2010

Grand Jurors.

Petit Jurors.

Grand Jurors at Q.S.

Petit Jurors at Q. S.

Special Jurore.

Sheriffs to make out the lists within a certain time, &c. Sio. Where the duplicates shall be deposited.

List of Jurors for Superior Courts.

Lists of Jurors at Q. S.

List of Special Jurors.

The said Act and this Act to apply to the new Districts.

Inconsistent enactments repealed.

Preamble,

14° & 15° VICTORIÆ, CAP. 89-90. 1851.

Firstly. A list of all persons qualified to serve as Grand Jurors at any of the Courts of Queen's Bench Term or of Oyer and Terminer, which shall hereafter sit in the said Districts respectively, for the cognizance of criminal offences.

Secondly. A list of all persons qualified to serve as Petit Jurors before the said Courts of Superior Criminal Jurisdiction.

Thirdly. A list of all persons qualified to serve as Grand Jurors at any term of the Court of General Sessions of the Peace hereafter to be held in the said Districts respectively.

Fourthly. A list of all persons qualified to serve as Petit Jurors before the said Court of General Sessions of the Peace.

Fifthly. A list of all persons qualified to serve as Special Jurors upon the trial of civil cases before the Superior Court or any of the Judges thereof, in the said new Districts respectively.

2. The Sheriff of each of the said new Districts, shall make and prepare the said lists of Jurors within three months from the date of his appointment as such Sheriff, and shall renew the same every second year, to be reckoned from the month in which the first lists shall have been completed; and the said Sheriffs shall make, prepare and renew the aforesaid lists of Jurors, and shall summon the Jurors therein named, in the manner provided by the said Act hereinbefore firstly recited, as amended by this Act, and shall keep deposited in his office a duplicate of each of the said lists, and shall deposit the other duplicate of each of the said lists as follows, that is to say:

3. The other duplicate of the list of Grand Jurors, and the other duplicate of the list of Petit Jurors qualified to serve as such, respectively, before the Court of Queen's Bench and the Court of Oyer and Terminer, shall be deposited in the office of the Clerk of the Crown hereafter to be appointed in and for such new District.

4. The other duplicate of the list of Grand Jurors and Petit Jurors qualified to serve as such respectively before the Court of General Sessions of the Peace, shall be deposited in the office of the Clerk of the Peace hereafter to be appointed in and for such new Districts.

5. The other duplicate of the list of Special Jurors, shall be deposited in the office of the Prothonotary of the Superior Court hereafter to be appointed in each of such Districts.

VI. And be it enacted, That the said Act hereinbefore firstly recited, except in so far as the same or any part thereof is repealed or amended by this Act, and this Act, shall apply and extend to the said Districts of Kamouraska and Ottawa, hereafter to be erected, as fully, to all intents and purposes, as if the said Districts had been in existence at the time of the passing of the said Acts respectively, and had been mentioned in the said Act hereinbefore firstly recited.

VII. And be it enacted, That all laws and provisions of law inconsistent with or repugnant to the foregoing provisions, shall be, and are hereby repealed.

CAP. XC.

An Act to render executory certain Judgments in Lower Canada, and to provide more effectually to enforce Judgments in cases of resistance.

[30th August, 1851.]

THEREAS no provision is in force under the existing Laws of Lower Canada, for carrying into execution the Judgments of the late Provincial Court for the Inferior District of St. Francis, and for enforcing the Judgments of certain Commissioners' Courts in Lower Canada which have ceased to exist, and great inconvenience has arisen from the want of such provision, inasmuch as such judgments have remained unexecuted, or it has been necessary to have them declared executory by other judgments obtained at great cost: And whereas it is necessary to provide more efficiently for enforcing judgments of the Courts in Lower Canada, in case

14° & 15° VICTORIÆ, CAP. 90-91. 1851.

case of resistance to the execution thereof: 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 the Registers, Muniments, Records, Official Acts and Papers, and other proceedings of the said late Provincial Court, shall immediately after the passing of this Act be transmitted into and make part of the Records, Muniments, and other judicial proceedings of the Circuit Court for the Sherbrooke Circuit, at the Town of Sherbrooke in the District of Saint Francis; and that the judgments of the said late Provincial Court, shall and may be executed as if they were judgments of the said Circuit Court, and the Clerk of the said Circuit Court for the said Sherbrooke Circuit, shall accordingly issue Execution under the said judgments, and ulterior proceedings shall be had thereupon, as if the said judgments were judgments of the said Circuit Court, under the laws now in force.

II. And be it enacted, That the Judgments of the several Commissioners' Courts How judgments of in Lower Canada, which have existed under Acts now expired, or which have existed in Lower Canada, which have constant index from the seventh year of Her Majesty's Reign, and have ceased to exist, shall be executed 7 intituled. An Act to provide for the summary trial of small causes in Lower Canada, V. c. 19, intituled, An Act to provide for the summary trial of small causes in Lower Canada, and which have ceased or may hereafter cease to exist, may and shall be executed as if the said judgments had been rendered after the passing of the said Act by the Circuit Court in the same District, and the Clerks of the said Commissioners' Courts shall forthwith deposit the Records of the said Courts in the Commissioners' Court in existence nearest to the place where such Courts have ceased to exist, or if there be no such Commissioners' Court, then in the Circuit Court of the same District, and the Clerks of the said Courts at the places where the Records are or shall be deposited respectively, shall accordingly issue Writs of Execution by virtue of the said judgments, and ulterior proceedings shall be had upon the said judgments, as if the same had been rendered by the Circuit Court, or by any other Court in the same District, by virtue

III. And be it enacted, That every Court of Justice shall have the same powers in Powers of Courts in of the laws now in force. case of resistance to its process as regards any sale or other incidental proceeding, as it cases of resistance to now has by the laws of Lower Canada, in case of such resistance as regards any

IV. And be it enacted, That every Judge of any such Court shall have in vacation, And of any Judge. seizure. at chambers or at his residence, the same powers as the Court whereof he is a Member,

in all cases of resistance to its process. V. And be it enacted, That this Act shall apply to Lower Canada only.

CAP. XCI.

An Act to increase the number of sittings of the Circuit Court at Richmond and Stanstead.

[30th August, 1851.]

THEREAS it is expedient, in order to meet the wants of the inhabitants of Preamble; the District of Saint Francis, and to obviate protracted litigation, that the Circuit Court should be holden at Shipton and Stanstead, in the said District, three times a year instead of twice a year as heretofore: 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

Records, &c., of the late Provincial Court to be transmitted into the Circuit Court; its judgments made Exccutory.

Commissioners' Courts which may

Extent of Act.