Technical and Bibliographic Notes / Notes techniques et bibliographiques

L'Institut a microfilmé le meilleur exemplaire qu'il lui a

été possible de se procurer. Les détails de cet exem-

plaire qui sont peut-être uniques du point de vue bibliographique, qui peuvent modifier une image reproduite,

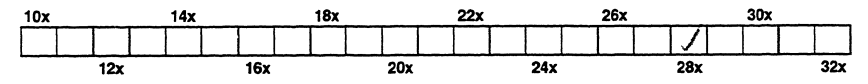
ou qui peuvent exiger une modification dans la métho-

de normale de filmage sont indiqués ci-dessous.

The Institute has attempted to obtain the best original 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.

	Coloured covers /		\square	Coloured pages / Pages de couleur
]	Couverture de couleur			
				Pages damaged / Pages endommagées
	Covers damaged /			Pages rectared and/or laminated /
ليسب	Couverture endommagée			Pages restored and/or laminated / Pages restaurées et/ou pelliculées
	Covers restored and/or laminated /		لمحييها	
]	Couverture restaurée et/ou pelliculée			Pages discoloured, stained or foxed /
			V	Pages décolorées, tachetées ou piquées
	Cover title missing / Le titre de couver	ture manque		
				Pages detached / Pages détachées
]	Coloured maps / Cartes géographique	es en couleur		Chauthaough / Transman
	Coloured ink (i.e. other than blue or bl	laak) /		Showthrough / Transparence
	Encre de couleur (i.e. autre que bleue	•		Quality of print varies /
			\checkmark	Qualité inégale de l'impression
	Coloured plates and/or illustrations /			
	Planches et/ou illustrations en couleur	ſ	\square	Includes supplementary material /
				Comprend du matériel supplémentaire
	Bound with other material /		LJ	Dense whether an acticity charged by arresta align
ليسيسها	Relié avec d'autres documents			Pages wholly or partially obscured by errata slips, tissues, etc., have been refilmed to ensure the best
[]	Only edition available /			possible image / Les pages totalement ou
	Seule édition disponible			partiellement obscurcies par un feuillet d'errata, une
				pelure, etc., ont été filmées à nouveau de façon à
\square	Tight binding may cause shadows or dis	-		obtenir la meilleure image possible.
	interior margin / La reliure serrée pe			.
	l'ombre ou de la distorsion le long	de la marge		Opposing pages with varying colouration or discolourations are filmed twice to ensure the best
	intérieure.			possible image / Les pages s'opposant ayant des
	Blank leaves added during restoration	s may appear		colorations variables ou des décolorations sont
	within the text. Whenever possible, the	• • •		filmées deux fois afin d'obtenir la meilleure image
	omitted from filming / Il se peut que ce	• •		possible.
	blanches ajoutées lors d'une i			
	apparaissent dans le texte, mais, lors possible, ces pages n'ont pas été film	-		
	Additional comments / Pa	agination is as fo	ollows:	p. [217]-223.
	Commentaires supplémentaires:			

This item is filmed at the reduction ratio checked below / Ce document est filmé au taux de réduction indiqué ci-dessous.





AND ST.

ANNO QUADRAGESIMO NONO

GEORGII III. REGIS.

C A P. XXVII.

An Act for establishing Courts of Judicature in the Ifland of Newfoundland and the Iflands adjacent; and for re-annexing Part of the Coaft of Labrador and the Iflands lying on the faid Coaft to the Government of Newfoundland. [30th March 1809.]

HEREAS on ASt was made in the Thirty-third Year of the Reign of His present Majely, intituled, An Act for cflablishing 33 G.3. c. 76. Courts of Juliant is in the Ifland of Newfoundland and the Islands adjacent; which, by feveral fubfequent AGs, has been continued until the Thenty-fifth Day of March One thousand eight hundred and nine: And whereas it is expedient that the Provisions of the faid Act fhould be amended, and the like Courts of Judicature as were thereby inflituted, be established and made perpetual; be it therefore enacted by the King's most Excellent Mojesty, by and with the Advice and Confent of the Lords Spiritual and Temporal, and Commons, in this prefent Par-liament affembled, and by the Authority of the fame, That it shall and may His Majesty, be lawful for His Majeity, by His Commillion under the Great Seal, to under the inftitute a Court of Criminal and Civil Jurildiction, to be called "The Great Seal, Supreme Court of Judicature of the Island of Newfoundland," with full a Court of Power and Authority to hold Plea of all Crimes and Mildemeanors com- Criminal and mitted within the Island of Newfoundland, on the Islands of Saint Pierre Civil Jurifand Miquelon, and on the Iflands and Seas to which Ships or Veffels diction at Newfoundrepair from the Island of Newfoundland for carrying on the Fifhery, land, and on the Banks of Newfoundland, in the fame Manner as Plea is holden of fuch Crimes and Mildemeanors in that Part of Great зI Britain.

