An Appeal shall lie from the Judges to Legislative Council to the King, in his Privy Council of Great Britain.

said Advocate's Conduct in the said Court, or the Offence whereof he shall have been legally convicted, as aforesaid, on which the said Order shall be grounded. And an Appeal shall lie from the Such Order of Said Order of Prohibition, or Suspension made by the Judge. the Legisla- or Judges, of the Court in which the said Advocate shall have tive Council, practised, to the Legislative Council of the said Province, who, and from the decree of the after due Consideration of the Matter, shall either rescind the said Order, or confirm it, or mitigate the Severity of it by reducing it from a total and perpetual Prohibition to a temporary Suspension from the Exercise of his said Profession of an Advocate, or from a suspension for the Time mentioned in the Order to a Suspension for a shorter Time, as they shall see Occasion. And from the Decree that shall be made herein by the said Legislative Council there shall lie a further Appeal to the King's Maiesty in his Privy Council of Great Britain: where the Matter shall be finally determined. But every such Order of Suspension of an Advocate from the Exercise of his Profession shall be in Force and take Effect, notwithstanding an Appeal shall have been made from it, until such Appeal shall have been heared and determined and a Decree shall have been made by the Court appealed to, whereby such order of Suspension shall have been rescinded, or altered. AND, whereas there are good Grounds for believing that

the Introduction of the Trial by Jury into the said Province of Ouebeck in Civil Actions, whenever either of the Litigant Parties shall desire it, in the same Manner in which it actually took Place in the said Province from the Month of September in the Year of our Lord one thousand, seven hundred, and sixty-four, till the first Day of May in the Year of our Lord one thousand, seven hundred, and seventy-five, would greatly contribute to the fair and impartial Administration of Justice in the said Province, It is therefore further Enacted by the Authority aforesaid, That, from and after the said first Day of September in the present Year one thousand, seven hundred, and Eighty-five, Trial by Jury the said Method of Trial by a Jury of twelve good and lawful Men shall again take Place in the said Province in all Civil Actions in the Courts of Justice in the same, whensoever both, or either, of the Parties shall desire it; but not otherwise. to the End that the Persons who shall be chosen to serve on Juries may attend their said Duty with the more Chearfulness, either of the they shall receive, as a Reward for their Attendance and Trouble, desire to have the Sum of Half a Spanish Dollar to each Jury-Man; which Sum shall be paid to them immediately in Court as soon as they shall have brought in their Verdict, by the Party which shall have desired to have such mode of Trial, or, if both Parties shall have

After the 1st Day of next September 1785, the shall take place in the Said Province in the determination of Civil Actions in the same, whenever parties shall