned, provided that the payment to be made on the first of the said quarterly days shall be a rateable proportion of a quarter's salary according to the time then elapsed since the accrual of the right of the said Charles Coxwell Small, under this Act; and in case of the death of the Case of his said Charles Coxwell Small, or of his resigning the said Office, the said Charles Cox-provided for. well Small, or his executors or administrators, shall be entitled to a proportionate part of his salary according to the time elapsed between his death or resignation and the last quarterly payment.

Case of C. C.

XVIII. And be it enacted, That so soon as this Act shall come into force, the Act of Canada of the Parliament of this Province, passed in the eighth year of Her Majesty's reign, pealed from pealed from intituled, An Act to make further regulations for holding the Courts of Assize and the time this Nisi Prius, and Oyer and Terminer and General Gaol Delivery, in Upper-Canada, in force. and to provide for the trial of prisoners under certain circumstances, be, and the same shall be hereby repealed; but all Acts and provisions of law thereby repealed shall nevertheless remain repealed.