106

effect, but the same and all proceedings and matters incident thereto, whether before or after execution, shall be continued and dealt with as if the limits of the Circuit in which such action, suit or proceeding shall have been commenced, had not 5 been changed or affected by this Act.

XII. And be it enacted, That the next preceding section When the next shall come into force upon the day of preceding secupon, from and after which day, and not before, the Circuits tion shall therein mentioned shall be held to be established : Provided force. 10 always, that any Clerk or Officer of the Circuit Court in and Proviso: as to for either of the said Circuits, may be appointed at any time appointments after the passing of this Act, to enter upon and perform the of Officers. functions and duties of his Office upon the said day, although the Circuit Court may not on the said day have met or sat in 15 the Circuit for which he shall be appointed.

XIII. And be it enacted, That so much of the thirteenth sec- Circuit Judges tion of the said Act or of any other part thereof, as prevents any may exercise Circuit Judge, when in the District if Ottawa or in the District powers of of Kamouraska, from exercising $t \ge powers$ of a Judge of perior Court 20 the Superior Court during any Term of the Superior Court in at all times in such District, shall be and is hereby repealed; and from and Ottawa and Kamouraska. after the passing of this Act, each of the Circuit Judges for Lower-Canada, when in the District of Ottawa or in the District of Kamouraska, shall, at all times in Term or out of Term 25 of the said Superior Court, have and exercise all the powers vested in any one Judge of the said Superior Court.

XIV. And be it enacted, That on such days in vacation as The resident shall have been appointed for the purpose either by any Rule Judge of Superior Court of Practice to be made by the Superior Court or by any order to in other dis-30 be made by the said Court sitting in Term in the District to which tricts than such order shall relate, the Judge of the Superior Court re- Quebec or sident in any District in Lower-Canada, except the Districts may hear and of Quebec and Montreal, shall and may hear and give give judgment judgment in any case or matter which the said Court sitting in any case out of Term, 35 in Term in the same District could hear and give judgment subject to re-

in, and such judgment shall have in all respects the same hearing in effect as a judgment of the said Court in Term, unless the instance of party deeming himself aggrieved thereby shall, on or before either party. the third juridical day after that on which such judgment

40 shall have been given, file in the Office of the Prothonotary of the said Court for such District his exception to such judgment and the reasons of such exception, and shall at the same time pay into the hands of the said Prothonotary the sum of

or such other sum as shall be fixed by Security for 45 any Rule of Practice of the said Court, to secure the costs cost to be on the rehearing of the case upon such exception, in which given. case the judgment shall not be executed against such party, but the case or matter shall be reheard by the Court in Term in the same District, after which such judgment