

though such Lands, Lots or Building Lots, should have been granted to several persons or be possessed by several Tenants.

II. And be it further enacted by the authority aforesaid, that when any Seignior shall by the same declaration, demand the re-union to the Domain of this Fief and Seigniory of several lands, lots or building lots conceded to, and belonging to several Grantees or Tenants, and of which the re-union to such Domain may be demanded according to Law, such Seignior may cause to be summoned, and he is hereby authorized to cause to be summoned by one and the same Writ of Summons, the several Grantees or Tenants of lands, lots or building lots, of which the re-union to the Domain shall, and by such declaration be demanded to answer severally and respectively to such declaration, as shall be annexed to such Writ of Summons.

III. And be it further enacted by the authority aforesaid, that such Writ of Summons and the declaration thereunto annexed, shall be served upon each of the Grantees or Tenants of lands, lots or building lots, of which the re-union to the Domain, shall in and by such declaration be demanded, by leaving a copy, duly certified, of such Writ of Summons, and of the declaration thereunto annexed to each of them severally, or at the domicile of each of them, within the limits of the Parish and Fief and Seigniory in which such lands, lots or building lots shall be situated, or in case such Grantees or Tenants, shall not have, or shall not have had any known domicile within the limits of such Parish and Fief and Seigniory, by affixing such copy, duly certified, at the principal outer door, or near the principal outer door of the Church of such Parish, and if there be no Church, at the most conspicuous spot on such lands, lots or building lots.

IV. Provided always, and it is hereby enacted, that on the day on which the return of such Writ of Summons, shall be made in Court, and within the three days next ensuing, the several Grantees or Tenants summoned by and in virtue of such Writ of Summons, may severally appear in person or by Attorney, and severally answer the demand against them respectively, in and by such declaration, as fully and in the same manner as they would have done if they had been severally summoned by a Writ of Summons.

V. And be it further enacted by the authority aforesaid, that each and every Court of Justice in this Province, which is by Law competent to hear, adjudge and determine demands