- (4.) If Her Majesty at any time by commission under the Great Seal so directs, the Admiralty shall, by writing under their hands and the seal of the office of Admiralty, abolish a Vice-Admiralty Court established in any British possession under this section, and upon such abolition the jurisdiction of any Colonial Court of Admiralty in that possession which was previously suspended shall be revived.
- 10. Nothing in this Act shall affect any power of appoint-Power to aping a vice-admiral in and for any British possession or any point a vice-place therein, and whenever there is not a formally appointed vice-admiral in a British possession or any place therein, the Governor of the possession shall be ex-officio vice-admiral thereof.
- 11.—(1.) The provisions of this Act with respect to Colo-Exception of nial Courts of Admiralty shall not apply to the Channel Channel Islands and other possessions.
- (2.) It shall be lawful for the Queen in Council by Order sions. to declare, with respect to any British possession which has not a representative legislature, that the jurisdiction conferred by this Act on Colonial Courts of Admiralty shall not be vested in any court of such possession, or shall be vested only to the partial or limited extent specified in the Order.
- 12. It shall be lawful for Her Majesty the Queen in Application of Council by Order to direct that this Act shall, subject to the Act to courts to conditions, exceptions and qualifications (if any) contained Jurisdiction in the Order, apply to any Court established by Her Majesty Acts. for the exercise of jurisdiction in any place out of Her Majesty's dominions which is named in the Order as if that Court were a Colonial Court of Admiralty, and to provide for carrying into effect such application.
- 13.—(1.) It shall be lawful for Her Majesty the Queen in Rules for Council by Order to make rules as to the practice and pro-slave trade cedure (including fees and costs) to be observed in and the matters. returns to be made from Colonial Courts of Admiralty and Vice-Admiralty Courts in the exercise of their jurisdiction in matters relating to the slave trade, and in and from East 36 & 37 Vict. African Courts as defined by the Slave Trade (East African 42 & 43 Vict. Courts) Acts, 1873 and 1879.

(2.) Except when inconsistent with such Order in Council, the rules of court for the time being in force in a Colonial Court of Admiralty or Vice-Admiralty Court shall, so