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4th Session, 3d Parliament, 14 & 15 Vict, 1850.

#### JURORS' LAW AMENDMENT BILL.

(UPPER CANADA.)

### BILL.

An Act to amend the Upper Canada Jurors' Act of 1850, and to make some further provisions for the better accomplishment of the object thereof.

Received and read a first time, Friday, 18th July, 1851.

Second reading, Tuesday, July 22d, 1851.

Hon. Mr. BALDWIN.

### Jurors Law Amendment Bill.

### (UPPER CANADA.)

An Act to amend the Upper Canada Jurors' Act of 1850, and to make some further provisions for the better accomplishment of the object thereof.

HEREAS it is expedient to amend some of the Preamble. provisions of the Act passed in the last Session of the Parliament of this Province, chaptered fifty-five, and intituled, "An Act for the consolidation and amend- 13 & 14 Vict. 5" ment of the Laws relative to Jurors, Juries and Inquests c. 55. "in that part of this Province called Upper Canada," and to make some further provisions for the better accomplishment of the object thereof: Be it therefore enacted, &c.,

10 That where there shall not appear as many as twelve of when to the Grand Jurors summoned upon any Panel returned many as upon any Precept to any Court of criminal jurisdiction, Jurors shall every such Court, upon request made for the Queen by not appear, the Court may Her Attorney or Solicitor General, or any of Her Coun-order the 15 sel learned in the Law, or in their absence by any one supply the thereto authorised or assigned by such Court, shall com-defect by mand the Sheriff or other officer or minister to whom the Talesmen. making of the return shall belong, to name and appoint, as often as need shall require, so many of such other 20 able men of the County, union of Counties or City, as the case may be, then present as shall make up a Grand Inquest of twelve, and the Sheriff or other officer or minister aforesaid, shall, at such command of the Court, return such men duly qualified as shall be present or can 25 be found, to serve on such Grand Inquest, and shall add and annex their names to the panel returned upon such precept; and the Court shall proceed with those Grand Jurors who were before empannelled, together with the talesmen so newly added and annexed, as if all the said.

30 Jurors had been originally returned upon such precept. II. And be it enacted, That the third section of the Act sect 3 of Act of the Parliament of the late Province of Upper Canada, of U. C. 10. 9. passed in the tenth year of the reign of his late Majesty, sect 28, 99, King George the Fourth, chaptered one, and intituled, An 100 and 101 of 13 & 14 35 " Act to provide for the admission of the evidence of Quakers, Vict. c. 55, "Menonists, Tunkers and Moravians, in criminal cases," and repealed. also the ninety-eighth, ninety-ninth, one hundredth and one-hundred and first sections of the said Upper Canada Jurors A<sup>231</sup>

things already donc.

Act of 1850, shall be and the same are hereby repealed; Proviso: as to Provided always, nevertheless, that notwithstanding such repeal, all acts which might have been done, and all proceedings which might have been taken or prosecuted relating to any offences or neglects which may have been 5 committed, or to any matters which shall have happened, or to any moneys which shall have become due, or to any fines or penalties which shall have been incurred before the day on which this Act shall come into full operation, shall and may still be done or prosecuted, and the of-10 fences and omissions may be dealt with and punished, and the moneys may be recovered and dealt with, and the fines and penalties may be imposed and applied as if the said Act and sections hereby repealed continued in force. 15

III. And whereas the experience of the past year has

Recital.

shown that the fees allowed by the said Upper Canada Jurors' Act of 1850, were in most respects wholly disproportioned to the amount of labor and responsibility imposed by the said Act, involving in some cases an actual disbursement 20 of money by the officers in procuring the necessary aid to complete the work within the time prescribed by the said Act; and it is therefore just that the parties should be better remunerated for the services so performed by them respectively; Be it therefore enacted, that the dif- 25 certain duties ferent officers who performed the duties required of them vict. c. 55, to by the said Act, for the year one thousand eight hundred and fifty, shall be entitled to receive therefor the fees prescribed for such services by the said Act, as amended by this Act; and that upon their presenting their accounts 30 for the same verified in the manner prescribed by the said Act as so amended, it shall be the duty of the different Municipal Treasurers and Chamberlains to whom the payment of such officers belonged, according to the directions of the said Act, to pay such officers the amount 35 of such respective accounts, out of the like funds as by the said Act was directed with respect to the fees prescribed thereby, deducting from such accounts respectively the amount of any moneys which such Officers may have previously received under the said Act. 40

Officers employed in under 13 & 14 be entitled to the allowance for such services under this Act.

