

Canada, with full power and authority to take cognizance of, hear, try and determine in due course of law, all causes, matters and things appealed or to be appealed, removed or to be removed, by Writ of Appeal or of Error, from all and every the Courts and jurisdictions wherefrom an Appeal or Writ of Error by law lies or is allowed, or hereafter may by law lie or be allowed, unless such Appeal or Writ of Error is expressly directed to be to some other Court.

VI. And be it enacted, That all and every the powers, authorities and jurisdictions which immediately before the coming into force of the Act herein first above cited and repealed, were by law required to be exercised, or might be exercised by and were vested in the Provincial Court of Appeals abolished by the said Act, and by or in the several Judges or Members thereof, or any of them, as well in Court as out of Court, in Term as out of Term or in Vacation, shall, in so far as the same may not be inconsistent with the provisions of this Act or of any other Act of this Session, become and be vested in the Court hereby established, and shall and may be as effectually exercised by the said Court, and the Judges thereof severally and respectively, in Court or out of Court, in Term or out of Term, or in Vacation, as the same might have been exercised and enjoyed by the said Provincial Court of Appeals abolished by the said Act, and the several Judges or Members thereof, or any of them, in Court or out of Court, in Term or out of Term or in Vacation, if neither the said Act nor this Act had ever been passed.

Certain powers vested in the Court and Judges.

VII. And be it enacted, That in the Court hereby established, the Chief Justice thereof shall preside, or if he be absent, then the Puisné Judge thereof, entitled by his commission to precedence in the Court.

Who shall preside in the Court.

VIII. And be it enacted, That two Terms of the said Court in Appeal and Error shall be held in each

Number of Terms.