It is Ordered that the first eight days only in the months of February, March, April, May, June, September and October, November and December, and the last eight days only in the month of January, shall be Enquête days.

Ordered and promulgated in open Court, 23rd day of September,

1853.

## Prothonotary's Office,

SUPERIOR COURT,

Quebec.

On this fourth day of January, in the year of our Lord one thousand eight hundred and fifty-four, the Prothonotary of the said Court at Quebec, having on the same day received the same, to that officer transmitted by the Prothonotary of the same Court at Montreal through the Post-office, and having delivered the same over to His Honor the Chief Justice, His Honor Edward Bowen, Chief Justice of the Superior Court for Lower Canada, delivered into the hands of the said Prothonotary at Quebec, the following paper writings—To wit:

Lower Canada, Superior Court.

Ordered that the following Rules and Orders of Practice be observed in this Court.

That immediately after the delay for filing a contestation to a Report of Distribution shall have issued, if no contestation has been filed, the Plaintiff may give notice that he will move, on the first Juridical Day of the ensuing Term, that the said Report be homologated with costs; and if the Plaintiff omit to give such notice, on the Juridical Day next following the expiration of the delay for the filing of contestations any other party collocated may give such notice.

That the said notice shall not be served on the parties, but that the same shall be posted in the Prothonotary's Office, at least four days.

That every demurrer to a plea or special answer shall contain an

assignment of the causes on which that demurrer is founded.

That a party served with a Rule to answer interrogatories upon faits et articles shall give his answer before the closing of the enquête of the party who has obtained the Rule, and that no answers shall be afterwards received, except by leave of the Court obtained on a special application for the same.

That a motion for leave to inscribe en faux against an ex'ibit fyled, shall be made within four days of the filing of the exhibit, and not

afterwards, unless allowed on special application for the same.

That it shall be lawful for a Defendant, by leave of a Judge of this Court, to pay into Court the sum of money which such Defendant