.

Britain called England, and alfo with full Power and Authority to hold Plea in a fummary Way of all Suits and Complaints of a Civil Nature arifing within the Island of Newfoundland, on the Islands of Saint Pierre and Miguelon, and on the Islands and Seas, aforefaid, and on the Banks of Newfoundland, and in Great Britain or Ireland; which Court shall determine such Suits and Complaints of a Civil Nature according to the Law of *England*, as far as the fame can be applied to Suits and Complaints arifing in the Iflands and Places aforefaid ; and the faid Court shall be a Court of Record, and shall be holden by a Chief Justice to be appointed by His Majefty, who fhall have full Power and Authority to enquire of, hear, and determine all Crimes and Mifdemeanors, Suits and Complaints cognizable in the faid Court, and fuch Court shall have fuch Clerks and Ministerial Officers as the Chief Justice shall think proper to appoint; and fuch Salary shall be paid to the faid Chief Justice as His Majefty, His Heirs and Succeffore, fhall approve and direct, and fuch Salaries be paid to the Clerks and Ministerial Officers aforefaid as shall be approved by the Chief Justice, with the Consent of the Governor of the Island of Newfoundland; which feveral Salaries shall respectively be in lieu of all other Profits and Emoluments whatfoever.

The Govertor, with Advice of Chief Juffice, may inflitute Surrogate Courts, &c.

II. And be it further enacted, That it shall be lawful for the Governor of the Island of Newfoundland from Time to Time to inflitute Courts of Civil Jurifdiction, to be called 'Surregate Courts', in different Parts of the Ifland of Newfoundland and the Islands aforefaid, as Occafion fhall require, with full Power and Authority to hear and determine, in the like fummary way, all Suits and Complaints of a Civil Nature arifing within the Island of Newfoundland, and on the Islands of Suint Pierre and Miguelon, and on the Islands and Seas aforefaid, and on the Banks of Newfoundland, and in Great Britain or Ircland, which Courts shall respectively be Courts of **Record**, and fhall determine according to the Law of *England*, as far as the fame can be applied to Suits and Complaints arifing in the Iflands and Places aforefaid; and the faid Courts respectively shall be holden by a Surrogate to be appointed from Time to Time by the Governor of the faid Island, and shall have full Power and Authority to hear and determine all Suits and Complaints cognizable in the faid Court; and the faid Court fhall have fuch Clerks and Ministerial Officers, with fuch Salaries as the Governor shall appoint, which Salaries shall be in lieu of all Profits and Emoluments whatever.

7

III. And be it further enacted, That it shall be lawful for the faid Supreme Mode of Proceedings. Courts and Surrogate Courts respectively, when any Suit or Complaint shall be depending therein, to cause to appear from Day to Day all Perfons interested in the Matter in Dispute, and to examine upon Oath such of them as it shall be deemed proper for better discovering the Truth, and thereupon and after due Confideration of all Circumstances to make fuch Order, Judgement or Decree therein, and award fuch Damages and Cofts as the Cafe shall require; and that in all Cafes where the Caufe of any Suit or Complaint shall not exceed Five Pounds, the Party who is to answer such Suit or Complaint, shall be made to appear in Court by Summons; and in all Cafes where fuch Summons shall be difobeyed, or where the Caufe of any Suit or Complaint shall exceed Five Pounds, and shall be fworn to in an Affidavit made by the Plaintiff, then that the Party who is to answer such Suit or Complaint may be caused to appear, by Attachment

Attachment of his or her Goods, Debts, or Effects, or by Arrest of the Perfon, and that the Execution of any Order, Judgement, or Decree may be enforced by Attachment of the Goods, Debts, or Credits of the Party, or by Arrest of the Person against whom such Order, Judgement, or Decree shall be made; and that it shall and may be lawful for the faid Chief Justice and Surrogates respectively to authorize fome Perfon in his or their Abfence respectively to isfue Process, and do all Acts appertaining to the faid Supreme Court and Surrogate Courts respectively, fave and except the enquiring of, hearing, and determining of any Crime or Mildemeanor, or any Suit or Complaint of a Civil Nature.

