

their ordinary functions, in the districts which shall have been assigned to them, until it be otherwise determined according to law.

7. Whenever, at least one judge of the superior court shall have his domicile in the *chef-lieu* of any district, the prothonotary of such district shall not, in any case hereafter, exercise any of the judicial functions mentioned in article 465 of the code of civil procedure, while such judge shall so have his domicile there. The provisions of article 465 of the code of civil procedure to the contrary notwithstanding.

Prothonotaries shall have no judicial powers, save in the absence of the judge,— Art. 455, C. C. P.

8. Article 495 of the code of civil procedure is repealed, and the following substituted therefor :
 “495. This revision takes place before three judges of the superior court, and the judge who has rendered the judgment complained of, cannot sit at the same.”

Article 495 C. C. P. repealed and replaced.

9. All provisions of law inconsistent with this act are repealed.

Repeal.

10. This act shall come into force on a day, which the lieutenant-governor shall be pleased to fix by proclamation.

Coming into force of this act.

C A P . X I .

An Act to amend the Act of this Province, thirty-fifth Victoria, chapter six.

[Assented to 24th December, 1872.]

HER MAJESTY, by and with the advice and consent of the Legislature of Quebec, enacts as follows :

1. The twenty-ninth section of the act of this province, thirty-fifth Victoria, chapter six, intituled : “ An act respecting the amendment of certain articles of the Code of Civil Procedure, the appointment of an additional judge of the superior court at Montreal, and the administration of justice in other respects,” is amended by striking out the words “ shall reside in the city of Montreal and ” in the second and third lines of the said section.

Sec. 29th of the 35th Vic., amended.

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