BILL.

An Act to amend the Division Courts Act.

HEREAS it is expedient to amend the Act respecting the Division Preamble.

Courts, being the nineteenth Chapter of the Consolidated Statutes for Upper Canada; Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

- 1. The sixth, seventh, eighth, tenth, eleventh, fourteenth, fifteenth, Repealing and twenty-third sections of the said Act are hereby repealed.
- 2. A court shall be holden in each Division once in every three Times and months, or oftener, in the discretion of the Council of the County places of Union of Counties and the Council of the County on Union of holding 16 or Union of Counties; and the Council of the County or Union of Courts. Counties may appoint, and from time to time alter, the times and places within such Division when and at which such Courts shall be holden.
- 3. The Council of the County or Union of Counties may appoint, County 15 and from time to time alter the number, limits and extent of every Diviappoint Divi sion, and shall number the Divisions, beginning at number one.

sions.

4. When a junior County separates from a senior County, On separator Union of Counties, the Division Courts of the United Counties from senior which were before the separation, wholly within the territorial County.

20 limits of the junior County, shall continue Division Courts of the Courts to junior County, and all proceedings and judgments shall be had therein, continue. and shall continue proceedings and judgments of the said Division Courts respectively; and all such Division Courts shall be known as Division Courts of such junior County, by the same numbers respective-25 ly as they were before, until the Council of the junior County appoint the number, limits and extent of the divisions for Division Courts within the limits of such junior County, as provided in the third section of

5. Whenever the Council of any County or Union of Counties alter On alteration 30 the number, limits or extent of the Division Courts within such County, of Divisions, Judge to diall proceedings and judgments had in any Division Court before the day rect in what when such alteration takes effect, shall be continued in such Division Court pro-Court of the County or Union of Counties as the Judge directs, and be continued. shall be considered proceedings and judgments of such Court.

this Act.

6. At the first meeting of the Council of any senior County, after Council of the issue of any proclamation for separating a junior from a senior senior County, or at any subsequent meeting of such Council, the said Council its Divisions shall appoint the number, (not less than three, nor more than twelve) after separathe limits, and extent of the several divisions within such County, and tion. the time when such change of divisions shall take effect.