

And in the said Province, the Judges of the Superior Court ^{The same.} directed to reside at the City of Montreal, or to perform judicial duties in any one of the judicial districts of Montreal, Ottawa, Terrebonne, Joliette, Richelieu, St. Francis, Bedford, St. Hyacinthe, Iberville or Beauharnois, if the petition relates to any election for an Electoral District in any one of the said judicial districts; and the said Judges shall be hereinafter intended by the expression "the Montreal Judges;" and the said judicial districts by the expression "the Montreal division," and the Election Court, as respects any electoral district therein, shall be held at the City of Montreal.

The judicial districts intended by this Act, shall be those ^{Judicial Districts in} now established in the said Province; and for the purposes of ^{Quebec.} this Act, if an Electoral District extends into two or more such judicial districts, it shall be held to be in that one in which the greater part of it lies:

2. In the Province of Ontario, the Chancellor and Vice Chancellors, and the Judges of the Courts of Queen's Bench and Common Pleas respectively; and the Election Court shall be held at Toronto: ^{Election Court In Ontario.}

3. In the Province of Nova Scotia, the Judges of the Supreme Court of that Province; and the Election Court shall be held at Halifax: ^{In Nova Scotia.}

4. In the Province of New Brunswick, the Judges of the Supreme Court of that Province; and the Election Court shall be held at Fredericton: ^{In New Brunswick.}

5. In the Province of Manitoba, the Judges of the Court of Queen's Bench of that Province; and the Election Court shall be held at Winnipeg:— ^{In Manitoba.}

6. In the Province of British Columbia, the Judges of the Supreme Court of Civil Justice of that Province; and the Election Court shall be held at Victoria. ^{In British Columbia.}

7. If no such order as aforesaid of the Lieutenant Governor in Council shall be made in any one of the said Provinces, or having been made, shall cease to be in force, the Governor General may appoint not less than three nor more than five persons, being barristers in such Province of at least ten years' standing, to be judges *ad hoc* for the purposes of this Act, in and for such Province, and of whom any one may try any election petition relating to an election for any Electoral District in such Province, and of whom any three may hold the Election Court for the same; and such court shall be held in the Province of Quebec, at the city of Quebec, and if in any other Province then at the place hereinbefore appointed for holding the Election Court for such Province: such Judges *ad hoc* shall hold their offices during good behaviour, or until they resign the same, or a general court of appeal for the Dominion shall be established. ^{If any Local Government does not give such consent, Judges *ad hoc* to be appointed.} ^{Tenure of office.}