the jurisdiction of which the alien resides, or to the county court of such county ;

In British Columbia, to the supreme court of British Col- In British umbia, during its sittings in the electoral district within the Columbia. jurisdiction of which the alien resides, or to the court of assize and nisi prius during its sittings in such electoral district, or to the county court of such electoral district;

In Manitoba, to the court of Queen's Bench during its sit- In Munitoba. tings in the county within the jurisdiction of which the alien resides, or to the court of assize and nisi prius during its sittings in such county, or to the county court of such county;

In Prince Edward Island, to the supreme court of judica- In Prince ture during its sittings in the county within which the alien Edward Island. resides, or to the court of assize and nisi prius during its sittings in such county, or to the county court of such county :

Such presentation shall be made in open court, on the first Tobe in open day of some general sitting of such court; and thereupon court. such court shall cause the same to be openly read in court; and, if during such sitting, the facts mentioned in such cer- To be filed of tificate are not controverted, or any other valid objection invalidated. made to the naturalization of such alien, such court, on the last day of such sitting, shall direct that such certificate shall be filed of record in the court. 44 V., c. 13, s. 13.

12. In the North-West Territories and in the District of In N. W. T. Keewatin, such certificate shall be presented to such autho- watin. rities or persons as are prescribed by order or regulation of the Governor in Council, and thereupon such authority or person shall take such proceedings with respect to such certificate, and shall cause the same to be filed of record, in such way as is prescribed by such order or regulation. 44 V., c. 13. 8. 14.

13. The alien shall, after the filing of such certificate, be Certificate of entitled, under the seal of the court, if such certificate has naturalization been presented to a court, to a certificate of naturalization from a court. in the form C in the schedule to this Act, or to the like effect; and if the certificate has been presented to an autho- From an aurity or person, as prescribed by order or regulation of the thority duly Governor in Council, the alien shall be entitled to receive, the Governor from such authority or person, a certificate of naturalization, in Council. authenticated as is prescribed by such order or regulation. 44 V., c. 13, s. 15.

14. The certificate granted to an alien who applies for If certificate of naturalization on account of service under the Government naturalization of Canada or of any Province or of any two or more of such of service. Governments, as hereinbefore provided, shall be filed of record in the office of the Secretary of State of Canada; and thereupon the Governor in Council may authorize the issue of a certificate of naturalization to such alien, in the form D in the schedule to this Act. 44 V., c. 13, s. 16.

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