tion (moyens et contestation) shall be subject to the delay of two days above prescribed.

In appeals from judgments of Čircuit Courts, delays for hearing, &c.

Proviso.

XXV. On appeals from judgments of the Circuit Court to the Superior Court, the hearing of the case upon the merits, as well as upon the incidents raised by the appeal, shall be fixed for the next juridical day after 5 the production of the demand to appeal, unless the Court shall think proper to hear and try the incidents before the merits of the appeal; and in such case the hearing shall be fixed for the next juridical day after the production of the demand; if the Court, by its judgment upon the incident, shall throw it out and order the hearing upon the merits, such hear- 10 ing shall pleno jure be fixed for the next juridical day after the rendering of such judgment: Provided always, that a case so fixed for hearing upon the incidents or the merits of the appeal shall not be continued from one. day to another, but such case shall be subject to the rules and restrictions above established with respect to the hearing of actions in chief, and the 15 same practice shall be followed as regards the hearing on the contestation of judgments of distribution.

Distinct role de droit to be kept for commercial cases.

XXVI. In order to give effect to the provisions of this Act which give to the hearing of Commercial cases precedence over ordinary matters, the Clerk of each Court shall keep a distinct roll de droit, on which such cases 20 shall be inscribed, and such roll shall be gone through first on each day of the sitting of the Court, that is to say, that rules and default or ex part. cases inscribed on the commercial roll shall be called before the rules and default and ex parte cases inscribed on the ordinary roll; and the contested cases inscribed on the first roll shall be called and heard before those 25 inscribed on the latter : Provided always, that the Judges shall have power to hear all the cases inscribed on the commercial roll, including rules and default and ex parte cases as well as contested cases before taking up the ordinary roll; and with respect to the putting into execution of this section they shall have power to give such order as they shall deem 30 expedient for maintaining the good discipline of their respective Courts while giving every possible effect to the provisions of this section.

XXVII. The Clerk of each Court shall inscribe on the back of each Endorsement case, in legible letters, the words : Commercial case, and the fiat for sumfor commercial cases. mons shall contain the same words in similar legible letters on the back \$5 thereof.

What shall be mercial case.

Proviso.

Pleadings in lay proceedings on the merita.

XXVIII. Each case in which the *fiat* shall contain the said words, shall, deemed a come for the purposes of this Act, be considered as a commercial case, and be proceeded with accordingly; Provided however, that if at the time of the final hearing or of the deliberé thereupon the Judges are of opinion that 40 such case is not a commercial one, the demande shall be dismissed with costs sauf à se pourvoir, whether the adverse parties may have made their reservations or exceptions, or not; Provided further that nothing in this section shall deprive the Defendants from the benefit of the peremptory 45 exception to the form.

XXIX. In simple actions for the recovery of debts, no plea in law or law, not to de- answer in law to any pleading shall have the effect of preventing the going into the action on the merits, but issue may be joined on the merits before judgment rendered; and the benefit of such plea or answer in law shall be reserved to the party who shall have produced the same, except in 50