[1866.

An Act to facilitate the rendering of judgments in the Court of Queen's Bench and Superior Court for Lower Canada.

WHEREAS it is expedient to facilitate the rendering of Preamble. judgments in the Superior Court and Court of Queen's Bench in Lower Canada, in the cases hereinafter mentioned : Therefore, Her Majesty, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows :

1. No change in the personal composition of the Superior Change in per-Court or of the Court of Queen's Bench, by the appointment of sonal composi-any Chief Justice, Puisné Judge or Assistant Judge thereof, or not to necessithe death, resignation or removal to another Court of any Chief tate re-hearing. Justice, Puisné Judge or Assistant Judge thereof, shall be held to make it necessary that any cause which had theretofore been heard in review, or in error or appeal, should be reheard merely in consequence of such change, provided there be a sufficient number of judges who have heard the cause to give judgment therein.

2. Whenever any cause in the Superior Court, either in the Judge &c. refirst instance or in review, or any cause in appeal or error in moved to ano-the Court of Queen's Bench, has been heard by any Judge may yet it in or Assistant Judge either alone or with other Judges, and before judgment in a cause which he the rendering of the judgment founded on such hearing, such has heard. Judge or Assistant Judge is removed to another Court or resigns, or is appointed Chief Justice or a Judge of the same or of another Court, or obtains leave of absence, such Judge or Assistant Judge may nevertheless sit in judgment in such cause as a Judge of the Court, and either alone or with other judges as the case may be, as if no such event had happened.

3. Whenever any cause in appeal or error has been heard Judge in appeal by all the Judges or by a quorum of the said Court of Queen's dc. necessarily Bench, and at least three of the Judges who heard the same transmit his deare present in Court, and ready to proceed to judgment in the cision in writ-ing in certain cause, then if any Judge who heard the cause, and would have cases. been competent to sit in judgment therein, be prevented by death, sickness or other cause from being present, but has (or had before his decease), addressed a letter to the clerk or deputy clerk of the Court, containing his decision in the