

may be cared for in like manner. Such schools when certified become Reformatory Prisons under cap. 107 Con. Stat. of Can. The managers of such school have, or any one of them named by the L. G., the power of the Warden of such a prison. An officer of such school authorised in writing has the authority of a constable for the removal of such offenders or capture when escaped. Offenders are to be sent to schools conducted according to the faith of their parents.

COURT OF QUEEN'S BENCH.

Cap. 19.—Provides that the sessions of Q. B., on the criminal side at Quebec, shall commence on the 27th April and 27th October. Present recognizances are continued to 27th October next.

SUPERIOR COURT.

Cap. 29.—Whenever a judge is rendered unable by sickness or otherwise to render judgment in a case which he has heard, he may transmit it to the Prothonotary, who will enter it, and read it in open court. Article 470 of the C. C. P. is amended by adding the words—"and also during term and on any day out of term appointed by the Court for rendering judgment in cases taken under adjournment." Authority is given to appoint an additional judge of this Court, to reside in Montreal, whenever the Dominion Parliament provides for his salary.

CIRCUIT COURT.—WOLFE.

Cap. 21.—Sub-section 2 of sec. 6, and sec. 7 of cap. 29 C. S. L. C., and art. 1062 of C. C. P. are amended by striking out "Wolfe."

JURORS AND JURIES.

Cap. 22.—Secs. 1, 2, 3, 4, 5 and 6 of 27 and 28 Vic., cap. 41 and secs. 1, 2, 3, 4, 5 & 6 of 31 Vic., cap. 16, are repealed, but Jury lists under them remain valid till new ones are made. Grand Jurors in a city or town of 20,000 inhabitants or more must be assessed as proprietors for \$2000 real estate, or as occupants or lessees for \$300 annual value, or must be J. P., duly qualified. In any other municipality, any part of which is within 10 leagues of the assize town, they must be assessed as proprietors for \$1500, or as occupants for over \$150. Petty jurors in such cities or towns must be assessed as proprietors for over \$800, but under \$2000, or as occupants, &c., for \$100, but less than \$300. In other municipalities within distance as above, as proprietors for sums between \$600 and \$1500; as occupants, \$80 to \$150. Among these, persons under 21, or blind, or deaf, or so infirm as to be unable to discharge the duty, persons arrested or under bail, or who have been convicted of treason or felony and aliens—except on juries of which half must be aliens—are disqualified; clergymen, members of either House of the Parliament of Canada or legislature of Quebec, or in the employ of either Government, practising advocates and attorneys, the officers of the courts, the officers of the corporations of Montreal and Quebec, sheriffs and coroners, gaolers and keepers of houses of correction, officers of the army and navy on full pay, pilots, school-masters, persons employed in running railway trains, physicians, surgeons and apothecaries, cashiers, clerks, tellers and accountants of banks, masters and crews of steamers during navigation, persons employed in working grist mills, officers and men of active militia, firemen, registrars, persons above 60 years of age, and those mentioned in 4 and 5 Vic., cap. 90, are exempt. Within 3 months of the coming into effect of this Act, each city clerk, or secretary-treasurer of each local municipality within thirty miles of a *chef lieu*, shall furnish the Sheriff with an extract from the assessment or valuation roll, giving the names of the resident rate-payers qualified as jurors, and within two months of the completion of any new roll he shall furnish the like extract. But before delivery to the Sheriff the extract is to be submitted to the council to be corrected and approved, after 8 days' public notice. And each year he shall furnish a supplement containing the names of any former jurymen removed or deceased, or become disqualified or exempt. It is his duty to ascertain who are disqualified or exempt, and not to include them in his extract. He must keep copies of these documents at his office for public inspection. When he has received all these extracts or supplements, the sheriff shall make two lists, one of grand, and the other of petit jurors, and deliver a copy of the first to the Prothonotary, and of the second to the Clerk of the Crown. The Sheriff in making the list takes one name from each of the extracts furnished in rotation as delivered, or where some exceed others mingles them as far as practicable in a manner corresponding with their relative numbers. When so formed they are exactly copied into registers and signed. All persons are to have free access to such copies of lists during office hours, at the offices of the Prothonotary or Clerk of the Crown. They may not be altered except to remove names of persons disqualified or exempt, erroneously inserted, or who become so after the extract is furnished, the fact to be established by affidavit. The Sheriff revises them annually before the 31st December, according to such affidavits and the new extracts and supplements furnished to him. The reason shall be noted opposite every name struck out, and the date opposite each new name inserted. Each annual revision is to be authenticated like the original list, and notice thereof given to the Prothonotary and Clerk of the Crown, who will thereupon correct their lists. On complaint and proof being made the Court may order a jury list to be amended. If extracts are not sent to Sheriff he may go or send to procure them and recover double his disbursements of the municipality in default. If there be no assessment or valuation roll, the Sheriff causes lists of qualified jurors to be made. A Court may order a revision when not made by Sheriff—the old list remaining in force meantime. When the register containing lists is defaced or filled up, the Court may order a new one made from this old list and the new extracts and supplements. In making a panel for the first time from a list, the sheriff begins with the first name upon it; afterwards, with the name next after the last on the previous panel. Except in districts where half French and half English Juries are allowed, a panel of Grand Jurors shall be made by taking 24 names consecutively from the list, and for Petit Jurors 40 names are taken. In Quebec and Montreal there shall be 60 Petit Jurors summoned, and one-half of each panel (Grand or Petit) shall be French and the other English, to be taken alternately from each class as they stand in the lists. This provision may be extended by proclamation of the L. G. to any other district on a presentment of the Grand Jury. Special qualifications are to be inserted in lists by the Sheriff or Prothonotary. No person is bound to serve while there is any one on