language in the ordinary transactions of o life do and shall apply, so that no allegation or statement may or shall be held to be in-4 sufficiently made, if it would be, ordinarily understood to have the meaning intended by the party using it.

XC. And be it enacted, That no trial No trial by s by Jury shall be allowed in any civil suit under £20. or action, wherein the sum of money or va-10 lue of the thing demanded or in dispute shall not exceed twenty pounds currency, 12 unless the same shall have been instituted before the time when this Act shall come ful-14 ly into effect, and one of the parties thereto shall before the said time have declared his 16 choice and option to have a trial by Jury therein.

XCI. And for the avoidance of doubts— Be it declared and enacted, That any party 20 to any suit or action of a Commercial nature may be examined on faits et articles, 22 in the like manner as parties may be examined in other cases; any law touching 24 the rules of evidence to be observed in such cases, to the contrary notwithstanding.

Faits et erticles in commercial

26 XCII. And be it enacted, That if the Asto Sundays 28 day on which any thing is by this Act directed to be done, shall be a Sunday or 30 Holiday, then such thing shall and may be done with like effect on the next following 32 juridical day.

and Holidays.

XCIII. And be it enacted, That the Word "Ster-34 word "Sterling," in any Act or Ordinance relative to the administration of justice. 36 and in force in Lower Canada, shall, with regard to any suit or action commenced 38 after the twentieth day of April, one thousand eight hundred and forty-four, or to be 40 commenced after this Act shall come fully into effect, and with regard to all proceed-42 ings therein, be held to have the meaning assigned to the said word by the Act of the 44 Legislature of this Province, passed in the Session held in the fourth and fifth years of

ling" how to apply in judi-