In default of the Council, any three Electors may call a Meeting for Election of Councillors to fill vacancies.

I. In any Village, Town or Borough Municipality, which has omitted or neglected or shall omit or neglect to proceed within the period fixed by law, to the Election of new Councillors to fill the places of those going out of office, any three Electors of such Municipality may and are hereby authorized to call, by public notice, in the manner prescribed by the laws now in force, a meeting of the Electors of such Municipality, to be held at the usual place of meeting of the Municipal Council, for the purpose of proceeding to such Election; and the Councillors so elected and the said Municipality shall have the same rights, powers and authorities, which they would have had if the said Election had taken place within the time required by law; Provided always, that for every such Election which should have taken place before the passing of this Act, the notice above mentioned shall be given within the six months following the passing of this Act, and not afterwards.

Proviso.

Proceedings at such Elec-

II. Such Election shall be had at the time and place appointed therefor, in the same manner as if it had taken place at the time appointed by law.

All former Elections declared valid notwithstanding certain technical defects. III. All Elections of Councillors before the passing of this Act, in any Village, Town or Borough Municipality, made after the expiration of the period limited by the laws then in force in Lower Canada, and with regard to which the formalities prescribed and appointed by law were not observed, shall be and are hereby declared valid and legal to all intents and purposes whatsoever; and all By-laws and Orders, and generally all proceedings whatever, of the Councils of such Municipalities, shall be as valid and shall by virtue of this Act have the same force and effect as if the said Elections had been made within the period limited by the law, and with all the formalities thereby required.

Pending proceedings not affected. IV. Nothing contained in this Act shall be held in any manner to affect any judicial proceeding pending at the time of the passing of this Act, which proceedings shall be determined and decided as though this Act had not been passed.

Extent of Act. V. This Act shall extend only to Lower Canada.

CAP. XIX.

An Act to amend the Act to encourage the establishment of Building Societies in Lower Canada.

[Assented to 18th December, 1854.]

Preamble.

WHEREAS in consequence of the large number of Shareholders in the Quebec Building Society, exceeding six hundred, it is expedient to amend the Act which was passed in the twelfth year of Her Majesty's Reign, intituled, An Act to encourage the establishment of Building Societies in Lower Canada,

12 V. c. 57.

Canada, as far as regards the said Society: 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, 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:

I. So much of the seventh Section of the said Act as Part of section enacts, That no Rule shall be altered, rescinded or repealed, 7 repealed as unless at a General Meeting of the Members of any such Quebec Build-Building Society, which Meeting shall consist of not less ing Society. than one third of the Shareholders, shall be, and the same is hereby repealed, in so far as the Quebec Building Society is concerned.

II. Provided more than one half the number of Members General Meetof the said Quebec Building Society sign a requisition for ing for amend-a General Meeting of the Shareholders, advising an altera-laws, how to tion, amendment, rescision or repeal in or of the Rules of be called. the said Society, and specifying the terms thereof, such General Meeting, without limitation as to the number of the Shareholders present, shall be and is hereby empowered to pass and make such alteration, amendment, rescision or repeal.

CAP. XX.

An Act to provide for the holding of the several County Courts in Upper Canada, in case of the illness or unavoidable absence of the County Judge.

[Assented to 18th December, 1854.]

WHEREAS it is expedient to provide for the holding of Preamble.
the several County Courts in Hanne County Indiana. where the Judge of any such Court shall be ill or unavoidably absent: 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:

I. In case of the illness or unavoidable absence of the Judge Another Counof any County Court in Upper Canada, it shall be lawful for ty Judge may the Judge of the County Court for any other County to hold act for absent the Court and to act in the place of the Judge so ill or absent,

and