

47. No Member of the Provisional Council shall vote or take any part in the Council of the Union on any question affecting such agreement or the negotiation therefor.

When Provisional Councilors shall not vote.

48. In case the Councils do not then agree as to the amount or periods of payment, the matter shall be settled between them by Arbitration under this Act; And the Junior County shall pay to the Senior or remaining County or Counties of the Union the amount so agreed upon or settled, and such amount shall bear interest from the day on which the Union is dissolved, and shall be provided for, like other debts, by the Council of the Junior County after being separated; Provided always, that if no such debts exist and the councils do not agree as to the division of the property belonging to the united counties, that then an arbitration shall take place within twelve months after the separation of such counties has taken place, and the arbitrators shall take into consideration and allow to the junior county the fair proportion of the value of any personal property of the United Counties, which by the separation of the counties becomes the exclusive property of the senior county.

Arbitrament.

Payment of debts upon dissolution.

Debt to bear interest.

Proviso: If there are no debts, as to division of property.

GOVERNOR TO APPOINT JUDGES, &c.

49. After the sum to be paid by the Junior County to the Senior or remaining County or Counties has been paid or ascertained by agreement or arbitration, the Governor in Council shall appoint for the Junior County, a Judge, a Sheriff, one or more Coroners, a Clerk of the Peace, a Clerk of the County Court, a Registrar, and at least twelve Justices of the Peace, and shall provide, in the Commission or Commissions, that the appointments are to take effect on the day the Counties become disunited.

Terms and time of separation.

Judge, &c., to be appointed.

50. The Office for the Registry of Deeds shall be kept in the County Town in like manner as in other Counties.

Registrar.

WHEN A JUNIOR COUNTY MAY BE SEPARATED.

51. After such appointments are made, the Governor shall, by proclamation, separate the Junior County from the Senior or remaining County or Counties, and shall declare such separation to take effect on the first day of January next after the end of three months from the date of the Proclamation; and on that day the Courts and officers of the Union shall cease to have any Jurisdiction in the Junior County; and the property of the Corporation of the Union situate in the Junior County shall become the property of the Corporation of the Junior County, and the property situate in the remaining County or United Counties shall be the property of the Corporation of the remaining County or United Counties; Provided always, that nothing herein contained shall prevent the Sheriff

United Counties, when and how to be separated by Proclamation.

Property how divided.

Proviso: as to execution and service of writs.