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and may be lawful for such Assessors, when unable to complete such duty within such

time, to perform the same as soon as may be thereafter.

Time for doing certain things required by Sect. 46 and 47 extended, &c.

VIII. And whereas it is expedient to extend the time allowed by the forty-sixth and forty-seventh sections of the said Act, for the doing of certain things therein mentioned: Be it therefore enacted, That any thing required to be done by the said forty-sixth and forty-seventh sections of the said Act, before the first day of January, one thousand eight hundred and fifty-one, or the first day of January, one thousand eight hundred and fifty-two, respectively, and which shall not have been done before the said days respectively, may be lawfully done at any time within one year from the time prescribed for doing the same by the said sections, which with regard to any such thing, shall be construed and have effect as if the words "one thousand eight hundred and fifty-two" were substituted for the words "one thousand eight hundred and fifty one" wherever the latter occur in the said sections, and the words "one thousand eight hundred and fifty-three," for the words "one thousand eight hundred and fifty-two" wherever the latter occur in the said sections: Provided always, that the Municipal Council of the County shall cause the lists to be made up by the County Treasurers in pursuance of the requirements of the said sections, to be submitted to the several Township Councils in the County before the County Clerk shall certify any arrears therein mentioned to the Clerk of the proper locality, to the end that such Township Councils may cause such lists to be corrected by crediting the proper party with any sum which may have been paid on account of any such arrears, and omitted by the Treasurer in such lists.

Meaning of the 22d, 34th & 35th sec.

IX. And be it enacted, That it was and is the true intent and meaning of the twenty-second, thirty-fourth and thirty-seventh clauses of the said Act that the Collector should and might and shall and may in person, and without warrant from any Justice of the Peace or other Officer, levy and collect the taxes and commutation for Statute labor in the said Act mentioned, by distress and sale of the goods and chattels of the party; or by Warrant under his Hand and Seal, may appoint and authorize a Bailiff to levy and collect the same.

Ponalty if distress be insufficient, and the sum and costs not paid, X. And be it enacted, That in case no distress sufficient to satisfy the sum due by any party for or in lieu of statute labor, or commutation thereof, as provided in the said twenty-second section, should or shall be found, then, that it shall and may be lawful for the Head of any such Municipality, upon complaint that such party appears upon the Collector's Roll to be rated for such sum, that the same has been duly demanded, and that the party has neglected to pay the same and that no sufficient distress can be found, to issue a Warrant under his Hand and Seal, and to commit the party to the Common Gaol of the County for any time not exceeding six days, unless such sum and the costs of the Warrant hereby authorized to be issued, and the execution thereof shall be sooner paid.

Short titles by which this Act and the amended Act shall be known. XI. And be it enacted, That in citing or referring to the Act cited in the preamble to this Act, in any statute or in any pleading, instrument or otherwise, it shall be sufficient to use the expression, "The Upper Canada Assessment Act of one thousand eight hundred and fifty; and, in citing or referring as aforesaid to this Act, it shall be sufficient to use the expression, "The Upper Canada Assessment Law Amending Act of 1851."

## CAP. CXI.

An Act to define and restore certain Rights to parties therein mentioned.

[ 30th August, 1851. ]

Preamble.

13 & 14 Vic. c. 48 cited.

HEREAS it is desirable to remove doubts which have arisen in regard to certain provisions of the nineteenth section of an Act passed by the Parliament of this Province, in the Session thereof held in the thirteenth and fourteenth years of Her Majesty's Reign, intituled, An Act for the better establishment and maintenance of Common Schools in Upper Canada; And whereas it is inexpedient to

deprive

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deprive any of the parties concerned of rights which they have enjoyed under preceding School Acts for Upper Canada: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled, An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada, and it is hereby enacted by the authority of the same, That each of the parties applying according to the provisions of the said Act shall be entitled to have a separate School in each Ward, or in two or more Wards united, as said party or parties shall judge expedient, in each City or Town in Upper Canada: Provided always, that each such School in its establishment Proviso. and operations shall be subject to all the conditions and obligations, and entitled to all the advantages imposed and conferred upon separate Schools by the said nineteenth section of the said Act.

Each party applying shall be entitled to

## CAP. CXII.

An Act to extend the time for making the selection of Jurors, and preparing the Jurors' Books in Upper Canada in the present year.

[ 30th August, 1851. ]

HEREAS it is expedient to extend the time for making the selection of Jurors and for preparing the Jurors' Books in Upper Canada in the present year: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled, An Act to re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada, and it is hereby enacted by the authority of the same, That for and notwithstanding any thing in the Upper Canada Jurors' Act to the contrary thereof, the Selectors of Jurors for any City, Town, Village or Township in Upper Canada, shall and may meet for the purpose of performing their duties as such Selectors for the present year, at any time before the first day of October next, and the selection of Jurors made or to be made by them, or a majority of them, on or after the first day of September and before the first day of October in this present year, shall be a good and valid selection of Jurors in Law, upon the Report of such selection being made and the other requirements of the Jurors' Acts complied with in respect to the same.

Preamble.

Selectors of Jurors to meet before the 1st october next.

Selection of Jurors made between 1st September and 1st October, 1951, to be

And be it enacted, That if the Selectors for any such City, Town, Village or Township, shall not have made their selection of Jurors in this year, at the time prescribed by the Jurors' Act of one thousand eight hundred and fifty for that purpose, it shall be the duty of the Mayor or Townreeve of such City, Town, Village or Township respectively, to appoint a day for the meeting of the Selectors for that purpose, and to give notice thereof to the other Selectors, and the Selectors shall thereupon proceed to make such selection as on the day prescribed by the said Jurors' Acts, and in default thereof shall be liable to all the penalties by Law prescribed for

Case wherein selection has not been made this year within a certain time provided for.

III. And be it enacted, That for and notwithstanding any thing in the said Jurors' Acts to the contrary thereof, the duties imposed on the Clerks of the Peace by the said Acts, shall and may for this present year be performed by them between the first and thirty-first days of October next, and all Affidavits, Certificates, and other proceedings connected therewith, shall be adapted to the same accordingly,

Duties imposed on Clerks of Peace by the Jurors Acts may be performed at a certain time this year,