the exercise of such power may be validly promulgated by any one of such Judges sitting in term: And in any other District any Judge of the said Court may in term time make and promulgate a rule of practice for the like purpose, and with the 5 like power to repeal or alter it; but in the present Districts Present rules the rules of practice in force under the said Act, when this sec- to remain till tion shall take effect, shall remain in force until repealed or altered. altered; and the power aforesaid shall always be subject to the Further proprovisions of the said fifth section and of the sixth and seventh vision. 10 sections of the said Act; and, except in the Districts of Quebec and Montreal, the Judges shall not be bound to appoint any

CIRCUIT COURT.

particular number of days as enquête days.

XLIV. The Circuit Court may be held in and for any County, Circuit Court other than that in which the Superior Court is held for the may be direct-15 District in which such County lies (except the Counties herein-in and for after mentioned), so soon as the Municipality of such County Counties in shall have provided proper accommodation for the Court and addition to the the Officers thereof, and made permanent provision for the main-District in tenance of such accommodation, and when the Governor, being which they lie. 20 satisfied thereof, shall, by Proclamation, have directed the Circuit Court to be held in and for such County; Provided always, that Proviso. the Circuit Court shall not be held under this section in any of the Counties of Hochelaga, Jacques Cartier, Laval, St. Maurice, Quebec, or Wolfe.

XLV. The Governor may, by Proclamation, direct the Circuit It may be so Court to be held at two or more places in and for any of the Counties of Richmond, Stanstead, Rimouski, Ottawa, Pontiac, Gaspé, in each of cer-Bonaventure, Beauce, Chicoutimi, Saguenay or Charlevoix, on tain Counties. being satisfied that proper accommodation has been provided 30 for the Court and its Officers at each of such places, and permanent provision made for the maintenance of such accommodation.

XLVI. The place or places at which the Circuit Court shall How such be appointed by Proclamation to be held in any County other places shall be 35 than one of those in which the Superior Court shall sit, shall be such as having been selected for the purpose by the Municipal Council of such County and approved by the Governor in Council, shall be fixed by Proclamation of the Governor.

XLVII. Provided always, that the Circuit Court shall continue Circuit Court 40 to be held at each and every place where it shall be held when to continue lo this section shall come into force, until it shall be otherwise it is now held, directed by the Governor by Proclamation, although such place subject to cerbe not the chef-lieu of the District in which it lies, unless such tain conditions. place be in one of the said Counties of Hochelaga, Jacques 45 Cartier, Laval, St. Maurice, Quebec or Wolfe, or in a County in which the chef-lieu of the District shall be and which is not