

expedient for the above causes that such Courts should be held there less frequently than once in every two months, it shall and may be lawful for the Governor in Council to order such Courts to be held therein, at such periods as to him shall seem meet. Provided Provided always, that such Courts shall be held in any such Division at least once in every six months, and that it shall be lawful for the Governor in Council to revoke any such order at pleasure.

CX. And be it enacted, That it shall be the duty of the Judge of each County Court to require from the respective Clerks within his County, at least semi-annually, a detailed statement, to be verified on oath before such Judge, of all fees and emoluments, which statement shall be filed by such Judge, with the said Treasurer: Judges to require accounts on oath from Clerks. Provided always, that after this Act shall come into force it shall not be lawful for any County Court Clerk to be appointed or execute the office of Clerk of any Division Court.

CXI. And be it enacted, That in construing this Act, the word "County" shall include any two or more Counties united for judicial purposes, and in any form or proceeding, the words "United Counties" shall and may be introduced according to law, and circumstances rendering the same necessary. Interpretation of word "County."

CXII. Provided always, and be it enacted, That all proceedings in the execution of the said Acts in the Preamble to this Act recited, or any of them, commenced before the passing of this Act, or before the day appointed for its going into operation, shall be as valid to all intents and purposes as if this Act had not been passed, and may be continued, executed and enforced against all persons liable thereto in the same manner as if they had been commenced under the authority of this Act. Proceedings under repealed Acts to continue.

CXIII. And be it enacted, That this Act shall come into force on the first day of January next, and not before. Commencement of Act.