

- 78—Corporation may erect any part of liberties of city into outer wards.
- 79—When an outer ward is found to contain a certain number of inhabitants, it may be annexed to the city by proclamation of Mayor.
- 80—As soon as an outer ward is annexed, it shall cease to form part of the liberties. Proviso: no election for charter officers for such ward to take place until next general election.
- 81—Present gaol, court house, &c. to continue as such for city and county.
- 82—A Recorder's court to be established for each city. Jurisdiction of the court same as Quarter Sessions.
- 83—Recorder's court to hold four sessions in each year.
- 84—Inhabitants of city and liberties exempted from serving on certain juries after a certain date.
- 85—Grand jurors of Recorder's courts, twenty-four in number, to be summoned by the High Bailiffs.
- 86—Petit jurors; not less than thirty-six nor more than sixty in number, to be summoned by High Bailiffs.
- 87—Grand and petty jurors to consist only of persons residing in city and liberties.
- 88—Authority of grand juries similar to those of grand juries for Quarter Sessions.
- 89—Powers of courts of Quarter Sessions vested in Recorder's courts.
- 90—On acquittal of a defendant, costs to be paid out of city funds, when a reasonable cause for prosecution has existed.
- 91—Recorder may suspend High Bailiff, Chief Constable, &c. from their duties.
- 92—Clerks of common councils to be clerks of Recorder's courts.
- 93—Qualifications of Recorders—to be Barristers of Upper Canada, not less than five years standing. Proviso: not to be appointed unless asked for by the corporation.
- 94—Offices of Recorder and Police Magistrate may be vested in the same person.
- 95—Powers of city councils similar to those of town councils.
- 96—City councils may make by-laws for—
1. The erection of a City Hall, &c.
 2. Regulating the erection of wooden buildings.