By Cities of Quebec and Montreal.

The local Municipalities or corporations of the Cities of Quebec and Montreal shall each contribute double the aggregate amount to be contributed under the seventh paragraph of the above one hundred and thirteenth section, by the several local municipalities within the Districts of Quebec and 5 Montreal, respectively;

By Three-Rivers and Sherbrooke.

The Local Municipalities or corporations of the City of Three-Rivers and the Town of Sherbrooke shall each contribute a sum equal to one fifth of the aggregate amount to be contributed under the seventh paragraph of the above one 10 hundred and thirteenth section, by the several local municipalities, within the Districts of Three-Rivers and St. Francis respectively.

Counties of Gaspé and Bonaventure to have each a

3. Each of the Counties of Gaspé and Bonaventure shall, for the above purposes, be deemed a separate and distinct 15 District, and "The Building and Jury Fund for the District separate fund. of Gaspé" shall be called "The Building and Jury Fund for the County of Gaspé" (or "Bonaventure" as the case may be,) so long as separate judicial officers shall exist in each of those Counties. 20

Sections 114 and 115 of 20 V. c. 41, to apply to the Old Districts and to the said Counties: proportion of contribution by and Towns.

4. The one hundred and fourteenth and one hundred and fifteenth sections of the above Act shall apply to the above named Districts, and with regard to the District of Gaspé, to each of the Counties of Gaspe and Bonaventure, so long as separate judicial officers shall exist in each of those Counties; 25 but the contribution from each of the Local Municipalities or Corporations of the Cities of Quebec, Montreal, and Threethe said Cities Rivers, and Town of Sherbrooke, under the one hundred and fifteenth section, shall be in the same proportion as the yearly contribution of the same to "The Building and Jury Fund," as explained above.

Section 116 of 20 V. c. 44, extended.

5. The power given by the one hundred and sixteenth section of the above Act shall apply to the Local Municipalities ' in the above named Districts, and in the Counties of Gaspé and Bonaventure. 35

Ccrtain fines sect. 35 of cap. 105, and sect. 14 of cap. 106 of Con. Stat. of Canada to form part of

6. All fines now payable to the Prothonotary under the payable under provisions of the thirty-fifth section of the one hundred and fifth chapter, and the fourteenth section of the one hundred and sixth chapter of the "Consolidated Statutes of Canada," shall be hereafter paid to the sheriff and shall together with any sums 40 in the hands of the Prothonotary collected under the authority of the said fund, either of those sections, or under any Act or Acts consolidated under those Chapters, form part of "The Building and Jury Fund," for the District, or for the County of Gaspé, or Bonaventure, as the case may be, so long as separate judicial 45 Powers vested officers shall exist in each of those Counties; and the jurisdiction and powers conferred upon and vested in the Sheriff of

in certain Sheriffs.