[1856.

An Act to amend the Acts amending the laws relative to Courts of Original Civil Jurisdiction in Lower Canada.

THEREAS it is expedient to amend the Act passed in the 12th year Preamble. of Her Majesty's Reign, intituled, "An Act to amend the laws rela- 12 Vic. c. 88. tive to the Courts of Original Civil jurisdiction in Lower Canada," and also the Act passed in the 16th year of Her Majesty's Reign, amending 5 the said above recited Act; Therefore Her Majesty, &c., enacts as follows:

I. Notwithstanding any contrary provisions in the Act first above cited, Circuit Court the Circuit Court in the Yamaska Circuit, established by the Act last in the Yamasabove cited, shall from and after the passing of this Act, have concurrent Rivers Circuits jurisdiction with the Circuit Court in the Three Rivers Circuit and vice to have con-10 versa, so that all judicial proceedings, instituted in one of the said Circuits current jurismay be prosecuted and determined in the other, when the Judge holding diction. the said Courts, upon the application of one of the parties, shall in the interest of justice so order.

II. Upon such order of the said Judge, the Clerks of the said Circuits re- Mode of exer-15 spectively, shall without delay transmit the records from the one to the cising such other of the said Circuits, as the case may be, and notice of such trans-concurrent jumission shall be given by the party who shall have obtained the order therefor, to the opposite party, if such party be not present or represented in Court at the time such order shall have been given.

Ill. And whereas it is expedient to increase the number of terms of the Additional said Circuit Court in the Yamaska Circuit, be it enacted, that the said Court term in the Yamaska Circuit shall sit therein from the fourth to the eighth day of May in each year, both cuit. days inclusive, in the same manner as though the said term had been provided for by the twelfth section of the Act hereinabove secondly cited, any-25 thing in the said section contrary thereto notwithstanding; Provided Proviso. always, that in respect of this as well as of the other terms in the said Circuit, and of the Circuit of Arthabaska, the three first juridical days of each term shall be return days; and at the close of the third juridical day or any time thereafter, the Judge may, if there be then no business before the 30 Court, cl se the sitting thereof until the then next term.

IV. In the absence of the Judges of the Superior Court residing at Whomay per-Three Rivers and at Sherbrooke, respectively, all ministerial duties of the form the min-Three Rivers and a Sherbrooke, respectively, all ministerial duties of the said judges, in cases where there is no contestation, may be performed of the Judges by the President or Chairman of the Quarter Sessions of the Peace, or by at Three Ri-35 the Prothonotaries of the Superior Court residing at Three Rivers or at vers and Sher-brooke, in Sherbrooke respectively, or by their deputies.

their absence.