Registration of such judgment, &c.

And in order to enable the plaintiff to have such judgment registered in the proper Registry Office, the said Prothonotary or Clerk, in addition to the usual certificate on the copy of the judgment that it is a true copy thereof, shall, if required append thereto a further certificate of the date of which such 5 judgment was served on the defendant and of that at which the return of the service was filed at his office: And any copy of such judgment with such additional certificate shall be registered by the Registrar to whom it shall be presented for that nurnose. 10

Registration favour of defendant, on opposition.

XXVI. In case any such Judgment so registered shall be of judgment in wholly or partially set aside, upon any such opposition as aforesaid, the opposant shall be entitled to have the judgment to that effect on his opposition registered for the purpose of wholly or partially cancelling the registration of the former 15 judgment recorded against him.

Plaintiff not bound to proceed under this Act.

XXVII. The foregoing provisions shall not deprive any Plaintiff of the right to proceed to judgment in the usual manner, in any case by default or ex parte, if he shall think fit so to do, instead of adopting the proceedings mentioned in the said provi-20 sions.

## Non-appealable cases.

Every day to be a return day.

XXVIII. Every day in term or in vacation, not being a Sunday or Holiday, shall be a return day in non-appealable cases in the Circuit Court.

No change as to non-appealable cases returnable in term.

Except in Magdalen Islands.

As to nonappealable cases returnable in vacation.

Delay for pleading, &c.

XXIX. Except only in the Circuit of the Magdalen Islands, as 25 to which special provision is made in this Act and in the Lower Canada Judicature Act of 1857,--every such non-appealable case in which the Writ of Summons is made returnable in term, shall be dealt with and continue to be dealt with in the manner provided as to such cases by the Lower Canada Judicature 30 Act of 1849.

XXX. In every such non-appealable case in which the Writ of Summons is made returnable in vacation, the defendant may, on the return day or on the next following juridical day, file his appearance personally or by Attorney,---the pleadings \$5 shall be in writing but in a summary form, and the delay for pleading shall be five clear days from the time allowed for such appearance: there shall be a like delay of five clear days for answering, to be reckoned from the expiration of the delay allowed for pleading,--and there shall be also a like delay of 40 five clear days for replying, to be reckoned from the expiration of the time allowed for answering:---

Proviso : as to Provided always, that no demand of any plea, answer or reply foreclosure. shall be necessary in any such case, in order to foreclose the