

issued or made in or with reference to any particular suit or case, or from doing the thing which he may thereby be commanded to do, at the time mentioned in such process or order.

When the foregoing provisions shall come into force : but they shall be taken notice of before.

As to things which can only be done in Term appointed to be done on a day which will not be a day in Term.

X. And be it enacted, That the foregoing enactments shall come into force upon, from and after the ninth day of July 1853 5 and not before, but their coming into force on the said day shall, from and after the passing of this Act, be taken notice of by the said Superior Court and by all Judges and Officers thereof and all parties to or concerned in any suit, action or proceeding before the said Court, and they shall govern themselves 10 accordingly in fixing the return days of Writs and Process which ought to be returnable in term, and the time at which any thing is to be required or allowed to be done in any such suit, action or proceeding, and in all other respects whatsoever ; and any Writ or Process which is only returnable in Term, or any 15 thing which can only be done in Term, and which shall before or after the passing of this Act have been made returnable or ordered to be done on some day which, under the foregoing enactments, will not be a day in Term, shall be returnable on the return day in Term next after the day on which it was 20 made returnable, or shall be done on that day in Term on which such thing can be done next after that on which it shall have been ordered to be done.

New Circuits established and described.

XI. And be it enacted, That in addition to the places at 25 which the said Circuit Court is directed to be holden by the seventy-seventh section of the said Act, the said Court shall also be holden at the places hereinafter appointed ; and the local, extent and limits of the jurisdiction of the said Circuit Court, sitting at such places respectively, shall, so far as regards the commencement of the suit, action or proceeding, 30 be as follows, that is to say :

In the District of Three-Rivers, at in the *Parish* of , in and for the Circuit to be called the South Circuit of Three-Rivers, which said Circuit shall include and consist of the County of Nicolet and so much of the District of 35 Three-Rivers as lies West of the said County.

In the District of Quebec, at Tadoussac, in the of , in and for the Circuit to be called the Tadoussac Circuit, which said Circuit shall include and consist of all that part of this Province lying on the North shore 40 of the River St. Lawrence and on the East side of the River Saguenay.

Proviso : not to effect pending cases.

And so much of any Circuit established by the said Act as lies within the limits of either of the said Circuits established by this Act, shall be and is hereby detached from the Cir- 45 cuit in which it is now included, and shall no longer form part thereof : Provided always, that no change made by this section in the limits of any Circuit, shall affect any action, suit or proceeding commenced in any Circuit before this section shall come into