103)

1854.]

BIIL.

[No. 103.

An Act to provide for the establishment of County Courts in Lower Canada.

WHEREAS it is expedient to establish County Courts in Lower Preamble. Canada; Be it therefore enacted, &c., as follows:

I. Whenever a Petition praying for the establishment of a County Court, County Courts 5 for the purposes hereinafter mentioned, shall have been presented to the where and Governor of this Province, by a majority of the municipal Councillors how to be for the County in which such Court is prayed for, it shall be lawful for the said Governor in Council to appoint three persons in the said County to be Commissioners in and for the same, and to hold the County Court therein for the purposes of this Act.

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II. Each of the County Courts aforesaid shall have power to hear, Summary try and determine, in a summary way, according to the right of the parties, Jurisdiction to and to equity, and good conscience, and to the best of the knowledge and ^{£25} currency. Judgment of the Commissioners by whom they shall be held, all suits and actions. (with the exceptions hereinafter made,) purely personal or 15 relating solely to moveable property, wherein the sum or the value of the thing demanded, shall not exceed twenty-five pounds currency.

III. Provided always, that the jurisdiction of the County Courts establish- Proviso as ed under this Act shall not extend to actions for slander, or for assault or to actions for battery, nor to such as shall relate to paternity, or to the civil estate of per- uncertain amounts. 20 sons in general, or for seduction, or lying-in expenses, or for any fine or penalty whatever.

IV. Any person under the age of twenty-one years, but above the age Who may of fourteen years, may prosecute a suit in any County Court held under prosecute this Act, for any sum of money not exceeding twenty-five pounds currency, 25 due to him for wages, in the same manner as if he were of full age; any law to the contrary notwithstanding.

V. In matters cognizable in the said County Courts, proof by oral testi- Oral testimony shall be receivable and sufficient in all cases wherein, before the sible. passing of this Act, it would have been receivable and sufficient, if the 30 sum or the value of the thing in dispute had been of less than one hundred livres ancien cours: and any law heretofore in force in Lower Canada, requiring proof in writing, or a commencement of proof in writing in such cases, is hereby repealed.

VI. Provided also, that if there shall be no Commissioners appointed Proviso in 35 for and resident in the County in which the Defendant shall reside; or if all case of ab-sence or sick-the Commissioners be absent, or sick; or unable to act as Commissioners ness of Comso that the Court cannot be held, then such Defendant may be sued before missioners. that other County Court which shall be held nearest to the place in which

the Defendant shall reside and in the same District, provided that no