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by experience, a possess of the acarts of the island, om attempting to ags of the circuit equire the aid of es, or regulations, appear on paper, ss they are proe society in which me the Judges are deeply impressed with a sense of the importance of method and order in all judicial proceedings; and it will, accordingly, be their constant and most earnest endeavour to engraft upon these rules every regulation tending to the advancement of method and order which the condition of the country will, in their opinion, admit of.

## XXXVIII.

All the regulations prescribed by the general rules and orders of the SUPREME COURT OF NEWFOUNDLAND, respecting the qualifications of jurors, the mode of summoning thereof, and the fines and penalties to which they will become liable upon their neglect to attend, will be observed and enforced in the CIRCUIT COURT of the Central District when the sittings of that Court are holden in the town of Saint John; but, if its sittings shall at any time be holden in other parts of the district, the same course of proceedings upon those points which has been enjoined in regard to the other Circuit Courts, as better adapted to the circumstances and condition of the smaller towns and settlements of this island, will be strictly followed in it.

## XXXIX.

The original writ which has been framed in the Supreme Court of Newfoundland for co-partners, joint-tenants, or tenants in common, to compel a partition of the property in which they may be interested in any of those characters. will also be used in the Circuit Courts : and ALL the rules which have been formed, touching the manner of proceeding in a suit for partition, in the former Court, will likewise be adhered to in these Courts; with this only difference-that where the whole value of the property, of which the division is desired by some of the part-owners thereof. shall not exceed the sum of one hundred pounds sterling, and the fact of the joint-possession of the demandant and tenant shall be clearly established, either by a plea of confession, or by a finding in favour of the demandant, upon the plea that they do not hold together, the Court will direct a partition of the property to be immediately made by the sheriff, or his proper officer, in such manner as may seem to be most suitable to the particular circumstances of the case, and best calculated to afford real jus-

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