

if there shall be an interval of twenty days between the rendering of such judgment and such sitting or term, and if there shall not be such interval then on the first juridical day of the sitting or term next succeeding the expiration of twenty days next after the rendering of such judgment. Provided always that neither the day of the rendering of such judgment appealed from nor the day of the presenting of said petition to the Superior Court shall be considered as forming part of said interval of twenty days; and provided also that a true copy of the appeal bond given by the party appealing, certified as such by the Prothonotary or Clerk in whose office it shall have been deposited, shall be annexed to the original petition presented to the Superior Court, and that a copy or copies of the same, certified as such by the party appealing or his attorney, shall be served with the petition and notice hereinbefore mentioned upon the party respondent.

VIII. And be it enacted, That the Circuit Court, Circuit Judge in vacation and Judge of the Superior Court in vacation, shall have jurisdiction in the manner hereinbefore stated and to the extent hereinbefore given, in all suits provided for by this Act, as well where the value of the real property claimed is above as when it is under fifty pounds current money of this Province.

IX. And be it enacted, That the security for costs required to be given by the first section of this Act, previously to inscribing a suit for the Superior Court as therein provided in certain cases, may be given by the party inscribing (without giving notice to the opposite party) within three days after the *enquête* is closed by the contesting parties, by good and sufficient sureties, who shall justify their sufficiency either before the Clerk of the Circuit Court where the suit is of record or before the Judge before whom the *enquête* in such suit is had, and the bond shall be deposited and remain of record in the office of the Clerk of the said Circuit Court; and any two sureties, each of whom shall be a proprietor of real property of the value of one hundred pounds current money of this Province above all incumbrances payable out of or affecting the same, shall suffice to render such security valid; and the said Judge or Clerk is hereby authorized to administer all oaths required by law in such cases from the persons so becoming sureties, and to put to them all necessary inquiries and questions.

X. And be it enacted, That the costs in any suit under this Act before the Circuit Court, Circuit Judge in vacation, or a Judge of the Superior Court in vacation, shall be the same as are now allowed in actions in the Circuit Court, when the sum of money or the value of