

in Clarkson vs Ryan held that a prov. legis has no power to affix conditions or limitations upon appeals to the Supreme Court. That is entirely for the fed. ct.

Until recently, Maritime Courts were vice-Admiralty cts. Appeal is now to Exchequer ct of Canada.

Supreme ct established under sec 101
Exchequer ct - cases re revenue, or any claim of party against Crown & vice versa. Also Exchequer ct is a creature of Stat. Eng Exchequer ct managed by fiction of law & get many cases under its jurisdiction. It has an appellate jurisd. from Maritime cts.

3rd class of cases re treat of election petitions in Dominion elections, originally it is not in Supreme Ct but has been bestowed upon judges of Supreme cts.

In Dubuc Stat. was held to be ultra vires on appeal to judicial committee & was held Stat was not ultra vires & created a new ct. The judges were appointed & being named.

Supreme ct consists of one Supreme judge & 5 puisne judges