Certain por-'said' Act designated in Schedule A, Column 1, repealed and other provisions substituted.

IV. And be it enacted, That the several words, phrases and sentences of the Upper Canada Jurors Act of 1850, to be found in the first column of the Schedule to this Act annexed, marked A, numbered from one to clusive, and set forth in the second column of the said 45 Schedule, as such several words, phrases and sentences are contained in those several parts of the several and respective sections and provisoes of the said Act particularly referred to in the third column of the said Schedule opposite to each of such words, phrases and sentences 50 respectively, shall be and the same as so contained in such 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 sub-5 stituted for such first mentioned words, phrases and sentences, each for each respectively; and henceforth the said substituted words, phrases and sentences, instead of those for which they are so substituted as aforesaid respectively, shall be and shall be deemed and taken to 10 have been the words, phrases and sentences used in the several and respective sections and provisoes of the said Act, in the third column of the said Schedule mentioned oppposite to each of such words, phrases and sentences respectively, and in the parts of such sections and pro-15 visoes therein particularly mentioned; and the said Act, and all other Acts referring to the same, shall be construed as if such substituted words, phrases and sentences had been there used, in such respective sections and provisoes respectively, and in the parts thereof respectively 20 in the said third column of the said Schedule mentioned as aforesaid, at the time of the passing of the said Act, anything therein contained to the contrary notwithstanding; Provided always nevertheless: Firstly, that nothing Proviso. in this Act contained shall render void or otherwise affect 25 in any way anything heretofore done under the authority of the said Act, but the same, unless it shall have been made 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 30 to the contrary notwithstanding; And Provided also, Proviso. Secondly, that notwithstanding the repeal of the parts and provisions of the said Act hereby repealed, all acts which might have been done, and all proceedings which might have been taken or prosecuted relating to any offences or neglects which may have been committed, or 35 to any matters which shall have happened, or to any moneys which shall have become due, or to any fines or penalties which shall have been incurred before the day on which this Act shall come into operation, shall and may still be done or prosecuted, and the offences and 40 omissions may be dealt with and punished, and the moneys may be recovered and dealt with, and the fines and penalties may be imposed and applied, as if the said parts and provisions of the said Act hereby repealed, continued in force.

V. And be it enacted, That in pleading, citing or other-Short Titles wise referring to the said Act, it shall, in all cases what-said Act and soever, be sufficient to use the expression "The Upper others relative to Canada Jurors Act of 1850," or words of equivalent im- Jurors in port; that in pleading, citing or otherwise referring to Upper Cana-50 this Act, it shall, in all cases whatsoever, be sufficient to referred to. use the expression "The Upper Canada Jurors' Law Amendment Act of 1851," or words of equivalent import;

and that in pleading, citing or otherwise referring to the said Acts and any other Acts that may be hereafter passed touching or concerning or in anywise relating to such Jurors, Juries or Inquests generally, it shall, in all cases whatsoever, be sufficient to use the expression, "The 5 Upper Canada Jurors Acts," or words of equivalent import, which shall, in all such cases, be understood to include and refer to such and so much of the said Acts as shall be then in force touching or concerning or in anywise relating to such Jurors, Juries and Inquests; Provi- 10 ded always, nevertheless, that in Legislative enactments, wholly confined in their operations to that part of this Province call Upper Canada, the use of the words "Upper Canada," or words of equivalent import in any of the expressions above mentioned, shall not be deemed 15 necessary for the purpose aforesaid, but in every such case, such expressions shall have the like effect as if such words were contained therein.

Proviso.

### SCHEDULE A.

Referred to in the fourth section of this Act.

