and the places within such Divisions, when and at which such Courts shall be holden, and in like manner from time to time to alter the same.

Justices may alter Divisions, &c.

IV. And be it enacted, That it shall and may be lawful for the Justices of the Peace in each County now or hereafter to be erected in Upper Canada, from time to time. to alter the number, limits and extent of such Divisions within their respective Counties, subject to the restrictions he ein contained.

Divisions of Counties, &c. to be entered kept by the Clerk of the Peace.

V. And be it enacted, That the Divisions of each 10 County so declared and appointed, and the times and in a book to be places of holding such Courts, and all alterations that may be from time to time made therein as aforesaid, shall be entered and recorded by the Clerk of the Peace, in a book to be by him kept for that purpose, and that it shall 15 be his duty to transmit to the Governor of this Province. a copy of every such entry and record as soon as the same shall have been made.

The Justices of the Peace shall number the Divisions.

VI. And be it enacted, That the Justices so assembled as aforesaid, shall be required to number the said Divi- 20 sions, beginning at number one; and that the Court to be held in each Division shall be known by the name and style of the The First (or other, as the case may be) Division Court for the County of

Judges of to preside.

VII. And be it enacted, That the Judges of the County 25 County Courts Courts of the several Counties in Upper Canada, shall preside over the Division Courts within their respective Counties, and no such Judge shall during the continuance of his appointment, be capable of being elected or of sitting as a Member of the Legislature of this Province, 30 for of practising as an Attorney, Solicitor or Counsel, in any of Her Majesty's Courts of Law or Equity.]

Judge, in case of illness, &c.

VIII. And be it enacted, That in case of the illness or unavoidable absence of the Judge of any such County deputy proper- Court, it shall be lawful [for the Judge of any County 35 ly qualified. Court for any other County 35 Court for any other County to hold the Court and to act in the place of the Judge so absent and with the same powers, or for such Judge to appoint some [Barrister duly admitted as such] to act as his deputy; and every person so appointed, shall, during the time for which he shall 40 be so appointed, have all the powers and privileges, and be subject to all the duties [vested or imposed by this Act or by Law on the Judge by whom he shall have been so appointed [as Judge of the Division Court,] and notice of every such appointment shall be forthwith sent 45 by the Judge or Deputy Judge to the Governor of this Province, and such notice shall specify the name, residence and profession of the Deputy Judge and the cause of his appointment; and no such appointment shall