In what cases Courts of Quarter Sessions may be held in the New Districts: and where.

XCIV. After the day fixed as above mentioned in the Proclamation last aforesaid, Courts of Quarter Sessions may by Proclamation be directed to be held in the New Districts, at the places where the Superior Court is held therein, and shall be so held accordingly and have the same powers in and with 5 respect to the Districts in which they are respectively held as similar Courts shall then have in and with respect to the present Districts in which they are respectively held; but no such Court, or any Term of the Court of Queen's Bench, shall be held at any place where no Term of the Superior Court is 10 held.

What provisions shall apply to the Jurors at Criminal Courts in the New Districts.

XCV. The provisons of law regulating the making of Jury lists and the summoning of jurors in the Districts of Kamouraska summoning of and Ottawa, (including those provisions which apply to those Districts in common with other Districts) shall apply to and 15 regulate the making of jury lists and the summoning of jurors in the New Districts constituted by this Act; except that there shall be only only one list of grand jurors which shall include those persons qualified to serve as such either at the Court of Queen's Bench or of Oyer and Terminer, or at the Court of 20 Quarter Sessions, and the persons on such list shall and may serve as grand jurors at any of the said Courts; and except that there shall be only one list of Petit Jurors for the Courts of criminal jurisdiction which shall include those persons qualified to serve as such, either at the Courts of superior criminal juris- 25 diction or at the Quarter Sessions, and the persons on such lists shall and may serve as Petit Jurors at any Criminal Court in the district.

Allowance to Criminal Courts in

XCVI. The allowance to be paid to each person serving as a Petit Jarors at Petit Juror before any Court of Criminal Jurisdiction in any of 30 the New Districts, shall be fixed from time to time by the New Districts Judge holding such Court, but shall not be less than two shillings and six pence nor more than five shillings for each day such Juror shall be necessarily absent from his usual place of residence; but he shall have no further allowance for travelling 35 expenses, nor shall any such allowance be paid to any Petit Juror whose usual residence is within the limits of the city or town, or of the parish or township, in which such Court is held.

## COURT HOUSES AND GAOLS IN NEW DISTRICTS.

And inasmuch as it is expedient to establish a Fund, out of 40 which, without the burden and cost of heavy local taxation, Court Houses and Gaols may be built in the New Districts, and Court Houses in the several Counties in which the District Court Houses are not situate: therefore-

XCVII. The amount of the Lower Canada Municipalities 45 Lower Canada Municipalities Fund, created by the Clergy Reserves Act of 1854, chapter 2,