Technical and Bibliographic Notes / Notes techniques et bibliographiques

								T									
10x		1	14x		18x	.	2	2x			26x				30x	*	y ************************************
	tem is film		eduction ra	itaires: tio checked l uction indiqu		us.											
1		nal comm		•	tion is a	s foll	lows :	[161]-163.								
	within the omitted blanch apparai	ne text. W from filmi es ajou ssent dar	henever p ng / II se tées lor ns le texte	restoration possible, the peut que ce s d'une e, mais, lors pas été film	ese have b ertaines pa restaura sque cela	een ages tion			possible coloratio filmées o possible	ns va deux fo	riabl	es o	u des	déc	olora	tions	sont
	interior	margin / ou de la	La reliure	adows or d e serrée pe on le long	eut cause	r de			pelure, e obtenir la Opposir discoloui	a meill ng pa	eure ges	imag with	e pos vary	sible ving	colo	uratio	on oi
	•	lition avail dition disp					_		possible partieller	e ima nento	ge / bscu	Les	paru	ges n feu	total illet d'	emer errata	nt ou a, une
		with other vec d'autr							Pages w	rholly (or pa	rtially	obso	cured	i by e		
		•		s en couleu	ır				includes Comprer			-			aire		
	Encre d	le couleur	(i.e. autro	e que bleue strations /	•)		V	Quality o Qualité i				essio	n			
			_	éographiqu an blue or b		ıleur			Showthre	ough /	Trar	spar	ence				
			_	e de couve		·		\neg	Pages de		,			•	•		
		restored a ture resta		ninated / u pelliculée					Pages di Pages d							s	
	Couver	damaged ture endo	mmagée						Pages re								
	Couver	ed covers ture de co	ouleur				[Coloured Pages d							S	
copy available for filming. Features of this copy which may be bibliographically unique, which may alter any of the images in the reproduction, or which may significantly change the usual method of filming are checked below.						ny of may	Ç	été possible de se procurer. Les détails de cet ex plaire qui sont peut-être uniques du point de vue to ographique, qui peuvent modifier une image reprodou qui peuvent exiger une modification dans la mé de normale de filmage sont indiqués ci-dessous.									bibli duite
			•	obtain the					titut a mi								

20x

24x

28x

32x

12x

16x



ANNO PRIMO

GULIELMI IV. REGIS.

CAP. XX.

An Act to explain and amend the Laws relating to Lands holden in Free and Common Soccage in the Province of Lower Canada.

[30th March 1831.]

HEREAS by an Act made in the Thirty-first Year of the Reign of His Majesty King George the Third, intituled An Act to repeal certain Parts of an Act passed in the Four-31G.3.c.31. teenth Year of His Majesty's Reign, intituled 'An Act for making 'more effectual Provision for the Government of the Province of Quebec in North America, and to make further Provision for the 'Government of the Province,' it was amongst other Things enacted, that in every Case where Lands should be thereafter granted within the Province of Lower Canada, and where the Grantee thereof should desire the same to be granted in Free and Common Soccage, the same should be so granted, but subject nevertheless to such Alterations with respect to the Nature and Consequences of such Tenure of Free and Common Soccage as might be established by any Law or Laws which might be made by His Majesty, His Heirs and Successors, by and with the Advice and Consent of His or Their Privy Council: And whereas by an Act passed in the Sixth Year of the Reign of His late Majesty King George the Fourth, intituled An Act 6 G.4.c.59. to provide for the Extinction of Feudal and Seignioral Rights and Burthens on Lands held à Titre de Fief and à Titre de Cens in the

Province of Lower Canada, and for the gradual Conversion of those Tenures into the Tenure of Free and Common Soccage, and for other Purposes relating to the said Province, after reciting that Doubts had arisen whether Lands granted in the said Province of Lower Canada by His said late Majesty King George the Fourth, or by any of His Royal Predecessors, to be holden in Free and Common Soccage, would be held by the Owners thereof, or would subsequently pass to other Persons, according to the Rules of Descent and Alienation in force in England, or according to such Rules as were established by the ancient Laws of the said Province for the Descent and Alienation of Land situate therein, it was thereby declared and enacted, that all Lands within the said Province of Lower Canada, which had theretofore been granted by His said late Majesty, His Heirs and Successors, to any Person or Persons, their Heirs and Assigns, to be holden in Free and Common Soccage, or which should or might thereafter be so granted by His said late Majesty, His Heirs and Successors, to any Person or Persons, their Heirs and Assigns, to be holden in Free and Common Soccage, might and should be by such Grantees, their Heirs and Assigns, held, granted, bargained, sold, aliened, conveyed, and disposed of, and might and should pass by Descent, in such Manner and Form, and upon and under such Rules and Restrictions, as are by the Law of England established and in force in reference to the Grant, Bargain, Sale, Alienation, Conveyance, Disposal, and Descent of Lands holden by the like Tenure therein situate, or to the Dower or other Rights of Married Women in such Lands, and not otherwise, any Law, Custom, or Usage to the contrary in anywise notwithstanding; and it was thereby provided, that nothing therein contained should extend to prevent His Majesty, with the Advice and Consent of the Legislative Council and Assembly of the Province of Lower Canada, from making and enacting any such Laws or Statutes as might be necessary for the better adapting the before-mentioned Rules of the Law of England, or any of them, to the local Circumstances and Conditions of the said Province of Lower Canada and the Inhabitants thereof: And whereas Doubts have arisen how far it is competent to His Majesty, with the Advice and Consent of the said Legislative Council and Assembly, to make and enact any Laws or Statutes establishing Rules respecting the Descent of Lands so granted in Free and Common Soccage as aforesaid, or respecting the Grant, Bargain, Sale, Alienation, Conveyance, or Disposal of such Lands, or respecting the Dower or other Rights of Married Women in or to such Lands, in any Case wherein such Rules are repugnant to or at variance with the Law of England; and it is expedient that such Doubts should be removed; be it therefore enacted by the King's most Excellent Majesty, by and with the Advice and Consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the Authority of the same, That it shall and may be lawful for His Majesty, His Heirs and Successors, to assent to or to authorize His or Their Assent to be given to any Bill or Bills which hath or have heretofore been or which may hereafter be passed by the said Legislative Council and Assembly for regulating the Descent, Grant, Bargain, Sale, Alienation, Conveyance, or Disposal of any Lands which are now or which may hereafter

His Majesty may assent to any Bill passed by the Legislative Council and Assembly of Lower Canada for regulating the Descent or Graut

hereafter be holden in Free and Common Soccage within the said of Lands, Province of Lower Canada, or for regulating the Dower or other Rights of Married Women in such Lands; any Repugnancy or Repugnancy supposed Repugnancy of any such Regulations to the Law of in such England, or to any of the Provisions in the before-recited Acts of Regulations Parliament or either of them contained, to the contrary in anywise of England. potwithstanding.

LONDON: Printed by George Eyre and Andrew Strahan, Printers to the King's most Excellent Majesty. 1831.