County, is imprisoned on such charge in the Gaol of the Senior to be disposed County, or is under Bail or Recognizance to appear for Trial at of. any Court in the Senior County and against whom no indictment as been found before such disunion takes place, shall be in-5 dicted, tried and sentenced in the Senior County, unless a Judge of one of the Superior Courts of Common Law orders the proceedings to be conducted in the Junior County, in which event the prisoner or recognizances (as the case may be) shall be removed to the latter County and the proceedings be had therein; 10 and when in any such case the offence is charged to have been committed in a County other than that in which such proceedings are had the venue may be laid in the proper County describing it as formerly "one of the United Counties of. &c."

11.—PERSONS ON BAIL.

52. Any person arrested or held to Bail, under Civil Proceedings 15 Process before the separation of a Junior from a Senior County in Civil cases and liable to be imprisoned, shall be so imprisoned in the Gaol able process. of the County in which he was arrested, and all proceedings in any Suit or Action in which any person was so arrested or held to Bail and all proceedings after judgment founded upon 20 such Arrest or holding to Bail shall be carried on as if the Arrest or holding to Bail, had taken place in such County as a separate County, and in case the proceedings are to be had in the Junior County, all the records and papers relative to the case shall be transmitted to the proper Officer of the Junior 25 County.

12.—PERSONS ON THE GAOL LIMITS.

53. In case a debtor or other person has been (in manner pre- Privileges of scribed by law) admitted to the Gaol limits of a Union of Coun-persons admitties, and such Union is afterwards dissolved, or one or more fied to gaol limits saved Counties are separated from such Union, such debtor or per-ondissolution. 30 son may notwithstanding, travel and reside in any portion of the said Counties as if no dissolution or separation had taken place, without committing a breach of any Bond or the condition thereof, or a forseiture of any security given for the purpose of obtaining the benefit of such limits; and in case any 35 such person after the dissolution of the Union is surrendered or ordered to be committed to close custody, he shall be surrendered or committed to the Sheriff of the County in which he was arrested and be imprisoned in the Gaol thereof.

13.—WHEN PROVISIONAL COUNCILS, OFFICERS, &C., TO BECOME ABSOLUTE.

54. When a junior County is separated from a Union of Officers and 40 Counties, the Head and members of the Provisional Council of property, &c., such junior County, and the officers, by-laws, contracts, procontinued. perty, assets and liabilities of the Provisional Corporation, shall be the Head and members of the Council, and the officers