this Act, and until it be so made no proceeding for enforcing or maintaining such claim 2 or right which shall not be inconsistent with this Act, or some other Act of this Session 4 or with the law, shall be held to be illegal or void.

Provisions of Ordinance 4. V. c. 20 to apply to Districts and Circuits underthis Act. CXVI. And be it enacted, That all the provisions and enactments of a certain Or-8 dinance of the Legislature of Lower Canada, passed in the fourth year of Her Ma-10 jesty's Reign, and intituled, "An Ordinance to provide for the erection and esta-12 blishment of Court Houses and Gaols in certain Judicial Districts in this Province, 14 shall, in so far as the same may not be inconsistent with or repugnant to the provi-16 sions of this Act, be applied to the Districts and Circuits established or confirmed by 18 this Act, in the place and stead of the Judicial Districts in the said Ordinance 20 mentioned.

Commencement of the foregoing provisions of this Act.

CXVII. And be it enacted, That the fore 22 going sections of this Act shall come into force and effect, upon, from and after the 24 day of

Proviso.

next, and not before, except in so far as it 26 may be therein otherwise provided: and upon, from and after the said day, any 28 Judge or officer then appointed under this Act shall and may perform all or any of the 30 duties and functions of his office although the Court of which he may be a Judge or 32 Officer may not have met or sat, since this Act shall have come fully into force and 34 effect.