

## ANNO OCTAVO

## VICTORIÆ REGINÆ.

## CAP. XXXVI.

An Act to allow the issuing of Testatum Writs of Capias ad Respon. dendum in the several Districts in Upper Canada, and for other purposes therein mentioned,

[29th March, 1845.]

HEREAS it is expedient to make certain amendments in the practice of the Preamble. Court of Queen's Bench, in that part of the Province of Canada which formerly constituted the Province of Upper Canada: Be it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Council and of the Legislative Assembly of the Province of Canada, constituted and assembled by virtue of and under the authority of an Act passed in the Parliament of the United Kingdom of Great Britain and Ireland, and intituled, An Act to Re-unite the Provinces of Upper and Lower Canada, and for the Government of Canada, and it is hereby enacted by the authority of the same, That it shall and Clerk of the may be lawful for the Clerk of the Crown, from time to time, and he is hereby required to supply his Deputies in each and every District of Upper Canada, with the original and Testatum Writs of Mesne and final Process, excepting Writs against of Mesne and Lands and Tenements, and that the same shall and may be issued by such Deputies in any District, in the same manner as may be done in the principal office at Toronto.

Crown in U. C. to supply his Deputies with Writs final Process.

II. And be it enacted, That the notice on the copy of Mesne Process to be served on a Defendant or Defendants, shall be in the form already by law provided; and that all proceedings upon any suit so instituted in any District shall be continued and carried on in such District to final judgment: Provided always, that the service of papers shall be made upon the Defendant or Defendants, or if he or they appear by Attorney, then upon such Attorney at his office in the usual mode, or upon his Agent at Toronto, according to the existing practice of the Court of Queen's

Form of notice on Mesne Suit to be continued to final judgment in the District.

Proviso:
Court of Q. B.
or Judge in
Chambers,may
change the
Venue.

Queen's Bench: Provided always, that the Court of Queen's Bench, or any Judge thereof in Chambers, on making an order to change the *Venue* in any suit, may order the papers in such suit to be transmitted to and fyled in the office of the Clerk of the Crown at Toronto.

Deputy Clerk of the Crown may tax costs, and enter judgment in certain cases III. And be it enacted, That it shall and may be lawful for such Deputy Clerk of the Crown in each District, to tax the costs, and enter final judgment in all suits commenced within such District where a Cognovit shall have been executed, and also in cases of Non. Pros. and where judgment shall be final in the first instance, and to issue an original or Testatum Writ of Fieri Facias or Capias ad Satisfaciendum, according to the practice of the Court of Queen's Bench: Provided always, that it shall be lawful for either party, in any suit, to sue out a rule from the principal office at Toronto for the taxation of costs in such said suits by the Master.

Proviso.

Returns to be made by the Deputy Clerk of the Crown to the office at Toronto.

IV. And be it enacted, That the Deputy Clerk of the Crown in each District shall transmit to the office of the Clerk of the Crown at Toronto, all judgments by him entered, and the papers thereto belonging, immediately after entering the same; and that upon receipt thereof such judgments shall be entered of record and docquetted in the principal office.

Clerk to file papers.

V. And be it enacted, That it shall and may be lawful for the Clerk of the Crown at Toronto, in all cases pending in the said Court, where papers are transmitted to him without any charge thereon, to receive and file all such papers in the same manner as if the same had been taken to the said office, by the Attorney or Agent of the Attorney requiring the same to be filed.

Certain Writs must be sued out at Toronto. VI. And be it enacted, That all alias and subsequent Writs of final Process, and all Writs against Lands, shall be sued out in the office of the Clerk of the Crown at Toronto.

Office of the Deputy where to be held.

Who may not be a Deputy.

VII. And be it enacted, That the office of such Deputy Clerk of the Crown in each District shall be held in the Court House of each District, if room shall be provided for the same therein; and that such Deputy shall not be a practising Attorney, or an articled Clerk to any practising Attorney.

Extension of time for pleading in certain cases. VIII. And be it enacted, That in all cases where a Writ shall have been sued out of the office of any Deputy Clerk of the Crown, for any District east of the Home District, into any District westward thereof, or from such Deputy in any District west of the Home District into a District eastward thereof, the time for fyling an appearance, and for pleading, replying, and rejoining therein, shall be extended to twelve days; any existing provision to the contrary notwithstanding.

IX.

IX. And be it enacted, That it shall and may be lawful for each and every such Deputy may issue Rules. Deputy Clerk of the Crown to issue Rules upon the Sheriff, Coroners or Elisors of his District, for the return of any Writs of Mesne or Final Process to him directed, in the same manner as may now be done in the principal office.

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