No. 101-First Ses. No. 177.]

BILL.

Γ1865.

An Act to amend chapter nineteen of the Consolidated Statutes for Upper Canada respecting the Division Courts.

HER MAJESTY, by and with the advice and consent of the Legislative Council and Assembly of Canada, enacts as follows:

1. Notwithetanding anything in the said Act respecting the Division County Judge Courts, it shall and may be lawful for any Judge of a County Court in empowered to 5 his discretion upon the petition of the Municipal Corporation of any vision Courts township or united townships in which no Division Court has already in townships been established, praying that a Division Court may be established in where none been established, praying that a Division Court may be established exists, on po-and for such township or united townships to establish and hold a Divi- tition of the sion Court therein, and the Court so established shall be numbered and Municipal 10 called the Division Court of the County or United Council.

Counties in which such Township or United Townships shall be situated, taking the number next after the highest number of the Courts then existing in such County or United Counties; and the Courts so estab- Division lished shall have the same jurisdiction as Division Courts established Court Act to

15 under the said Act respecting Division Courts, and all and singular the apply to such provisions of the said Act, not inconsistent with this Act, shall apply to all Courts established under this Act; Provided always, that no But such esbusiness shall be transacted in any such Court until after the establish tablishment ment thereof shall have been certified by the County Judge to the must be ap-

20 Governor in Council together with the petition praying for the same and Governor. the passing of an Order by the Governor in Council approving thereof.