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the cost of the Court House in the same district, and no part thereof shall be paid into the Consolidated Revenue Fund, until a sufficient sum has been raised therefrom to pay off the principal and interest of the said Debentures.

IV. The moneys received and expended under this Act, shall Accounting be accounted for to Her Majesty and to the Provincial Par- clause. liament, in the usual manner as provided by the Interpretation Act.

CAP. CLXV.

An Act to suspend parts of the Acts regulating the Notarial Profession in Lower Canada, in so far as they relate to the District of St. Francis.

[Assented to 30th May, 1855.]

HEREAS the distance between the Town of Three Preamble. Rivers and the Eastern Townships, renders inexpedient the keeping at Three Rivers, of the repertories of Notaries dying or ceasing to practise in the District of St. Francis: 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, as follows:

I. All parts of the Acts tenth and eleventh Victoria, chapter Parts of 10 & twenty-one, and thirteenth and fourteenth Victoria, chapter thirty-11 V. c. 21. nine, which provide that the minutes and repertories of Nota- and of 13 & ries that have heretofore resided and practised or may here-use that have heretofore resided and practised or may here-suspended as after reside or practise within the limits of the District of St. regards St. Francis, shall, upon such Notaries ceasing to practise, be Francis. received and kept by the Board of Notaries for the District of Three Rivers, and copies thereof granted, shall be and remain suspended in so far as relates to the said District of St. Francis until a Board of Notaries for the same shall be formed.

II. The Prothonotary, in the District of St. Francis, for the Minutes, &c., Superior Court, shall demand from the Board of Notaries for the of Notaries District of Three Rivers, and it shall be the duty of the said who ceased to Board for the District of Three Rivers to deliver on demand to Francis to be such Prothonotary, all and singular the minutes and repertories delivered to of every Notary who has ceased to practise in the District of Prothonotary St. Francis; and the Prothonotary of the said district of St. at Sherbrooke. Francis shall hereafter demand and receive all minutes and repertories of Notaries that have ceased or may hereafter cease

to

Prothonotary to krep th-m safely, deliver

copies, &c.

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to practise in the District of St. Francis, from any person who, under the above named Acts, would be bound to deliver the same to the said Board of Notaries : and every such person shall be bound to deliver the same to the said Prothonotary.

III. The Prothonotary of the said District of St. Francis shall keep the said minutes and repertories in a secure place, and shall give and certify copies thereof when required, and the certificate of such Prothonotary to such copies, shall have the same force and effect, and shall authenticate the same in the same manner as the certificate of any Notary upon any copy of any writing in his custody, and the said Prothonotary shall be entitled to demand and receive the same fees and emoluments as may be fixed by the said Board of Notaries for the like services.

CAP. CLXVI.

An Act to increase the number of sittings of the Courts of Justice within the District of St. Francis, and to make a more convenient arrangement thereof.

[Assented to 30th May, 1855.]

HEREAS the terms and sittings of the several Courts of Justice in the District of Saint Francis, are found to be, as at present arranged, inconvenient for the public and insufficient for the due administration of Justice, and it is therefore expedient to make certain changes therein: Bc it therefore enacted by the Queen's Most Excellent Majesty, by and with the advice and consent of the Legislative Conneil 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, as follows :

September Term of Q. B.

Terms of Superior Court.

I. The September Term of the Court of Queen's Bench at Sherbrooke, in and for the said District, shall open and commence on the twentieth day of the month of September in each year.

II. Four Terms of the Superior Court of and for Lower Canada, shall be held in each year at Sherbrooke, in the uistrict of Saint Francis, at the following periods : from the twentieth to the twenty-seventh days (both included) of the months of January, March and October, and from the eighth to the fifteenth days (both included) of the month of June.

Circuit Court

III. The Circuit Court for the Sherbrook e Circuit, shall be at Sherbroske, held at Sherbrooke, on the last five juridical days of each of the

Fees.

Preamble.