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Number.	Words Parases and conteners of 13 & 14 loc. chap. & repeal- ed by this Act.	Sections, and Provisor of 18 & 14 Vic., chap & and the paris thereof respectively in which the repealed Words, Phrases and Sentences are contained.	WORDS, PHRASES AND SERTENCES SUBSTITUTED FOR THOSE BY THIS ACT REPRALED.
1	, and Town Clerks, all Professors, Mas- ters and Teachers of any University," I to the end of the Section.	Sec. 5. After the words "Treasurers and Clerks".	"All Collectors and Assessors, all Professors, Masters and Teachers of any University, College, County Grammar School, Common School or other School or Seminary of learning, actually engaged in performing the duties of such appointments respectively, and all officers and servants of any such University, College, School or Seminary of learning actually exercising the duties of their respective offices or employments,—all Millers, and all Firemen belonging to any regular Fire Company, shall be and are hereby absolutely freed and exempted from being returned and from serving as either Grand or Petit Jurors in any of the Courts aforesaid, and shall not be inserted in the Rolls to be prepared and returned by the Selectors of Jurors by virtue of this Act, as hereinafter mentioned."
2		Sec. 6. Between the words "and exempted" and the words "to any sessions"	"from being returned to serve as Petit Jurors upon any General Precept,"
3	'eighth.'	Sec. 11. Between the words "on the" and the words "day of."	"Grat,"
4	"and to permit the use of the same for the purposes afore- said."	the words "Village or Township" near	"and to permit the use of the same for the purposes aforesaid. Provided always nevertheless, that the word Township as above used, and wherever else it occurs in this Act shall in all cases apply to Unions of Townships, all proceedings with respect to which under the same shall be such as if the Townships forming such Union were but one Township."
5	"one ninth as near- ly as may be" (to the end of the section.)	the. words "that	" one fifteenth as nearly as may be under the first of such Divisions two fifteenths as nearly as may be under the second of such Divisions;—four fifteenths as nearly as may be under the third of such Divisious;—and eight fifteenths as nearly as may be under the fourth of such Divisions."
6	"Township, Vil- lage or Ward."	Sec. 15. Between the words "every such" and the words "which Report."	
-	"Duplicate Re- ports shall be de- posited	Sec. 15. Between the words "of such" and the words " by such Selectors."	same month of September be deposited."

Number.	Words, Phrases and Sentences of 13 & 14 Vict. chap, 55, repeal- ed by this Act.	Sections, and Provious of 12 & 14 Vict., chap. 85. and the parts thereof respectively in which the repealed Words, Presses and Sentences are contained.	WORDS, PHRASES AND SENTENCES SUBSTITUTED FOR THOSE BY THIS ACT REPEALED.
8	iffs and other offi-	the words "and information" and the words "lawful	
9	"original Report so lost or destroyed as aforesaid."	Sec. 15. At the end of the section.	"original Report so lost or destroyed as aforesaid: Provided always nevertheless, that in every such case of the destruction of any original Selectors' Report, it shall be the duty of the officer in whose office the same shall have been so destroyed, to procure as soons reasonably may be, such a certified copy of such Report from the other officer to whom the legal custody of the other duplicate original of such Report shall belong, and to fyle the same in his office accordingly."
10	" first."	Sec. 16. Between the words "and the" and the words "day of October."	•
11	" Villages and Wards."	Sec. 16. Between the words "differ- ent Townships" and the words "or other like"	"Villages and Urban Wards."
12	"to serve as such Jurors in such County respect- ively."	end of the Section.	"to serve as such Jurors in such County respectively. Provided always nevertheless, Firstly, That in every case in which a Proclamation shall have issued disuniting any Junior County from any Senior County or Union of Counties upon, from and after the first day of January of the then following year, the Clerk of the Peace for the Union of Counties of which such Junior County shall, at the time, be a member, shall procure two of such "Jarior's Book," one for the County or Counties from which such Junior County itself, into the former of which Books shall be so transcribed the names and additions of all persons so selected by the Selectors of Jaron for the different Townships, Villages and Urban Wards of such Senior County or Counties, and into the latter of such Books the names and additions of all persons so selected by the Selectors of Jurors for the different Townships, Villages and Urban Wards of such Junior County respectively: Provided also, Secondly, That in every such case the preparing of the Ballots, the balloting of the Juny lists, and the performing of all other acts and things required by this Act to be done for such Junior County for such following year, shall be done and performed by the Clerk of the Peace and Court of General Quarter Sessions of the Peace for such original Union of Counties and the Chairman and officers thereof. And provided also, Thirdly, That in every such case it shall be the duty of the Clerk of the Peace of such original Union of Counties, on demand thereof, to deliver over to the Clerk of the Peace for such Junior County, as soon as may be after the same shall be completed and the copies thereof made and deposited is the proper offices in that behalf, the said Jurors' Book for mabbook, and upon such receipt being fyled with the Treasure of such Junior County, the Clerk of the Peace and Crier of the said Court of Quarter Sessious of such original Union of Counties, spon

