

of a Writ of Habeas Corpus in vacation time by any Judge or Justice, and the said penalty shall be recovered from the Judges of the Superior Court and Circuit Court respectively, in the like cases and circumstances, and in the same manner as is by law provided with respect to any Judge or Justice. 8

Provision as to service of notices, &c. when any thing is ordered to be done in a place other than that where the suit is pending.

CI. And be it enacted, That whenever under this Act anything shall have been ordered by the Superior Court, or by the Circuit Court, to be done in any case or matter therein pending, by or before the Superior Court or the Circuit Court or some Judge or officer thereof, in some District or Circuit other than that in which such case or matter is pending, then after the order shall have been four clear days in the hands of the Prothonary or Clerk of the Court at the place where such thing is to be done, all parties may proceed as if the case or matter were pending there; and if any notice or paper require to be served on any party in relation to the thing so required to be done, it shall be held validly served if left for him at the office of such Prothonary or Clerk, unless he shall previously have fyled at the Office of that Officer, an Election of Domicile, where such service may be made, within one mile of the said Office, or unless personal service be required by law. 32

Superior Court or any six Judges, to make Tariff and Rules of Practice for the said Court and for the Circuit Court.

CII. And for the purpose of ensuring uniformity in the practice and proceedings of the Superior Court and Circuit Court in the several Districts and Circuits in Lower Canada: Be it enacted, That the Superior Court, or any six or more of the Judges thereof, shall and may (and it shall be their duty so to do within one year from the time when this Act shall come fully into effect,) agree upon, make and establish Tariffs of Fees for the Officers of the said Courts, respectively and the Counsel, Advocates and Attornies practising therein, and also such Rules of Prac- 46