Judge of Division Court may grant delay for bringing appeal.

Inconsistent enactments repealed.

Act to apply for 1853.

Short Titles of Common School Acts of Upper Canada, costs incurred by him, shall be payable by the Chief Superintendent, and the amount chargeable to the Contingencies of his Office : And the Judge presiding over any Division Court wherein any action of the kind referred to in this section is brought, may order the entering of judgment to be delayed for 5 a sufficient time to permit either party to apply to the Chief Superintendent of Schools to appeal such case, and after Notice of Appeal is served as herein provided, no further proceedings shall be had in such case until the matter of the Appeal shall be decided by such Superior Court.

XXV. And be it enacted, That such of the provisions of the Upper Canada School Act of 1850, as are contrary to the provisions of this Act, shall be and are hereby repealed.

XXVI. And be it enacted, That the provisions of this Act shall apply to all School affairs and to all persons referred to in 15 the said provisions, for the present year, one thousand eight hundred and fifty-three.

XXVII. And be it enacted, That in citing or otherwise referring to the said Act passed in the Session held in the thirteenth and fourteenth years of Her Majesty's Reign, and intituled, An 20 Act for the better establishment and maintenance of Common Schools in Upper Canada, it shall be sufficient to designate it as "The Upper Canada School Act of 1850," and that in citing or otherwise referring to this Act it shall be sufficient to designate it as "The Upper Canada supplementary School Act of 25 1853;" and that in citing or otherwise referring to the said Acts generally, or to them and to any other Act or Acts relative to Common Schools, which may at the time of such citation or reference be in force in Upper Canada, it shall be sufficient to use the expression, "The Common School Acts of Upper 30 Canada."