**Proviso.** shillings for every report thereon; Provided always, that hereafter no mileage shall be taxed or allowed for the service of any Writ, paper or proceeding, without an affidavit being made and produced to the proper taxing officer, stating the sum actually disbursed and paid for such mileage and the name of 5 the party to whom such payment was made.

Practice in CARGES not provided for. XIX. In any case not expressly provided for by law, the practice and proceedings in the several County Courts in Upper Canada shall be regulated by and shall conform to the practice of the Superior Courts of Common Law at Toronto; 10 and the practice of the said Superior Courts, as the same remains now or may be hereafter altered, shall, in matters not expressly provided for as aforesaid, apply and extend to the County Courts and to all actions and proceedings therein.

XX. And whereas it is expedient to enlarge and more clear- 15

and to extend the jurisdiction thereof, or any other Act of the Parliament of this Province, that the said County Courts respectively shall hold plea of all personal actions where the debt or damages claimed is not m ore thanfifty pounds, and of all 25 causes or suits relating to debt covenant or contract where the amount is liquidated or ascertained by the act of the parties or the signature of the defendant, to one hundred pounds; Provided always, that the said County Courts shall not have

ly define the jurisdiction of the several County Courts in Upper Jurisdiction of Canada—It is enacted, That for and notwithstanding any thing County Courts enlarged, notwithstanding 13 & 14 V. e. 52. Province, passed in the thirteenth and fourteenth years of Her regulating the practice of the County Courts in Upper Canada

Recital.

Proviso.

Feesin certain special cases.

XXI. In all applications and proceedings before the County Judges, not relating to suits instituted in any Court of Civil 35 Judicature in Upper Canada, there shall be payable to the Clerks of the several County Courts, for and to form part of the general fee fund thereof, such fees as nearly as the nature of the case will allow as are now payable on proceedings under the Act for the relief of insolvent debtors. 40

cognizance of any action where the title to land shall be brought 30 in question, or in which the validity of any devise, bequest or limitation under any will or settlement may be disputed, or for any libel or slander or for criminal conversation or for seduction.

Judge's salary to be from £250 to £650, and fixed by Governor in Council. XXII. That every Judge shall be paid by a certain salary of not more than six hundred and fifty pounds or less than two hundred and fifty pounds, and the Governor in Council shall fix the remuneration to be paid to the Judges respectively, having due regard as well to the population of the several Counties or 45 Unions of Counties, as the amount of fees received by the County Treasurer, under the several Statutes establishing Fee Funds and the remuneration of Judges may be increased, or as