Prohibition by a Judge in term time.

10. And whereas a prohibition cannot at present be obtained in may be issued term time, and it is expedient in that respect to amend the Law, it is therefore enacted, that it shall be lawful for any Judge of any of Her Majesty's Superior Courts of Common Law at Toronto, as well in term time as in vacation, to hear and determine applications for writs of pro- 5 hibition, and to make such rules or orders for the issuing of such writs as might have been made by the Court, and all such rules or orders so made by any such Judge shall have the same force and effect as rules of Court for such purposes now have, and such writs shall be issued by virtue of such rules or orders as well in term time as in vacation; pro-10

Proviso: his order may be set aside by the Court.

vided always, that any rule or order made by any such Judge, or any writ issued by virtue thereof, may be discharged or varied or set aside by the Court, on application made thereto by any party dissatisfied with such rule or order.

Act limited to L. C.

III. This Act shall apply only to Upper Canada.