

deposited and  
serve as the  
original  
thereof.

Secretary, to be deposited in the office of the Clerk of the Legislative Council, which Roll shall be held to be the original thereof, and to embody so much of the several acts and parts of Acts mentioned as repealed in the amended Schedule A thereto annexed, as was in force when the said Roll was made; any marginal notes, however, and references to former enactments which may appear thereon being held to form no part of the said Statutes, but to be inserted for convenience of reference only. 5

Proclamation  
for bringing  
the Consoli-  
dated Sta-  
tutes into  
force on a cer-  
tain day.

IV. The Governor in Council, after such deposit of the said last mentioned Roll, may, by Proclamation, declare the day on, from and after which the same shall come into force and have effect as law by the designation of "The Consolidated Statutes for Lower Canada." 10

On and after  
that day ;  
they shall be  
in force--and  
the enact-  
ments em-  
bodied in  
them repealed  
Exception.

V. On, from and after such day, the same shall accordingly come into force and effect as and by the designation of "The Consolidated Statutes for Lower Canada," to all intents as though the same were expressly embodied in and enacted by this Act, to come into force and have effect on, from and after such day; and on, from and after the same day, all the enactments in the several Acts and parts of Acts in such amended Schedule A mentioned as repealed, shall stand and be repealed,—save only as hereinafter is provided. 15 20

Saving as to  
transactions.  
&c., anterior  
to the repeal.

VI. The repeal of the said Acts and parts of Acts shall not revive any Act or provision of law repealed by them: nor shall the said repeal prevent the effect of any saving clause in the said Acts and parts of Acts, or the application of any of the said Acts or parts of Acts or of any Act or provision of law formerly in force,—to any transaction, matter or thing anterior to the said repeal, to which they would otherwise apply. 25

Certain mat-  
ters anterior  
to the repeal  
not to be af-  
fected by it,—  
Penalties, &c.  
Indictments,  
&c.  
A. u. n. s., &c.

VII. The repeal of the said Acts and parts of Acts shall not affect—  
1. Any penalty, forfeiture or liability, civil or criminal, incurred before the time of such repeal, or any proceedings for enforcing the same, had, done, completed or pending at the time of such repeal,— 30

2. Nor any indictment, information, conviction, sentence or prosecution had, done, completed or pending at the time of such repeal,—

3. Nor any action, suit, judgment, decree, certificate, execution, process, order, rule or any proceeding, matter or thing whatever respecting the same, had, done, made, entered, granted, completed, pending, existing or in force at the time of such repeal,— 35

4. Nor any act, deed, right, title, interest, grant, assurance, descent, will, registry, contract, lien, charge, matter or thing, had, done, made, acquired, established or existing at the time of such repeal,— 40

5. Nor any office, appointment, commission, salary, allowance, security, duty, or any matter or thing appertaining thereto, at the time of such repeal,—

6. Nor any marriage, certificate or registry thereof, lawfully had, made, granted or existing before or at the time of such repeal,— 45

7. Nor shall such repeal defeat, disturb, invalidate or prejudicially affect any other matter or thing whatsoever, had, done, completed, existing or pending at the time of such repeal;

8. But every such  
Penalty, forfeiture and liability, and every such  
Indictment, information, conviction, sentence and prosecution, and every such 50

Action, suit, judgment, decree, certificate, execution, process, order, rule, proceeding, matter or thing, and every such

But the same  
to remain  
valid, &c.

Acts, deeds,  
rights, &c.

Offices, &c.

Marriages, &c.

Any other  
matters, &c.