judgments had and taken in such Division Courts before the day when such declaration and appointment shall take effect, shall nevertheless be continued and prosecuted, and shall be considered proceedings of and in such of the Division Courts of the said counties respectively, as the Judge of such County shall order and direct; and the further prosecution of such proceedings and judgments shall be as valid and effectual as if the same had originated in the Courts to which they shall be so transferred—and the said Judge may order and direct the Clerks, Bailiffs and other Officers of the several Division 15 Courts respectively to transfer to the proper officers all the books, papers and documents of such Division Courts respectively.

Selection and Brant and Waterloo.

Proviso.

III. And be it enacted, That the Sheriffs and other Officers rors for 1853 within the said counties of Perth, Brant and Waterloo, whose 10 in Perth, duty it is to suppose and activate the said counties of Perth, Brant and Waterloo, whose 10 duty it is to summon and return jurors, shall and may for the year one thousand eight hundred and fifty-three, select and return from among the resident inhabitants of such Counties respectively, the requisite number of persons to serve as jurors within such counties respectively without reference to the mode 20 prescribed for selecting, balloting or returning jurors by the Upper Canada Jurors Acts—provided that juries de meditate linguæ and juries of a like nature may be ordered by the Court before which any cause may be pending. Provided also, that the Courts, selectors of jurors, officers and other persons upon 25 whom the law devolves such duties within the said counties respectively, shall in due course take the necessary steps for selecting jurors and balloting jury lists from which the panels of jurors for the said counties respectively, for the year one thousand eight hundred and fifty-four under the provisions of 30 the Upper Canada Jurors' Acts, are to be taken.

Who shall be on juries in the counties remaining united.

IV. And be it enacted, That the jurors ballotted for at the liable to serve Courts of General Quarter Sessions of the Peace held in and for the several united counties of "Huron, Perth, and Bruce," 35 "Wentworth, Halton and Brant," "Waterloo, Wellington and Grey" in the month of November one thousand eight hundred and fifty-two, and entered on the jury lists accordingly, shall be liable to be summoned and empannelled and to serve on juries within the now united counties of "Huron, and Perth," 40 " Wentworth, and Halton," "Wellington and Grey" respectively, to all intents and purposes as if the said counties of Perth. Brant and Waterloo had continued united with the said united counties respectively, and the Sheriffs of the said counties may cause such persons to be summoned to serve as 45 such jurors, notwithstanding they may reside within the limits of the said counties of Perth, Brant and Waterloo respectively.

Appointments of officers and

V: And be it enacted that the appointments and elections imposition of of municipal and other officers in and for the said counties of 50