

cretary of the council of agriculture to the members of the council of arts and manufactures, for all meetings called for this purpose ;”

By-laws for the holding of exhibitions,

“2. To fix upon, under conditions they deem advisable, the place where each provincial exhibition shall be held ; to pass jointly with the committee of seven members of the council of arts and manufactures, by-laws for the holding of the said exhibitions ; to appoint jointly with the said committee, if deemed necessary, a local committee at the place where such exhibition is to be held, and to fix the powers and duties of the said local committee.”

CAP. VI.

An Act to amend the law respecting the right of Appeal to the Court of Queen's Bench.

[Assented to 28th January, 1874.]

HER MAJESTY, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

Case where no appeal is allowed to the court of Q. B. from the judgments of the revision court.

1. No person, who shall have inscribed in review before three judges, any cause in the circuit court susceptible of appeal to the court of Queen's bench, or any cause in the superior court, and shall on such inscription have proceeded to judgment, shall be entitled to appeal to the court of Queen's bench, from the judgment of the superior court sitting in review, if such judgment confirms that rendered in the first instance.

These judgments can be appealed to the Privy Council.

2. Causes adjudicated upon in review, which are susceptible of appeal to Her Majesty in Her Privy Council, but the appeal whereof to the court of Queen's bench is taken away by this act, may nevertheless be appealed to Her Majesty by observing the same formalities and provisions and subject to the same conditions, as in the case of judgments rendered by the court of Queen's bench (appeal side), and with the same effect, as if every provision of law, in relation to appeals to Her Majesty from judgments of the court of Queen's bench, was anew, enacted with respect to the superior court sitting in review, its officers or their office.

36 Vict., ch 12 repealed.

3. The act of this province, 36 Victoria, ch. 12, is repealed ; but all causes taken into review, under the authority of the act so repealed, shall be dealt with as if this act had never been passed.

4. The tenth section of the Quebec interpretation act, shall not apply to this act, in-so-far as such section relates to the inconsistency of the provisions of the code of civil procedure, with those of this act. Sect. 10 of the interpretation act shall not apply.

CAP. VII.

An Act to diminish the number of terms of the Court of General Sessions of the Peace, in the Districts of Quebec and Montreal.

[Assented to 28th January, 1874.]

HER MAJESTY, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

1. The lieutenant-governor may, by order in council, order that, in future, only two terms of the court of general sessions of the peace be held in each of the districts of Quebec and Montreal, and he may, by proclamation, fix the periods of such terms and change the same, from time to time, as he shall deem advisable. Terms of this court of the sessions of the peace may be reduced to two by the lieutenant-governor.

2. This act shall come into force on the day of the sanction thereof. Coming into force of this act.

CAP. VIII.

An Act to amend the Acts respecting District Magistrates and Magistrate's Courts in this Province.

[Assented to 28th January, 1874.]

HER MAJESTY, by and with the advice and consent of the Legislature of Quebec, enacts and declares as follows :

1. The thirteenth section of the act of this province, thirty-second Victoria, chapter twenty-three, and the third section of the act thirty-fifth Victoria, chapter nine, are hereby repealed, and the following substituted therefor : Act 32 Vict., chap. 23, sec. 13, and act 35 Vict., ch. 9, sec. 3, are repealed and replaced.

“1. The lieutenant-governor in council, whenever he thinks proper, may, by proclamation, establish in and for any county, city or town in this province, one or more magistrate's courts, to be designated according to the respective counties, cities or towns wherein the same may be

