

Amended Constitution Act,
11 Victoria.

Appropriation of Revenue by Assembly restricted.

to restrain the said General Assembly, in regard to the appropriation of the public Revenue of the said Island. And Whereas the said provision was made permanent by an Act of Parliament passed in the Eleventh Year of Our Reign, intituled "An Act to make permanent certain parts of the Act for amending the Constitution of Newfoundland." We do declare Our pleasure to be that the General Assembly shall be, and the said Assembly is hereby restrained from granting or appropriating to the public Service within the said Island any part of the public Revenue thereof in cases where such services shall not have been previously recommended, or such grants of money shall not have been previously asked by Us or on Our behalf.

Style of Laws

Different subjects not to be mixed in same Law.

XIV. And Whereas by Our said Commission We did empower you, with the advice and consent of the said Legislative Council and General Assembly, to make laws for the public peace, welfare and good government of Our said Island; We do further direct and enjoin that the style of enacting the said laws be by the Governor, Lieutenant-Governor, or Officer Administering the Government, as the case may be, Council and Assembly, and no other; that each different matter be provided for by a different law, without including in one and the same Act such things as have no proper relation to each other; that no clause be inserted in any law which shall be foreign to what the title of it imports, and that no perpetual clause be part of any temporary law.

Laws to be reserved by Governor.

XV. And We do further direct and enjoin that you are on no account, without Our permission, to allow any law to take effect in the Island which may belong to