

County of , in a certain matter of review pending before the said Judge, (or on certain proceedings had before the said Judge at his Chambers, *as the case may be.*) pursuant to the Act of Assembly in such case made and provided; and have that money before the said Judge immediately after the execution hereof, to be rendered to the said E. F.; for want of goods and chattels whereon to levy, attach the body of the said C. D., if he shall be found in your bailiwick, and him safely keep until he shall be discharged by due course of law, and make due return of this writ.—Witness, G. H., Esquire, Judge of the County Court for the County of , this day of A. D. 186 .

A. B., Clerk.

The costs of the attachment to be two dollars, and to be levied from the party against whom it is issued; the Sheriff executing the said writ shall be entitled to fees as in cases of executions issued out of a County Court; upon payment to him of the amount of the said writ and his fees thereon, he shall discharge the defendant; any person in custody under the said writ shall be entitled to the benefit of the Law for the relief of insolvent confined debtors.

21. That the County Court for the County of Sunbury shall hereafter be holden for the said County on the Wednesday after the third Tuesday in the months of January and June in each year, instead of the Wednesday after the second Tuesday in January and June as provided by the ninth Section of the said Act:

For the County of Restigouche on the last Tuesday in March and on the first Tuesday in September in each year, instead of the second Tuesday in March and the second Tuesday in July as prescribed by the ninth Section of the said Act:

For the County of Gloucester on the second Tuesday in September in each year, instead of third Tuesday in July:

For the County of Charlotte there shall be but three Terms of the said Court instead of four as provided by the said ninth Section, to be holden as follows,—on the second Tuesday in June and the fourth Tuesday in March and October in each year;

Provided that nothing in this Section shall interfere with the times of holding said Courts for the Counties herein named at any times not altered by this Section, except the County of Charlotte, as to which one Term is abolished, and all portions of said Section inconsistent with this Section are hereby repealed.

22. Whereas it is necessary for the more convenient administration of justice in this Province to extend and enlarge the criminal jurisdiction of the several County Courts; be it therefore also enacted, that the several County Courts of this Province shall have original concurrent jurisdiction within their respective Counties with the several Circuit Courts of this Province, of all crimes, offences and misdemeanors which are not capital, committed within their said respective Counties, and shall have full power and authority to hear, enquire into, try, determine, deal with and punish all such crimes, offences and misdemeanors aforesaid, in manner prescribed by law.

23. All Acts of Assembly and parts of Acts touching and concerning the Criminal Law and the administration of criminal justice in this Province, or touching, concerning, or relating to jurors, witnesses, evidence or proceedings of any kind now in force or applicable to the said Circuit

Courts when exercising criminal jurisdiction, shall be in force in and apply to the several County Courts, who shall in all respects be clothed with and exercise all the like powers, rights and privileges as now appertain to or are exercised by the said Circuit Courts as Courts of criminal jurisdiction; provided that no grand jury shall be summoned to attend any County Court except upon the order of the Judge of such Court directed to the Sheriff for that purpose.

24. Sheriffs, Coroners, and public officers and ministers of the law, shall discharge the like duties in the said County Courts as they now discharge in the said Circuit Court; the prisons of the said County Courts shall be the common gaols of the respective Counties, except in cases when in due course of Law any County Court shall sentence an offender to the Provincial Penitentiary.

25. All examinations and recognizances taken by any Justice, of or relating to parties committed for trial at any County Court, shall immediately thereafter be transmitted to the Clerk of such County Court.

26. The several Judges of the County Courts may admit to bail any person charged with any offence (except capital offences) in the same manner and to the same effect as may be now done by a Judge of the Supreme Court.

27. That in any and every case of summary or other conviction before any Justice or Justices of the Peace for any County, an appeal from the conviction of such Justice or Justices may be made to any Judge of a County Court in same manner as from a judgment in a civil suit as directed in Title xxxvii, Chapter 137, and any Acts in amendment of the said Chapter, and as provided in an Act intituled *An Act to establish County Courts*, and any amendments thereof.

28. That in addition to the schedule of fees in the said County Courts Act, there shall in all cases be taxed to the Attorney the following:—

For every necessary attendance on Clerk, ...	40 cents.
For writ and particulars when they exceed four folio, per folio, ...	20 “
For each necessary copy thereof, per folio, ...	10 “
For drawing every summons, rule, or order, per folio, ...	20 “
For each necessary copy, ...	10 “

And in lieu of the fees allowed to the Sheriff in and by the said Act, the Sheriff shall be allowed for all services performed by him under this Act or the said County Court Act, the same fees as are now provided for the like services in the Supreme Court.

CAP. XIV.

An Act in addition to and in amendment of Chapter 96, Title xvii, of the Revised Statutes, ‘Of the Survey and Exportation of Lumber.’

Passed 23rd March 1868.

BE it enacted by the Lieutenant Governor, Legislative Council, and Assembly,—That every Surveyor of Lumber shall keep a record of the marks of all Lumber surveyed by him; and shall in addition to the accounts required to be given by him by Section 3, of Chapter 96, Title xvii, of the Revised Statutes, ‘Of the Survey and Exportation of Lumber,’ give to the owner of such Lumber, when required so to do, a true account in writing of the number, length and dimensions of the several pieces of any such lot of Lumber so surveyed, marked with any particular or distinguishing marks.