2 MX. And be it enacted, That all Actions, Infor2 mations and Indictments pending at the time so appointed by Proclamation for the disuniting such
4 Junior County from such Union, shall be tried in
the Senior County, unless by order of the Court in
6 which the same shall be pending in Term time, or
of some Judge thereof in vacation, the Venue there8 in shall be changed to the Junior County, which
change every such Court or Judge is hereby autho10 rized to grant and direct, either on the consent of
parties, or in their or his discretion, on hearing such
12 parties to the point by affidavit or otherwise.

Provision as to cases pending at the dissolution of any Union.

XXI. And be it enacted, That upon any such 14 change of Venue, the records and papers of every such Action, Information and Indictment shall, when 16 necessary, be transmitted to the proper Offices of such Junior County.

Proceedings if the Venue be changed.

XXII. And be it enacted, That all and every the Rules and Regulations, provisions, matters and 20 things contained in any Act or Acts of the Parliament of this Province, or of the Parliament of the 22 late Province of Upper Ganada for the Regulation of or relating to Court Houses and Gaols, or either 24 or them, which shall be in force and operation at the time so appointed by Proclamation for disuniting 26 such Junior County from such Union as aforesaid, shall be and are hereby extended to the Court 28 House and Gaol of such County so disunited as aforesaid, and the said Courts of Assize, Nisi Prius, 30 Oyer and Terminer, Gaol Delivery, Sessions of the Peace, County, Surrogate, and every other Court 32 of the said Junior County required to be held at a certain place, shall be commenced, and from time to 34 time holden at the Court House so erected, and declared to be the Court House of such County by

Laws applicable to Gaols and Court Houses to become applicable to those in the Junior County, &c.

IV. Miscellaneous and Temporary Provisions.

36 such Proclamation as aforesaid, or any other that may be lawfully substituted for the same.

38 XXIII. And be it enacted, That the Townreeves of the different Townships, Unions of Townships, 40 Villages and Towns in the Counties of Kent and Lambton, shall form a Provisional Municipal Coun-42 cil for such Counties as united Counties, and such Provisional Municipal Council shall with respect 44 to such Counties have, possess and exercise all and singular the rights, powers, privileges and duties 46 hereby conferred, granted or imposed upon Provisional Municipal Councils generally, erected by Pro-48 clamation under the authority of this Act, and also all such powers as by an Act of the Parliament of

Provision as to the United Counties of Lambton and Kent,