## CAP. CXXX.

An Act to amend the Act to provide for the payment of Jurors in Upper Canada, by providing that a City included within a County for judicial purposes, shall pay a fair proportion of the sum required for the payment of Jurors in such County.

[Assented to 30th May, 1855.]

Preamble.

Which for judicial purposes form part of the Counties in which they are situate, should pay a fair proportion of the expenses incurred for the payment of Jurors in such Counties: 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, as follows:

Municipal
Corporations
of Counties
entitled to recover from
City Corporations a portion of the
expenses incurred for Jurors, under—

I. The municipal corporation of any County in Upper Canada of which any City shall form part, shall be entitled to demand and recover from the municipal corporation of any City which shall form part of such County for judicial purposes, a portion of the expenses incurred by such County, in any year, for the payment of Jurors, which portion shall be determined as follows:

14 & 15 V.

From the total sum expended in the County in any year, for the payment of Jurors and fees and other disbursements under the Act passed in the Session held in the fourteenth and fifteenth years of Her Majesty's Reign, and intituled An Act to provide for the payment of Petit Jurors in Upper Canada, there shall be deducted the sums paid to Jurors for attendance at the Courts of Quarter Sessions, and the sum actually received by the County in such year for fees and penalties, which under the said Act, are appropriated towards the payment of Jurors.

Portions to be borne by Cities and Counties to be in proportion to value of rateable property in each.

Of the sum remaining after such deduction, the portion to be finally borne by the City and by the County respectively, shall be in proportion to the assessed value of all the rateable property in each, and the sum to be finally borne by the City shall be that to be repaid by the municipal corporation thereof to that of the County.

Value, how reckoned.

In comparing the value of the rateable property in any City and County for the purposes of this Act, the assessed annual value shall be held to be ten per cent of the actual value.

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- II. The year for the purposes of this Act shall be the calen- Act to take dar year, and this Act shall have effect from the first day of effect from 1st January, one thousand eight hundred and fifty-five, so far as January, 1855. to enable any County to recover under it the proportion above mentioned of moneys expended for the purposes aforesaid, since that day.
- III. The actual or annual value of rateable property in a Annual value City or County for the purposes of this Act, shall be that shewn of rateable by the Assessment Rolls of each, for the year in which the ex- that shewn by penses to be divided between them were incurred, and the por-Assessment tion of each average of the first land the por-Assessment tion of such expenses to be finally borne by the City shall be Rolls. payable to the County immediately after the close of each year.
- IV. The common council of any City shall have full power Council of any and they are hereby required to raise by assessment any sum City to have of money required by such City for the purposes of this Act, or money reto pay such sum out of any moneys belonging to the City and quired by City applicable to municipal purposes generally.
- V. The word "County" in this Act shall include a Union of Interpretation. Counties for judicial purposes.

## CAP. CXXXI.

An Act to amend the laws relating to Separate Schools in Upper Canada. [Assented to 30th May, 1855.]

WHEREAS it is expedient to amend the laws relating to Preamble.

Senarate Schools in Upper Canada so far as they affect the Roman Catholic inhabitants thereof: 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, as follows: the sold discusses appropriated towards the previous of thems.

1. The nineteenth Section of "the Upper Canada School Act Sect. 19 of 13 of 1850," and the fourth Section of "the Upper Canada Supple- and sect. 4 of mentary School Act of 1853," and all other provisions of the said 14 & 15 V. Acts or of any other Act inconsistent with the provisions of c. 111, repealthis Act, are hereby repealed so far only as they severally relate ed as regards to the Roman Catholics of Upper Canada, a grant of sail and the tics in U.C.

Limited and store

11. 27.31

II. Any number of persons not less than five heads of families Meeting of being freeholders or householders resident within any School persons de sirous of esta-Section of any Township or within any Ward of any City or blishing a Town, and being Roman Catholics, may convene a public Separate

meeting