quest of any party to any such suit, preferred at any time during such trial, or immediately after the close thereof, in order that any error or omission found therein may be corrected or supplied.

- XXI. That a fair copy of such notes shall be made Fair copy of out by the Prothonotary or Clerk of the Court, and after made. being certified by the Judge, shall be fyled of record in the cause, and shall in case of appeal, from the final judg- Its uses. ment pronounced in any such suit or action, be transmit-10 ted to the Court of Appeals as forming part of such record, and shall be considered for the purposes of such appeal as forming a true record of the evidence adduced on the trial, and of all other proceedings mentioned therein.
- 15 XXII. That in any civil suit in which the services of a Translator translator shall be necessary, the Court or the presiding may be allowed. Judge shall appoint a person competently skilled in the language to be translated, and shall allow to any such translator a reasonable compensation for his services, and 20 the sum allowed to him shall form part of the costs of trial.

XXIII. That in every civil action, each of the trial Allowance to Jurors shall be allowed five shillings for each day's attend- and by whom ance on the trial, which shall be paid to such Jurors by the and when to 25 party requiring such trial before the said Jurors shall be be paid. held to render their verdict in any such suit, and shall form part of the costs to be taxed against the unsuccessful party in such suit; and on failure of such payment the Jury shall be discharged without verdict; and in such case the 30 said allowance shall form part of the taxed costs against the party demanding the trial by jury, and when recovered shall be paid over by the Prothonotary or Clerk of the Court to the said Jurors.

## JURY LISTS AND SUMMONING OF JURORS IN DISTRICTS OF KAMOURASKA AND OTTAWA.

XXIV. And whereas it is expedient to make provision for selecting and summoning Jurors for the trial of civil 35 and criminal cases in the Districts of Kamouraska, and Ottawa, so soon after the erection of such new Districts as such trials can be conveniently had, be it enacted, that Sheriff to the Sheriff for each of the said new Districts, shall make lists make and prepare in duplicat ethe following lists of Jurors, 40 that is to say:—

1st. A list of all persons qualified to serve as Grand Grand Jurons. Jurors at any of the Court of Queen's Bench term or of Over and Terminer, which shall hereafter sit in the said