XVI. In commercial cases in which a jury trial shall be determined In case of jury upon, the Court shall give to such trials precedence over ordinary matters trial. as regards the fixing of the days for striking the jury and holding the trial.

XVII. Execution may take place eight days after the rendering of final Execution af-5 judgment.

XVIII. The publication, on one Sunday, of the seizure of moveables Publication of shall be sufficient, and the sale may take place on the ninth day after the seizurescizure.

XIX. Writs of seizure both of moveables and immoveables shall be Writs return-10 returnable without fixing any particular day, and without delay.

able without

XX. The Sheriff or Builiff who shall have made the seizure, shall make Party making his report to the Office of the Clerk of the Court within four days after the seizure to resale or the prevention of the sale by opposition or otherwise; and in cases four days afin which the execution of the judgment shall require a sale, or in cases in ter sale. 15 which the judgment shall be satisfied without forced execution thereof, such report shall be made within four days after the said judgment shall have been executed or satisfied.

XXI. Sheriffs or Bailiffs who shall neglect to conform to the above In case of nerequirements shall be liable to the ordinary penalties by law imposed in gleet on part 20 cases of disobedience to the orders of the Court, or of contempt of Court, Bailiffs. without prejudice to the recourse of the aggrieved party.

XXII. Sections 17, 18, 19, 20, and 21 of this Act shall apply to non-tions to apply appealable cases brought before the Circuit Courts.

to non-appealed cases.

XXIII. The procedure and delays above prescribed shall be observed Procedure be 25 and followed in all interventions, demands, oppositions, oppositions by ed to apply to third parties (tierces oppositions), and other incidents, the contestation or oppositions, pleading whereof must be in writing; such interventions, demands, interventions, oppositions third oppositions and other incidents shall for that purpose. oppositions, third oppositions, and other incidents shall, for that purpose, be assimilated to an action in chief, and shall receive from such action in

30 chief their commercial character for the purposes of this Act; the day of the production in Court of these several proceedings shall be assimilated to the return of the action, and the delays for contestation shall date from such day: the conclusions of such interventions, demands oppositions, third oppositions, and other proceedings and incidents shall contain a 35 summons to the adverse parties to admit or contest them; in default of the appearance of the parties or of their declaration that they contest such conclusions shall be considered as admitted in the same manner as when they shall be explicitly so; such tacit or expressed admission of the demand in chief, and all subsequent proceedings shall, in so far as the nature 40 of the incident shall permit, be the same as in the action in chief; the rules and delays prescribed for the demands in chief, their institution, inscription on the roll de droit, precedence over other cases, striking off the rolls, and the execution of judgments, shall apply to the procedure on these

45 XXIV. The contestation of judgments of distribution shall be subject Delays for to the rules now prescribed as to the delays allowed for their contestation, contestation of judgments of but every proceeding subsequent to the filing of the grounds of contesta- distribution.

several proceedings and other incidents above mentioned.