An Act further to amend the Judicature Acts of Lower Canada.

WHEREAS the mode of taking evidence in the Circuit Court in Preamble. Circuits where there is no resident Judge, operates to retard the husiness in such Circuits; and whereas the right of instituting actions in Circuits and Districts where the cause of action arises against persons domiciled and served in Districts other than the District within which 5 such cause of action arises, occasions injustice to the rural Districts, and it is expedient to remedy the same; Therefore Her Majesty, &c., enacts as follows:

I. The fourth and fifth Sections of the Act passed in the Session held in Sec. 4 and 5 the eighteenth year of Her present Majesty's reign, intituled, "An Act to of 18 V., c. 10 "amend the Judicature Acts of Lower Canada," shall be and the same are 104, repealed. hereby repealed.

ll. Hereaster no person shall be sued or impleaded or held to answer to Defendant any suit or action in the Circuit or Superior Court for Lower Canada. must be resident or such person shall be domiciled within the District, or be personally within the 15 served within the District where such suit or action is commenced; Pro- District where vided nevertheless, that nothing herein contained shall orevent any action the suit is being instituted in any Circuit Court within the Circuit where the cause of brought. action arises, against any person not resident within such Circuit, if such Proviso. person resides and has his domicile within the District of which such Circuit 20 forms a part, or shall prevent persons domiciled elsewhere than in Lower Canada being sued and called in by advertisement as heretofore they have been.

III. This Act shall apply to Lower Canada only.

Act limited to