tent of one hundred pounds, and in cases where the sum is disputed to the amount of fifty pounds, with the right to either party, if he shall so desire, to have a jury of

persons summoned : and also shall hold plea in 5 all matters of tort, trespass on the case, and trespass to persons and personal property, and wherein the title to Land shall not come in question, to the amount of twenty pounds, excepting however actions for slander and libel, debauching plaintiff's wife or daughter, and infringing

10 patents: Provided always, that it shall be lawful for eith- Proviso: er party aggrieved to appeal to any of the superior Courts Appeal given. of Law at or during the next term thereafter, on entering into security to prosecute such appeal with effect.

X. And be it enacted, That the Judgments of the said Judgments of 15 Division Courts may be enregistered in the office of the Courts may be County Registrar, on payment of a fee to him of one shilling registered, &c. and three pence, and shall have the same effect in binding lands as the registration of judgments recovered in any of the Courts of Record of this Province; and that

- 20 the said Division Courts shall have power to issue writs of execution against goods and chattels, lands and tenements, to the Sheriff of any County or United County, in like manner as is now practised by the Superior Courts of Queen's Bench and Common Pleas at Toronto; and
- 25 that the said Superior Courts shall have the like summary jurisdiction over Sheriffs, in respect of such writs, as they now possess in other cases.

XI. And be it enacted, That the Deputy Clerks of the Deputy Clerks Crown, in the several Counties or United Counties, shall of the Crown 30 perform all the duties of Marshal and Clerk of Assize shals of on receiving twenty shillings for each day of the assize.

XII. And be it enacted that all laws, statutes, rules and Inconsistent orders, in so far as the same or any part or parts thereof, laws repealed. are or may be repugnant to or inconsistent with the 35 intent and meaning of this Act, shall be and are hereby declared to be void and repealed.

TABLE OF FEES REFERRED TO:

Sheriff. Clerk. Crier.

Jury.

Witness.

3