CAP. XXXIII.

An Act to change the name of George Byron Lyon, and of his family, by adding the name of Fellowes.

[Assented to 16th May, 1856.]

WHEREAS George Byron Lyon, of the City of Ottawa Preamble. (late the Town of Bytown) in Upper Canada, Esquire, by his petition hath set forth, that in the year of our Lord one thousand eight hundred and forty-four, he married Mary Matilda Ottley Fellowes, and that by such marriage they have two sons and two daughters, named respectively, George Rockliffe Lyon, Charles Lyon, Catherine Lyon, and Charlotte Florence Lyon, and that for the benefit of his said wife and children it has become necessary for himself, his said wife and children, to adopt the family name of his said wife, and hath prayed the passing of an Act for such purpose, which prayer it is expedient to grant : Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

I. The said George Byron Lyon shall hereafter be called Surname of and known by the name of George Byron Lyon Fellowes; the G. B. Lyon and Mary Matilda Ottley Fellowes (alias Lyon,) his said wife, family changshall hereafter be called and known by the name of Mary ed. Matilda Ottley Lyon Fellowes; the said George Rockliffe Lyon, Charles Lyon, Catherine Lyon, and Charlotte Florence Lyon, their said children, shall hereafter be respectively called and known by the respective names of George Rockliffe Lyon Fellowes, Charles Lyon Fellowes, Catherine Lyon Fellowes, and Charlotte Florence Lyon Fellowes.

II. The said George Byron Lyon, and Mary Matilda Ottley Change of Fellowes, (alias Lyon) his said wife, George Rockliffe Lyon, name not to Fellowes, (alras Lyon) his said wife, George Rockline Lyon, affect their Charles Lyon, Catherine Lyon, and Charlotte Florence Lyon, rights, or those their said children, by their respective names of George Byron of other par-Lyon Fellowes, Mary Matilda Ottley Lyon Fellowes, George ties. Rockliffe Lyon Fellowes, Charles Lyon Fellowes, Catherine Lyon Fellowes, and Charlotte Florence Lyon Fellowes, shall hereafter claim, obtain, exercise and enjoy all and every advantage, benefit, calling, profession, occupation, addition, title and degree which they respectively have, exercise and enjoy, or have been or might be entitled to by and under the surname of Lyon; and also shall respectively recover, have, hold and possess and be capable of inheriting all real and personal property and rights, interests, credits, moneys and securities of any nature or kind whatsoever, which they respectively at present have, hold or possess, or are respectively capable of recovering, having, holding, possessing or inheriting, or might hereafter respectively be capable of recovering, having, holding, possessing or inheriting, by and under the surname of Lyon;

And also shall not hereafter, by reason of the change of name hereby made, be deprived of or disqualified from exercising or enjoying any addition, title, degree, qualification, advantage, benefit, possession, calling, appointment, honor, position, or any interest or property of any nature or kind whatsoever, which they now respectively have, hold, possess or enjoy, or are, or might hereafter respectively be capable of recovering, having, holding, possessing, inheriting and enjoying, if the said change of name had not been made by the adoption and addition of the said name of Fellowes.

G. B. Lyon Fellowes.

Pending pro-

94

III. If any suit, or legal or equitable proceeding has been ceedings not to commenced by or against any of the said parties whose names are changed by virtue of this Act, by their or his or her former name, such suit or proceeding shall not be abated, nor any relief or recovery sought thereby be prevented, by reason of any such change of name, but the same may be continued and carried on to judgment and execution, and until satisfaction and discharge had, as if this Act had not passed.

Public Act.

IV. This Act shall be deemed a Public Act.

CAP. XXXIV.

An Act to authorize the Court of Chancery, and the Courts of Queen's Bench and Common Pleas, in Upper Canada, to admit Henry Spencer Papps to practise as a Solicitor and Attorney.

[Assented to 16th May, 1856.]

Preamble.

Act of U. C., 2 G. 4, c. 5.

HEREAS by an Act of the Legislature of Upper Canada, passed in the second year of the Reign of His Majesty, King George the Fourth, intituled, An Act to repeal part of and amend an Act passed in the thirty-seventh year of His late Majesty's Reign, intituled, 'An Act for the better regulating the practice of the law,' and to extend the provisions of the same, it is amongst other things enacted, that from and after the passing of the said Act, no person shall be admitted by the Court of King's Bench to practise as an Attorney, unless upon an actual service under articles for five years with some practising Attorney; And whereas it appears by the Petition of Henry Spencer Papps, of the City of Hamilton, in the County of Wentworth, and Province of Canada, gentleman, and by certificates and documents therein referred to and produced in support thereof, that the petitioner was duly articled for five years to William Yeats Aiken, of Lincoln's Inn, in the City of London, England, in the United Kingdom, then a practising Attorney of Her Majesty's Courts of Exchequer, Queen's Bench and Common Pleas, as also a Solicitor in Her Majesty's High Court of Chancery, in that part of the United Kingdom of Great Britain, called England; And whereas it also appears that the Petitioner