

evocable from the same by reason of the nature, value or amount of the property or sum of money demanded therein.

CXXI. The proceedings in the said Circuit Court shall be summary, as in non-appealable cases, except that in appealable cases notes of the evidence and oral admissions, and the substance of the pleadings, shall be taken by or under the direction of the Judge, signed by him and filed in the record, in the manner provided by this Act in cases of like amount in other Circuits or in the Superior Court; the pleadings in every case shall be *instantler*, as in non-appealable cases, and shall be oral, unless the Judge, on the application of the parties, having written pleadings ready when they make the application, shall otherwise order.

Procedure in the said Court at the Magdalen Islands.

Pleadings oral and *instantler*.

CXXII. There shall be two Terms of the said Court yearly in the said Circuit, one of which shall be call and known as the Spring Term, and the other the Autumn Term, and the day on which each Term shall commence and end shall be fixed by the Governor, by Proclamation, and may be altered in like manner; but such Terms may be continued by the the Judge until he shall declare that there is no business before the Court, and shall close the Term; and every day in Term and no day out of Term shall be a return day for writs and process of the said Court.

Two Terms to be held in each year.

Return day.

CXXIII. An Appeal shall lie from the Judgment of the Circuit Court in the said Magdalen Islands to the Court of Queen's Bench sitting in Appeal and Error at Quebec, in every case in which an Appeal would lie to the said Court if such Judgment had been rendered in the Superior Court or in the Circuit Court at any other place; but, whatever be the sum of money or value of the thing demanded in such case, the proceedings in Appeal shall be the same as in Appeals from the Circuit Court, except that the first day on which the case may be heard in the said Court of Queen's Bench, shall be the juridical day in Term next after the expiration of ninety days from the rendering of the Judgment appealed from if it be rendered in the Spring Term at the Magdalen Islands, and the first juridical day in Term after the first day of June next after the rendering of the Judgment if it be rendered in the Autumn Term at the said Islands; but the security in such Appeal must be given within fifteen days after the rendering of the Judgment, as in other places.

Appeal from the Circuit Court to Q. B. at Quebec.

After what time such Appeal may be heard at Quebec.

Security must be given within 15 days.

CXXIV. The Court House or place of which the Circuit Court shall be held shall be provided by and at the cost of the Local Municipality of the said Islands, in like manner as elsewhere, and under the same provisions.

Site of Court Hon-e and Gaol.

CXXV. Out of the said Lower Canada Municipalities Fund, the sum of *four hundred* pounds shall be applied to build a Court House and Gaol in the said Magdalen Islands, on

£400 allowed for building a Court House