VII. And be it enacted, That the Judges District of the District Courts of the several Districts Judges to prein Upper Canada, shall preside over the Division Courts within their respective Dis-5 tricts, and no such Judge shall during the continuance of his appointment be capable of being elected or of sitting as a Member of the Legislature of this Province.

VIII. And be it enacted. That in case of Judge, in case 10 the illness or unavoidable absence of the may appoint Judge of any such District Court, it shall be a deputy prolawful for such Judge to appoint some other ed person who would be otherwise qualified to be appointed a Judge of such District Court, 15 to act as his deputy; and every person so appointed, shall during the time for which he shall be so appointed, have all the powers and privileges, and be subject to all the duties of the Judge by whom he shall have been 20 so appointed, and notice of every such appointment shall be forthwith sent by the Judge or Deputy Judge to the Governor of this Province, and such notice shall specify the name, residence and profession of the 25 Deputy Judge and the cause of his appointment; and no such appointment shall be continued for more than one calendar month without a renewal of the like notice, and it shall be lawful for the Governor to annul any 30 such appointment of which he shall disapprove.

IX. And be it enacted, That for every Clerk and Court holden under the authority of this Act, appointed. there shall be a Clerk and one or more Bai-35 liffs; and the Judge of the District Court shall from time to time appoint, and at his pleasure remove, the Clerks and Bailiffs of the Courts holden by him.

X. And be it enacted, That it shall be Clerk may ap-40 lawful for the Clerk of any such Division point a deputy Court (with the approval of the Judge there-ness, &c of,) to appoint from time to time, a Deputy to act for him in the office of Clerk of the Court,