Number.	Words, Phrases and contences of 13 & 14 Vic., chap. 65, repeal- rd by this Act.	Sections, and Pro- vi-os of 13 & 14 Vict., chap. 65, and the parts thereof respectively in which the repealed Words. Phrases and Seutences are contain- ed.	WORDS, PHRASES AND SENTENCES SUBSTITUTED FOR TROSE BY THIS ACT REPRALED.
	·		their accounts for the services thus performed for such Junior County being verified, in the manuer hereinafter provided by, affidavit before any Commissioner for taking affidavits for any of such Counties or the Union of which they may be members, shall be paid the amount of such accounts by the Treasurer of such Junior County out of the like moneys as are hereinafter provided with respect to the payment of similar accounts by the Treasurers of other Counties, and such payments shall in like manner be allowed in the accounts of such Treasurers accordingly."
13		Sec. 19. Between the words "after the" and the words "in each year"	"thirty-first day of October."
1	Provided always nevertheless, first-ir" (to the end of the section.)	Towards the end of the Section.	"Provided always, nevertheless, Firstly, That as respects the County of York or any Union of which that County shall for the time being, be the Senior County, the numbers to be ballotted from the first and third of such Jurors' Rolls shall be as follows, that is to say: Where a full Jury List is to be ballotted, then from the first of such Rolls ninety-six, and from the third two hundred and eighty-eight; when a two-third Jury List is to be so ballotted, then from the first of such Rolls seventy-two, and from the third two hundred and sixteen; and when a half-Jury List is to be so ballotted, then from the first of such Rolls forty-eight, and from the third one hundred and forty-four. And Provided also, Secondly, That on all such occasions the names of the different members of the said Court who shall be present and vote upon any such Resolution, shall be entered on the minutes of such Court, and that in the event of the votes of those members present being equal, the Chairman of the said Court for the time being shall have a double or casting vote upon the same: And Provided also, Thirdly, That on the first accasion of bringing into Court a Jurors' Book for any County or Union of Counties, or for any City, there being no Jurors' Book for any preceding year for such County, Union of Counties or City, the oath to be made by the Clerk of the Peace, or Clerk of the Recorder's Court respectively, shall be modified so as to be adapted to such circumstances."
- 1	'proclamation to be made for all persons."	Sec. 20. Between the words "shall cause" and the words "to keep silence"	
16	"are openly ballot- ted. And the Chair- nan of such Court"	the words "or Union of Counties," and the words "And the	"are openly ballotted. And Secondly, That if any one can inform the Court why the name of any person which may be drawn upon such ballot should not be inserted in the Jury List for which it shall be drawn, he shall come forth and he will be heard. And the Chairman of such Court"
	or made that if any	y the words "exemp- etion then" and the ewords "whereupon a if"	"the name and addition of such person shall be again openly de- clared aloud by the Clerk of the Peace as having been ballotted to serve as a Grand Juror for the Superior Courts."

