exceed \$200. In redemption actions where the sum due does not exceed \$200. In creditors' actions to rank upon an insolvent estate where the claim does not exceed \$400. Actions may be transferred to the High Court if it appears that the above limits have been exceeded. The excess, however, may be abandoned and the case still remain in the County Court.

Chap. 20 enables an executor or administrator to be removed by the Surrogate Court, where the estate does not exceed \$1,000. The Senior Judge of the County Court is no longer to be ex-officio Judge of the Surrogate Court, but this does not affect any Judge now a Judge of the Surrogate Court.

Chap. 21 concerns boundary line disputes. The Act does not apply to lands in a city, town or incorporated village. Questions arising during an action to be referred to a special referee, who shall be an Ontario Land Surveyor.

By ch. 22, creditors holding security on the estates of insolvent deceased persons must value the same, and failing that, the Judge of the Surrogate Court may fix a value, and creditors can be required to assign their security at an advance of ten per cent. on such value.

An abuse of the practice of the Division Courts is prevented by ch. 23, whereby colorable imitations of Division Court forms may not be used. Our readers will remember that we called attention to this matter some time since, and we are glad that action has been taken to prevent the abuse.

Amongst other minor matters we note that the fees of Jurors on Coroners' inquests are fixed by ch. 25. High and County Constables are dealt with in ch. 26. Police Constables in cities are now authorized to take bail in certain cases.

Under the Quieting Titles Act, publication by advertisement is dispensed with when the property is not worth more than \$3,000. The Registry Act (ch. 29) alters the hours for keeping offices open, which, except in the City of Toronto, shall not be open on Saturdays during Long Vacation after I p.m. The tariff of face is also availed

 p.m. The tariff of fees is also amended. The Assignments and Preferences Act is amended by ch.
31. A creditor who fails to value his security may be barred