Court Houses New Districts

II. A Court House and Guol shall be forthwith built in the manner hereinafter provided, in each of the New Districts mentioned in the said Schedule.

Re-division not to affect local jurisdiction of Civil Courts until the Act is tully in force in civil matters.

III. The immediate re-division of Lower Canada into Districts, in order that proper buildings may be effected and other provision made for carrying this Act fully into effect, shall operate no change in the local jurisdiction of the Superior Court or Circuit Court, in and for any of the present Districts or Cirenits, until the day which shall be named as that on which this Act shall take full effect in civil matters, in the first Proclamations to be issued under this Act appointing the times at which Terms of the Superior Court and of the Circuit Court at the chef-lieu are to be held in and for the new Districts, and by which Proclamations the Governor shall declare the said new District to be established for all purposes of the administration of justice in civil matters.

Nor of Criminal Courts, Justices, &c. natil it is fully in force as to ters.

IV. And, in like manner, the said re-division shall operate no change in the local jurisdiction of the Court of Queen's Bench in and for any of the present Districts, in the exercise of its original criminal jurisdiction, or in the local jurisdiction of criminal mat- any Court of Quarter Sessions, or other Court of criminal jurisdiction, or of any Justice of the Peace or other functionary or Officer having any jurisdiction or duty in criminal matters, or the local jurisdiction or authority of any Justice of the Peace in civil matters or otherwise, until the day which shall be named as that on which this Act shall take full effect in Criminal matters, in the first Proclamation to be issued under this Act appointing the times at which the Terms of the Courts of Queen's Bench are to be held in the new Districts, and by which Proclamation the Governor shall declare the said new Districts to be established for all purposes of the administration of justice in criminal matters.

Effect of alterof present districts limited.

V. Notwithstanding any change in the limits of any of the ation in limits present Districts, by the coming into force of the whole or any part of this Act, they shall not be deemed New Districts, nor shall such change affect the appointment of any Judge, Justice of the Peace or Officer, or his powers or duties except in so far as they may depend on the local limits of the District, or may be affected by other provisions of this Act.

COURTS AND JUDGES.

A fourth Puisné Judge of the Queen's Bench may be appointed.

VI. So much of the second section of the Judicature Act of 1849, chapter 37, as limits the number of Puisné Judges of the Court of Queen's Bench for Lower Canada to three, is hereby repealed, with the fourth section of the same Act; and in addition to the Chief Justice and three Puisné Judges mentioned in the said section, there shall be a fourth Puisné Judge of the 1857.

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IX. 1849, 0 Court reside, consist and se Chief. the Dis time b

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