

commencement of actions in the said Courts of Queen's Bench and Common Pleas, in rotation by twelves, that is to say, the first twelve out of the Court of Common Pleas, and the next twelve out of the Court of Queen's Bench, and so on in continuous rotation of twelves for the said Courts, so as to produce and keep up an equal distribution of business in the same. 5

Recital.

Masters and taxing officers of either Court may tax costs in the other.

Judges to make Rules.

III. And whereas it would facilitate the transaction of business in the said Courts if the respective Masters or Taxing Officers thereof, at Toronto, were allowed to tax costs in either Court; be it therefore enacted, That from and after the commencement of this Act, the respective Masters and Taxing Officers of the said Courts of Queen's Bench and Common Pleas, shall and may tax costs in cases or matters pending in either of the said Courts, and shall possess and exercise all other powers incident to such taxation, to the same extent as are now possessed and exercised by them in relation to matters and suits in their respective Courts; and that the Judges of the said Courts may from time to time make rules for better carrying into effect the provisions of this and the preceding Sections of this Act. 10 15

Clerks of Q. B. and C. P. to supply their Deputies with blank certificates of entry of judgment. Effect of entry of judgment by any such Deputy, &c.

IV. And be it enacted, That the Clerks of the Crown and Pleas in the said Courts of Queen's Bench and Common Pleas shall, from time to time, supply and keep supplied, the respective Deputy Clerks of the Crown and Pleas in the said Courts of Queen's Bench and Common Pleas, in Upper Canada, with blank certificates of the entry of judgments in the said Courts, under their respective hands, and the seals of the said Courts respectively, and when any such Deputy Clerk of the Crown shall have entered any judgment in either of the said Courts, he shall and may issue to any party requiring the same, a certificate of the entry of such judgment, and such certificate, and the registration thereof when registered in the Registry Office of any County in Upper Canada, shall have the same force and effect in binding or operating as a charge upon lands, tenements and hereditaments situated within such County, as if such certificate had been issued out of the principal office at Toronto, and such Deputy Clerk of the Crown shall write upon the margin thereof, by whom and at what place the same was issued, as follows:— 20 25 30 35
 “ Issued at by ”

Recital.

All writs to be tested on the day they issue.

V. And whereas by the present practice in the Courts of Common Law in Upper Canada, some Writs are tested on the day on which they are issued, and others are tested in Term, which frequently causes confusion, for remedy thereof; be it enacted, That from and after the commencement of this Act, all Writs of Summons, Capias and Executions, and all other Writs and orders issuing out of the Courts of Queen's Bench, Common Pleas and the several 40 45