

The said
section as
amended.

" The Governor may by the same Proclamation or by several Proclamations, direct the Circuit Court to be held at more than one place in and for any of the Counties of Richmond, Stanstead, Wolfe, Missisquoi, Rimouski, Ottawa, Pontiac, Gaspé, Bonaventure, Beauce, Chicoutimi, Saguenay or Charlevoix, on being satisfied that proper accommodation has been provided for the Court and its officers at each of such places, and permanent provision made for their maintenance : Provided that in any of the said Counties in which the *Chef-lieu* of the district is situate, the place or places at which the Circuit Court shall be held for the County under any such Proclamation or Proclamations, shall be in addition to such *Chef-lieu*, at which the Circuit Court shall always be held for the District."

And so much of the forty-fifth section of the said Act as may be inconsistent with this section is hereby repealed.

The said Act 20 V. c. 44, may be brought fully into effect in criminal matters in one or more districts, if certain requirements are complied with and the Governor sees fit, without waiting till it can be so brought into force in all the districts.

LXV. Notwithstanding any thing to the contrary in the fourth or in the one hundred and fifty-second section of the Lower Canada Judicature Act of 1857, whenever the Governor shall be satisfied that there is at the *chef-lieu* in any one or in any number of the New Districts constituted by the said Act, a proper Court House and Gaol for all the purposes of the administration of Justice, he may issue a Proclamation appointing a day on which the remaining sections of the said Act not then in force in such New District or Districts shall come into force therein, and also a Proclamation naming the day on which the said Act shall take full effect in Criminal matters in such New District or Districts, and appointing the times at which the Terms of the Court of Queen's Bench are to be held in such New District or Districts respectively, and declaring the said New District or Districts to be established for all purposes of the administration of Justice in Criminal matters ; and any such Proclamation shall have the same effect, as regards the District or Districts mentioned therein, as a Proclamation to the like effect issued under the fourth section of the said Act with regard to all the New Districts would have had with regard to them under the said section, although there may be still some New District or Districts in which certain sections of the said Act are not then in force ; And in case any Proclamation or Proclamations is or are issued under this section, the remaining New Districts not included in any such Proclamation, shall continue, for all purposes of the administration of Justice in Criminal matters, to form part respectively of the Old Districts of which they now form part for such purposes, until they are themselves established for such purposes by Proclamations issued under this section and the said Act : But nothing in this section shall make it necessary that any such Proclamation should issue at any time with respect to any New District or Districts, if the Governor should deem it advisable to delay the issue thereof in any case, either to a later day, or until the said Act can be brought fully into force in Criminal matters in all the New Districts.

Provi. o.