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offices, if more than one, for the respective provisional or temporary judicial districts;

(c) in the province of Manitoba in any registry office or in In Manitoba.

any sheriff's office in the respective electoral districts. 2. In the province of British Columbia, until the Pro-In British vince shall have been divided into counties and a regular Columbia. municipal organization established in each of such counties, such notice embodying such petition shall be deposited, for Cariboo electoral district, in the office of the registrar of voters at the village of Barkerville; for Yale electoral district, in the office of the registrar of voters at the village of Kamloops; for New Westminster electoral district, in the office of the registrar of voters at the city of New Westminster; for Victoria electoral district, in the office of the registrar of voters at the city of Victoria; and for Vancouver electoral district, in the office of the registrar of voters at the city of Nanaimo. R.S., c. 106, s. 6; 51 V., c. 34, ss. 1, 3 and 4.

8. There shall be laid before the Secretary of State, together Evidence. with or in addition to every such notice embodying such petition, evidence,-

(a) that there are appended to it the genuine signatures of One-fourth at least one-fourth in number of all the electors in the of electors.

county or city named in it;

(b) that such notice has been deposited, as provided by Deposit for the last preceding section, for public examination by any examination and person for ten days previous to its being so laid before the Secretary of State; and,

(c) that two weeks previous notice of such deposit has been Notice of given in two newspapers published in or nearest to the deposit, county or city to which such notice embodying such petition relates, and by at least two insertions in each such paper. R.S., c. 106, s. 6.

9. If it appears by evidence to the satisfaction of the Case in Governor in Council that any such notice has appended to it the which proclamation genuine signatures of one-fourth or more of all the electors in may issue. the county or city named in it, and has been duly deposited as aforesaid, after notice as aforesaid, the Governor in Council may issue a proclamation under this Part. R.S., c. 106, s. 7.

10. Such proclamation shall be inserted at least three times Proclamain the Canada Gazette, and three times in the official gazette tion to be published. of the province in which the county or city is situate. R.S., c. 106, s. 8.

11. In such proclamation there may be set forth,— (a) the notice in full, with the proposed petition embodied Notice. in it;