latter may ap- and with the same powers; or for such first mentioned Judge point a deputy. to appoint some Barrister of not less than five years standing to act as his Deputy during such absence.

Powers of Deputy Judge.

II. Every Deputy so appointed shall, during the time for which he shall be so appointed, have all the powers, and be subject to all the duties vested in or imposed by law on the Judge by whom he shall have been so appointed; and notice of every such appointment shall be forthwith sent by the Judge or Deputy Judge to the Governor of this Province, and such notice shall specify the name, residence and profession of the Deputy Judge, and the cause of his appointment; and no

Duration of appointment.

annul it.

Notice to

Governor.

such appointment shall be continued for more than three calendar months, without a renewal of the like notice; and it Governor may shall be lawful for the Governor to annul any such appointment of which he shall disapprove.

Sheriff may adjourn the County Court in the absence of a Judge.

III. It shall be lawful for the Sheriff of any County or United Counties, or his Deputy, in case of the illness or absence of the Judge of any such County Court, and no Judge being present to hold such Court on the day the same is required to be held according to law, or any adjournment thereof, to adjourn the opening or proceedings of the said Court from day to day, or until such day as he shall be advised that the same can be legally held.

Duzation of this Act.

IV. This Act shall be in force for one year from the passing thereof, and no longer.

CAP. XXI.

An Act to make legal the Assessments made in Upper Canada during the year one thousand eight hundred and fifty-four, and to extend the time for making Assessments and collecting taxes.

[Assented to 18th December, 1854.]

Preamble.

HEREAS in many Municipalities in Upper Canada the Assessments were not completed within the time limited by law, and doubts exist whether Taxes in such Municipalities can be legally collected, and it is advisable to remove such doubts: 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. All the Assessments made in Upper Canada during the Assessments year of our Lord, one thousand eight hundred and fifty-four, for 1854 in shall be and are hereby declared to be legal and binding, not-Upper Canada withstanding the Assessors did not complete the same or the Assessments Rolls, or make their returns, within the time fixed by the Statute in that behalf; and the taxes and rates imposed by the Councils of the Municipalities wherein such default or errors have occurred, shall be collected as if the said Assessments and returns had been made and completed according to law.

II. The twenty-fourth Section of the Statute of this Province Time allowed passed in the sixteenth year of Her Majesty's Reign, chapter by section 24, one hundred and eighty-two, shall be, and the same is hereby of 16 V. c. amended, and the time limited thereby for the completion of Assessments and return of the Assessments Rolls, shall be extended to the first day of May in each year, instead of the fifteenth day of April as thereby limited.

III. In any case when a Collector of any Municipality may Another perhave heretofore failed or omitted, or may hereafter fail or omit son may be to collect the taxes mentioned in his Collection Roll, or any employed to collect taxes portion thereof, by the fourteenth day of December, or by such which the Colother day in the year for which he may have been or may here-lector does after be Collector, as may have been or may hereafter be a certain day. appointed by the Municipal Council of the County, it shall and may be lawful for the Council of such Municipality to authorize and empower by Resolution the said Collector or any other person in his stead to continue the levy and collection of such unpaid taxes in the manner and with the powers provided for by law for the general levy and collection of taxes; Pro- Provise. vided always that nothing herein contained shall be held to alter or affect the duty of the Collector to return his Collection Roll, or to invalidate or otherwise affect the liability of the said Collector or his sureties in any manner whatsoever.

CAP. XXII.

An Act to amend the Upper Canada Joint Stock Pier, Wharf, Dry-dock, and Harbour Company Act.

[Assented to 18th December, 1854.]

OR the better protection of the rights of Shareholders in Preamble. the Companies formed under the Act hereinafter mentioned-Be it 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: