had not issued: but all other cases arising in the new District, shall be heard, tried 2 and determined therein.

Quorum of the Court, and power of Quorum. XXXII. And be it enacted, That such 4 Terms or sittings of the said Court in the exercise of its criminal jurisdiction, 6 shall respectively be held by any one or more Judges of the said Court; and any 8 one or more of them, shall at such Terms or Sittings form a quorum, and may exer-10 cise all the powers and jurisdiction of the Court.

Judges of the Superior Court may hold the Court of Q. B. in certain cases.

XXXIII. And be it enacted, That if at any time during any such term or sitting 14 of the said Court, there shall not be a Judge thereof present and able to hold the 16 same, any Judge or Judges of the Superior Court, may sit in and hold the Court hereby 18 established, as if he was or they were a Judge or Judges thereof; but it shall always 20 be the duty of the Judges of the said Court, or some of them, to hold the said Court, 22 unless prevented by circumstances beyond their control, and it shall not be the duty of 24 any of the Judges of the Superior Court so to do, except in the case above provided for 26

Times and places of holding the Terms.

XXXIV. And be it enacted, That the said Terms or Sittings of the Court hereby 28 established, in the exercise of its jurisdiction in criminal matters, as aforesaid, 30 shall respectively commence:

At Quebec, for the District of Quebec, 32 on the and on the :34 at Montreal, for the District of Montreal, on the 36 and on the at Three-Rivers, for the District of Three-38 Rivers, on the and on the :40 at Sherbrooke, for the District of St. Francis, on the and on the :42 for the District of Otttawa, on such