

BILL.

An Act to repeal so much of the several Laws of the late Province of Upper Canada as relate to the periods for holding the District Courts and Quarter Sessions therein, and to make provisions for holding General Sessions of the Peace in each District thereof, and to alter the Terms of the said District Courts.

WHEREAS it would greatly tend to the Preamble. relief of Jurors, Constables and other persons required to attend the Courts of General Sessions of the Peace and District Courts in that part of this Province formerly constituting Upper Canada, were the said Courts limited to three sessions in the year instead of four, as heretofore hath been established; Be it therefore enacted, &c.,

10 And it is hereby enacted by the authority of the same, That so much of the several Laws now in force in that part of this Province which was formerly Upper Canada, as relate to the periods at which the several Courts of
15 General Quarter Sessions of the Peace and District Courts therein are appointed to be held, shall be, and the same are hereby repealed.

Somuch of any Act of U. C. as fixes the time for holding District Courts and Quarter Sessions repealed.

20 **II.** And be it enacted, That Courts of General Sessions of the Peace, in and for the several Districts aforesaid, shall be holden at the several places where the Quarter Sessions have heretofore been holden therein, and shall commence and be opened on the
25 days and at the times following, that is to say: On the first Tuesday in March,— the first

Times at which General Sessions of the Peace shall be holden in U. C.