affected by the above recited Acts, or any of them, or any part thereof, being hereby repealed.

IV. And be it further enacted by the authority aforesaid, That in In time of war, or time of War or other exigency, it shall be in the power of the Governor, other exigency, Lieutenant Governor, or Person Administering the Government of this Governor may change the place of holding Province, by Proclamation under the Great Seal, to authorise the holding General Quarter the Court of General Quarter Sessions of the Peace in any District of Sessions. this Province, at some other place in the said District than is appointed by this Act.

CHAP. XII.

AN ACT to amend the Law relating to the Court of Requests.

[Passed 4th March, 1837.]

WHEREAS it is necessary to alter and amend an Act passed in the Preamble. third year of His present Majesty's reign, entitled, "An Act to repeal part of, amend, and reduce to one Act of Parliament, the several Laws now in force in this Province for the recovery of small debts, and to extend the jurisdiction of the same:" Be it therefore enacted by the King's most Excellent Majesty, by and with the advice and consent of the Legislative Council and Assembly of the Province of Upper Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of Great Britain, entitled "An Act to repeal certain parts of an Act passed in the fourteenth year of His Majesty's reign, entitled, 'An Act for making more effectual provision for the Government of the Province of Quebec in North America, and to make further provision for the Government of the said Province," and by the authority of the same, That from and after the passing of this Act, any person having a demand demand not exceeding against another, not exceeding the sum of Ten Pounds, may, if he thinks £10, may summon proper, summon such person from any part of the District wherein he of District to the resides, to appear at the Court of Requests in the Division where the Division where debt debt was contracted, anything in the before recited Act to the contrary was contracted. notwithstanding.

II. And be it further enacted by the authority aforesaid, That it shall where Debtor sumbe the duty of the Clerk of each or any Court of Requests for the Division moned from another part of the District within the limits of which any debt, as aforesaid, shall have been con- to appear in Division where debt was contracted, upon request to him made by the person or persons to whom tracted

Mode of proceeding

such debt is due, to issue a Summons, requiring the Debtor or Debtors to appear at the Court of Requests to be holden in and for the Division from which such Summons shall issue, at a day in such Summons to be named; which Summons, together with a copy thereof, and the copy of the amount for the recovery of which such action is brought, shall be transmitted to the Bailiff of the Division or Divisions wherein such Debtor or Debtors reside; and it shall be the duty of such Clerk to deliver the same to a Bailiff to be served, which Bailiff shall, and he is hereby required to serve such Summons, as is now provided by law: Provided always, that every such Summons shall be served, not less than ten days before the return thereof.

Bailiff to make affidamons, and transmit same to Clerk of Court from which it issued.

III. And be it further enacted by the authority aforesaid, That the vit of service of Sum- Bailiff who shall serve any copy of such Summons, shall make affidavit of such service, and the necessary mileage, before some one of the Commissioners of the Division for which he shall be Bailiff, and shall transmit the original Summons, together with such affidavit, without delay, to the Clerk of the Court from whom he shall have received it, as aforesaid.

Mode of proceeding by Commissioners upon proof of service of Summons.

IV. And be it further enacted by the authority aforesaid, That it shall and may be lawful for the Commissioners of the Court from which the Summons issued, on production of the same, together with the affidavit of service thereof, to hear and determine the cause, in the same manner as if the Defendant resided within the Division for which such Commissioners shall hold their Court: Provided always, that proof shall be adduced before such Commissioners, that the debt so sued for was contracted within the said Division.

Costs of service of part of costs to be allowed by Commis-Judgment, to Bailiff within the Division in in which Defendant lives.

V. And be it further enacted by the authority aforesaid, That the costs Summons, &c. to form of the service of such Summons, affidavit, and the transmission thereof, shall form part of the costs to be allowed by the said Commissioners, stoners, and execution to issue for amount of and shall be collected and accounted for to the Bailiff making such service, or to such other person as shall be entitled to the same; and if the said Commissioners shall give judgment against any such Debtor or Debtors, it shall and may be lawful for them to cause and direct execution to be issued for the debt and costs, to be directed to the Bailiff of the Division or Divisions, within which such Defendant or Defendants shall reside, who shall levy the same in the same manner as is by law directed, in respect to Executions from the Court of the Division for which he is Bailiff, as aforesaid.

> VI. And be it further enacted by the authority aforesaid, That the Bailiff of any Court of Requests neglecting or refusing to perform any

of the duties required by this Act, or to pay over monies collected or Liability of Bailing neglecting or refusing levied by him, as aforesaid, shall be liable to the same penalties or to perform duties, or punishment, as if such neglect or refusal had happened with regard to to pay over monies, &c. any duty required to be by him performed in respect to any Writ, Process or proceeding, issuing from the Court for which he shall be Bailiff, as aforesaid.

VII. And be it further enacted by the authority aforesaid, That it shall Power of Court to and may be lawful for the Clerk of any Court of Requests, at the request issue Subprenas for of any Plaintiff or Defendant, to issue a Subpæna or Subpænas for such Witnesses, &c. and so many Witnesses as such Plaintiff or Defendant may desire, commanding the attendance of such Witness or Witnesses at any Court of Requests where a trial is to take place, in which any such Plaintiff or Plaintiffs, Defendant or Defendants, is a party or parties; and every such Witnesses bound to Witness who shall have been duly served with such Subpæna, and in the attend, and entitled to event of being required to travel out of the Division wherein such Wit. payment &c. ness shall reside, shall have his or her reasonable charges, not exceeding One Shilling for every Five Miles necessary travel, paid or tendered to him or her at the time of such service, and who shall, without sufficient Liable to fine for noncause, neglect or refuse to obey such Subpæna, shall be liable to forfeit attendance. and pay a sum, in the discretion of the Commissioners, not exceeding Forty Shillings, to be recovered with costs of Suit, by the party aggrieved, before the Commissioners of the Court of Requests for the Division within which such Witness shall reside; and such sum so recovered shall be paid over to the Commissioners of the Highways within such Division, to be expended on the improvement of the Roads.

VIII. And be it further enacted by the authority aforesaid, That in any revisional service of case where by the before recited Act personal service of a Summons is Summons not required required, the same shall not be deemed necessary, upon the Bailiff entrus-when party absents himself to avoid serted with the service of any Summons, making oath before one of the Com-vice, if sum claimed missioners of his Court, that he left the same at the usual place of resi-does not exceed £5. dence of the Defendant, and that he the said Bailiss verily believes such Defendant absented himself for the purpose of avoiding the service as aforesaid, provided the sum shall not exceed Five Pounds.

IX. And be it further enacted by the authority aforesaid, That whereas Magistrates in Quarter doubts have arisen as to the power of the Magistrates in Quarter Sessions, Sessions may, from to vary or change the Divisions of the several Courts of Requests within time to time, change Divisions of Several their respective Districts, after the same have been by them determined: Courts of Requests. Be it therefore enacted by the authority aforesaid, That it shall and may be lawful for the Magistrates aforesaid, to vary the Division of the Courts of Requests, as to them from time to time may seem necessary.