Number.	Words, Phrases and Sentinces of 13 & 14 Vict. chap. 65, repeal- ed by this Act	Section. and Provices of 13 & 14 Vict., chap. 65, and the parts thereof respectively in which the repealed Worls. Phrases and Sentences are contained.	WORDS, PHRASES AND SENSENCES SUBSTITUTED FOR THOSE SP THIS ACT REPEALED.
	ed in the Jury List for which it shall have been so balloted as aforesaid, he shall come forth and he will be heard."		
18	"the Clerk of the Peace" (to end of section)	the word "That"	"the Clerk of the Peace shall on or before the thirty-first day of December thereafter, cause a correct copy of such Juror' Book to he made and deposited in the office of the Clerk of the Crown and Pleas of Her Majesty's Court of Queen's Beuch at Toronto, and another in that of His Deputy for the County or Union of Counties for which shall be certified by him to be a true copy of the original, and from it in the event of the loss or destruction of the originally fire or other accident, a duplicate original of such Juror's Book may be made, and being certified by the said Clerk of the Crown and Pleas, or his Deputy for such County or Union of Counties, to be truly copied from the copy deposited in his office, shall upon such loss or destruction being established upon oath or affirmation, before two or more Justices of the Peace of such County or Usion of Counties, be received and used on all occasions and for all purposes, as the original which shall have been so lost or destroyed as aforesaid: Provided always, nevertheless. That in every such case of the destruction of any original Jurors' Book, it shall be the duty of the Clerk of the Peace for such County or Union of Consties, to procure, as soon as reasonably may be, such a duplicate original of such book so certified as aforesaid, and to deposit the same in his office as above provided, and that in every such case it shall be the duty of the Sheriff or other officer or minister of such County or Union of Counties to whom the Return of Jury Procus shall belong, upon notice to him by the Clerk of the Peace of such destruction and of the procurement and deposit of such duplicate original in licu thereof, which notice every such Clerk of the Peace is hereby required to give as soon as may be thereafter, to furnish to such Clerk of the Peace copies of all Panels of Juros drafted by such Sheriff or other minister from the Jury Lists in such book; and it shall therenpon be the duty of such Clerk of the Peace to enter such panels in such duplicate original Juror's
19	"with respect to Jurics returned by them upon similar process."	yend of the Section.	"with respect to Juries returned by them upon similar process. Previded always, nevertheless, Firstly, that in every case in which a Proclamation shall have issued whereby any Town in Upper Canala shall upon, from and after the first day of January of the following year be erected into a City, a Jurors' Book shall be prepared, and Jury Lists ballotted for such City for such following year, as above directed with respect to all other Cities in Upper Canada: And provided also, Secondly, That in every such case, the preparing of the Ballots, the ballotting of the Jury Lists and the performing of all other acts and things required by this Act to be done for such City so to be creeted as aforesaid, for such following year, shall be done and performed by the Clerk of the Peace and Court of General Quarter Sessions of the Peace for the County or Union of Counties within the limits of which such Town shall lie, in the like manner as according to the provisions hereof would in the case of such other Cities be done and performed by the Clerk of the Recorder's Court of such Cities, the Recorder and Recorder's Court and the Officers of such Court respectively: And provided also,

