and is hereby repealed ; and the Terms of the said Court shall be held in the said Districts respectively at the times and places mentioned in the Schedule A. to this Act, and the days from and to which any Term is in the said Schedule directed to be held, shall in all cases be included in such Term : Provided 5 always, that the said Court shall have full power to continue any such Term, beyond the time fixed in the said Schedule for its continuance, by any order or orders to be made for that purpose during such Term.

Part of Sect. III. And be it enacted, That so much of the seventy-seventh 10 section of the said Act as prescribes the times at which the Circuit Court shall be holden in and for the Quebec Circuit and the Montreal Circuit respectively, shall be and is hereby repealed; and the said Circuit Court shall be holden in the said Circuits respectively at the times mentioned in the 15 Montreal to be Schedule B to this Act.

> IV. Provided always, and be it enacted, That nothing in the preceding sections contained shall be construed to repeal the first and second proviso of the seventy-seventh section of the said Act or any other provision thereof by which the Governor 20 in Council is, under certain restrictions, empowered from time to time to alter the times of holding the terms of the said Superior Court, or of the said Circuit Court, but the said provisos and provisions shall extend and apply as fully to the terms of the said Courts mentioned in this Act and the Sche-25 dules hereunto annexed, as to the terms mentioned in the said Act.

Superior Court may limit and fix the Enguéte days: nonobstante s. 29 of the said Act.

Proviso:

Days in Term to be Enquête days for cer-, tain matters only.

V. And be it enacted, That notwithstanding any thing in the twenty-ninth section of the said Act, contained the Judges of the Superior Court sitting in Term in any District, shall have so full power and authority by a Rule of Practice promulgated in open Court to limit the number of days on which evidence may be adduced in such District, and may fix any number of days certain for Enquéte days, which they may deem proper, and shall have full power and authority to alter or repeal any such \$5 Rule of Practice ; Provided always, that not less than six days in the Districts of Quebec and Montreal, and not less than three days in either of the other Judicial Districts, shall be fixed by any such Rule of Practice as such Enquête days in any month in the year except the months of July and August. 40

. VI. And be it enacted, That no day in any of the Terms of the Superior Court to be holden at Montreal and Quebec as aforesaid, shall be an Enquête day either for the Superior or for the Circuit Court, unless in respect of Default or Exparte causes or proceedings, as hereinafter is provided, or in respect 45 of any proceeding of a summary nature, wherein the Court Judges or Judge having cognizance thereof may have specially so ordered.

Proviso: Court may prolong any Term.

77 of the

said Act repealed, and Terms of Circuit Court in Districts of Quebec and as in schedule B. Power of Governor in Council to alter Terms, not to be af-

fected.