And in cases of persons in Military or Naval Service.

2. Any person in Her Majesty's Military or Naval Service, or any seaman or mariner usually employed upon seagoing vessels, or any other person temporarily within the limits of Lower Canada and having no legal domicile therein, charged with the commission of any felony and imprisoned upon such 5 charge, may be removed for trial, either before or after the presentation of a Bill of indictment against him, to any District other than that in which the offence is committed, if upon application to that effect on behalf of the Crown, it be shown to the satisfaction of the Court in Term or of any Judge thereof in vaca- 10 tion, that the trial may be proceeded with in such other District at an earlier period than in the District in which the prisoner is in custody; but all additional expense thereby caused to the prisoner in procuring the attendance of witnesses shall 15 be paid by the Crown;

Expenses.

Order of Court to be warrant

to Sherifl, &c.

3. The order of the Court or of the Judge made under either of the two last preceding sections, shall be a sufficient warrant, justification and authority to all Sheriffs, Gaolers and Peace Officers for the removal, disposal and reception of the prisoner in conformity with the terms of such order; And the 20 Sheriff may appoint and empower any Constable to convey the prisoner to the Gaol in the District in which the trial is ordered to be held;

Transmission of Indictment and other papers.

4. Forthwith upon the order of removal being made by the Court, the Clerk of the Crown shall transmit to the Clerk of the 25 Crown of the district to which the prisoner is ordered to be removed for trial, under his hand and the seal of the Court of Queen's Bench, the indictment, if any has been found against the prisoner, and all inquisitions, informations, depositions, recognizances and other documents whatsoever, relating to the 30 prosecution against him.

JURORS AND JURIES IN CIVIL CASES.

Who shall be special Jurors.

9. Every person resident within five leagues of the Court House in the district in which he has his ordinary domicile, who is qualified to act as a Grand Juror, and whose name is inscribed upon the Grand Jury List for such district, is qualified 35 to act; and (subject to the exemptions and disqualifications hereinbefore provided for) shall, when duly chosen and summoned, be bound to serve as a special juror in such district:

Special Jury List to be made from Grand Jury List.

2. Upon the receipt by the Prothonotary of the Superior Court of any district of the copy of the Grand Jury List for such 40 district, as hereinbefore provided, he shall proceed to make a special jury list by extracting from the Grand Jury List the names of the persons therein inscribed who are qualified to act as special jurors; and the Prothonotary shall, from time to time, revise and correct such special jury list by the revised 45 and corrected Grand Jury List in the hands of the Sheriff;