Number.	Words, Phrases and Sentences of 13 & 14 Vict., chap. 55, repeal- ed by this Act.	Sections and Provisos of 13 & 14 Vict, chap. 53, and the parts thereof respectively in which the repealed Words, Phrases and Sentences are contained.	WORDS, PHRASES AND BENTENCES SUBSTITUTED FOR THOSE BY THIS ACT REPEALED.
			Thirdly, That in every such case, it shall be the duty of such Clerk of the Peace, on demand made on him for that purpose, to deliver over to the Clerk of the Recorder's Court of such City so to be erected as aforesaid, as soon as may be after the same shall be completed and the copies thereof made and deposited in the proper offices in that behalf, the said Jurors' Book for such City so to be erected as aforesaid, who shall thereupon give him a receipt for such Book and upon such receipt being filed with the Chamberlain of such City, the Clerk of the Peace and Crier of the said Court of Quarter Sessions of such County or Union of Counties, upon their accounts for the services thus performed for such City being verified in the manner hereinafter provided by affidavit before any commissioners for taking affidavits for such County or Union of Counties, shall be paid the amount of such accounts by the Chamberlain of such City out of the like moneys as are hereinafter provided with respect to the payment of similar accounts by the Chamberlains of other Cities, and such Payments shall in like manner be allowed in the accounts of such Chamberlain accordingly."
20.	"Sheriff's Office."	Sec. 78. Between the words "Book in the" and the words "and it shall"	
21	each and the City, Fown, Village or	same"and thewords " by the eleventh"	Assessment Roll or Assessment Rolls of the City, Town, Village or Township for the year in which such selection of Jurors shall be
22	prepared (to the end	the words "Recorder's Court shall	"shall be entitled to the following sums of money for the respective services performed by them under this Act, that is to say: For receiving and examining the Report of Selectors for each City, Town, Village and Township, causing any deficiency which may be found therein to be supplied, and fyling the same in his office; For giving certificate to Selectors of Jurors of Report having been made;—For preparing in proper form the Jurors' Book and superintending the making up of same (besides actual disbursements for Stationers' charges) each;—For arranging alphabetically and in order, the names contained in Selectors' Reports per one hundred names;—For making up Jurors' Books, entering sell the names and numbers, and all the other matter required to be entered therein, per one hundred names;—For cach copy of the Jurors' Book required by the Act, one-half the sum allowed for the original per one hundred names;—For preparing on cards the ballots for Jurors, to correspond with numbers in Jurors' Book per one hundred names;—For each certificate required to be entered in Jurors' Rook to verify same;—For ballotting and entering each Jury List, per one hundred names;—For cach copy of Jury List required to be entered, one half the original;—For

Number.	Words, Phrases and Seniences of 13 & 14 Vict., chap. 65, repeal- ed by this Act.	Sections and Provisos of 13 & 24 Vict. chap. 53, and the parts thereof respectively in which the repealed Words. Phrases and Sentences are contained.	WORDS, PHRASES AND SENTENCES SUBSTITUTED FOR THOSE BY THIS ACT BEPEALED.
			drafting each Panel of Jurors from the Jury List ;—For entering each Panel in the Jurors' Book, with the numbers corresponding to the Jury List ;—For making up aggregate Return in detail of Jurors ;—For copy thereof and transmitting same to Provincial Secretary and for Office copy of same, each ;—That the Sheriff, High Bailiff or other Officer of every such County, Union of Counties or City, shall, exclusive of such Fees as he may be entitled to from the parties in any suit, be entitled to the following sums of money for the respective Services performed by them under this Act, that is to say: For each Panel of Jurors, whether Grand or Petit, returned and summoned by him in obedience to any general Procept for the return of Grand or Petit Jurors for any Sittings or Sessions of Assize and Nisi Prius, Ogir and Terminer, Gaol Delivery, Sessions of the Peace, or County or Recorders' Court, respectively, under this Act ;—For every summons served upon the Jurors on such Panel the sum of ;—And for every certificate given to any of such Jurors of his having served, to evidence his exemption from serving again, until his time for doing so shall return in its course, the sum of for every mile that he or his Deputy or Bailiffs may necessarily have to travel from the County Town for the purpose of serving such summonses. And that the Crier of every such Court of Quarter Sessions or Recorder's Court, shall, for making the proclamations, calling the names of all those drawn in the course of ballotting such Jury Lists, and performing all other duties required of him under this Act, be entitled to the sum of for every one hundred names so drawn: Which several sums shall be paid by the Treasurer of such County or Union of Counties or by the Chamberlain of such City, as the case may be, to such Officers severally, out of any moneys in his hands belonging to such County, Union of Counties or City respectively, not otherwise specially appropriated by Act of Parliament, upon proof by affidavit made before some Commissioners for tak
23	hundred and forty- four, as such Jus-	the words "Petit Jurors" and the	"not exceeding one hundred and forty-four in any County or Union of Counties, except the County of York or any Union of which that County shall for the time being be the Senior County, and in the said County or Union of Counties last mentioned, not exceeding two hundred and eighty-eight, as such Justice shall think fit."