

MEMORANDUM

As to what Acts of Canada extend to the several Provinces or Territories constituted or admitted after the Union effected by B. N. A. Act, 1867.

Manitoba.

The Acts mentioned in 34 V. cc. 13, 14. Those specially mentioned as extended to it, in the foregoing Tables; and all the Acts of 34 V. and subsequent Sessions, except in so far as they may be wholly or in part otherwise limited or inapplicable.

British Columbia.

The Acts mentioned in 34 V. c. 13. Those specially mentioned as extended to it, in the foregoing Tables; and all the Acts of 35 V. and subsequent Sessions; except in so far as they may be wholly or in part otherwise limited or inapplicable.

North West Territories.

The Acts mentioned in 43 V. c. 25, or extended by the Governor in Council under it. Those specially mentioned as extended to it, in the foregoing Tables; and all the Acts of the Sessions after 38 V., except in so far as they may be wholly or in part otherwise limited or inapplicable.

Keewatin.

The Acts mentioned in 39 V. c. 21, s. 11, and Schedule. Those specially mentioned as extended to it in the foregoing Tables; and all Acts of the Sessions subsequent to 39 V.; except in so far as they may be wholly or in part otherwise limited or inapplicable. In the N. W. T. (and in Keewatin as having been part of them) the laws in force in them before their incorporation with Canada, remain in force, so far as they are consistent with the B. N. A. Act, 1867, the terms of the Order of H. M. in Council for the admission of the said Territories into the Union, and with Acts of Canada or Orders in Council since passed and applying to them.

Prince Edward Island.

The Acts mentioned in 36 V. c. 40, and 37 V. c. 27. Those specially mentioned as extended to it, in the foregoing Tables and all Acts of the Sessions subsequent to 36 V., except in so far as they may be wholly or in part otherwise limited or inapplicable.

Note.

It is well to remark, that by 38 V. c. 1 s. 3, it is declared that no Act amending a previous one which does not apply to all the Provinces shall apply to any Province to which the amended Act does not apply, unless it is expressly provided that it shall apply to such Province or to all the Provinces.