

Sheriff.

**45.** The Sheriff so appointed shall, within six Calendar months after the dissolution of the Union, make the affidavit of qualification and give the securities required by law : and if he makes default therein, his office shall at the expiration of such six months become vacant.

Registrar.

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

#### WHEN A JUNIOR COUNTY MAY BE SEPARATED.

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

**47.** After such appointments are made, the Governor may, 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 calendar months from the date of the Proclamation ; and on the aforesaid day the Courts and officers of the Union shall cease to have any Jurisdiction in such 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 such remaining County or United Counties.

Property how divided.

#### 8.—VENUE.

Trials after dissolution of unions to be as ordered by the Court or a Judge.

**48.** If upon the dissolution of a Union of Counties, there is pending any action, information, indictment or other Judicial proceeding to be tried by a Jury in which the Venue is laid in a County of the Union, the Court in which the action, information or indictment is pending, or any Judge who has authority to make orders therein may, by consent of parties, or on hearing the parties upon affidavit, order the Venue to be changed to the new County, and all records and papers to be transmitted to the proper officers of such County, and in the case of any such indictment found at any Court of Oyer and Terminer and General Gaol Delivery, any Judge of either of the Superior Courts of Common Law, may make such order.

If no special order made.

**49.** In case no such change is directed, all such actions, informations, indictments and other judicial proceedings shall be carried on and tried in the Senior County.

#### 9.—COURTS IN

Place for holding Courts after separation.

**50.** All Courts of the Junior County required to be held at a place certain, shall be held in the County Town of such Junior County.

#### 10.—PERSONS IN PRISON.

Indictable offences how

**51.** Any person charged with an Indictable offence who, at the time of the disuniting of a Junior from a Senior