IV. And be it further enacted, That where the Caufe of Action shall For fummonexceed the Sum of Forty Shillings, and it shall be prayed by the Plaintiff ing Jurors. or Defendant in fuch Suit or Complaint that a Jury may be fummoned to try fuch Action, it shall be lawful for the faid Chief Justice and Surrogates respectively, and he and they are hereby respectively required to cause Twenty-four Perfons to be fummoned, of whom Twelve shall be a Jury for the Trial of frich Action, and to proceed therein according to Law: Provided always, that if a Number of Jurors fufficient for the Trial of fuch Action, having been duly fummoned. fhall not appear to be fworn, it shall and may be lawful for the Governor of the faid Island to nominate and appoint Two proper Perfons to be Affeffors to the faid Chief Juffice, and for each Surrogate in his Court in like Manner to nominate and appoint Two proper Perfons to be his Affeffors, which Affeffors, together with the faid Chief Justice or Surrogates respectively, shall proceed to the Trial of fuch Action in like Manner as if fuch Jury had not been prayed.

V. And be it further enacted, That upon any Decree or Judgement Allowing given in a Surrogate Court, for any Sum exceeding Forty Pounds, it shall Appeals. be lawful for the Party against whom such Decree or Judgement shall be given to appeal therefrom to the Supreme Court, having first given Notice of fuch Intention, and having entered into a Security to the Surrogate in double the Sum for, which fuch Judgement or Decree was given or made, within Two Days after making or giving fuch Judgement or Decree, for duly profecuting fuch Appeal; and upon any Decree or Judgement given in the Supreme Court for any Sum exceeding One hundred Pounds, it shall be lawful for the Party against whom such Decree or Judgement shall be given or made to appeal therefrom to His Majesty in Council, having first given Notice of fuch Intention, and having entered into Security, to be approved by the Chief Justice, in double the Sum for which fuch Judgement or Decree was given or made within Two Days after the giving or making of fuch Judgement or Decree, for duly profecuting fuch Appeal; and in all Cafes of Appeal, as foon as Notice fhall be given and Security entered into as aforefaid, Execution shall be stayed, but not otherwife.

VI. And whereas it will greatly contribute to the Advancement of the When Goods Trade and Fishery of Newfoundland, if fuch Effects as Perfons becoming attached, if Infolvent in the faid Island of Newfoundland and the Islands of orefuid ware it shall appear Infolvent in the faid Island of Newfoundland and the Islands aforefaid were the Party is poffeffed of or entitled unto within the faid Ifland or in the Iflands or Seas infolvent, the aforefaid, or on the Banks of Newfoundland, fhould be divided among Court shall their Creditors with more Equality than hath hitherto been practifed; be order his Efit further enacted, That as often as the Goods, Debts, and Credits of any collected and

Person distributed.

Perfon shall be attached, and it shall be made appear to the Court out of which the Process of Attachment hath islued. that the Goods, Debts, and Credits fo attached are not fufficient to pay Twenty Shillings in the Pound to all those who shall be Creditors by reason of Debts contracted within the Illand of Newform, Mand and on the Illands and Seas aforefaid, or on the Banks of Macfoundland, or in Great Britain and Icland, it shall be lawful for fuch Court to fummon the Party whole Goods, Debts, and Credits are fo attached, together with the Plaintiff or Plaintiffs who have fued out any Attachment, and also fuch Persons who are known to be Creditors as aforefaid of the Defendant, to appear in Court at a certain Day; and if upon a due Examination of the Defendant and the faid Creditors, it shall appear that he or she is infolvent, the Court shall declare him or her infolvent accordingly, and thall immediately proceed to take order for difcovering, collecting, and felling the Effices and Debts of fuch Perfon, and diffributing the Produce thereof rateably amongft all the fuid Creditors of fuch Perfon to declared infolvent, and for that Purpole shall authorize any One or more Creditors of the faid Defendant, who shall be chosen by the major Part in Value of iuch Creditors, whose Debts amount respectively to the Sum of Ten Pounds and upwards, to perform the fame ; and that fuch Court shall from Time to Time make fuch Order therein as shall be deemed proper for better diffeovering, collecting, and felling the Effects and Debts, and making a rateable Distribution thereof among the faid Creditors.

Diffribu ion of Effects of infolver.t Parties.

VII. And be it further enabled. That in the Diffribution to be made of the Effate and Effects of fuch Perfon to declared infolvent, every Fifherman and Seaman employed in the Filhery, who fhall be a Creditor for Wages become due in the then current Seafon, shall first be paid Twenty Shillings in the Pound fo far as the Effects will go; and in the next Place every Perfon who shall be a Creditor for Supplies furnished in the current Scolon shall be paid I wenty Shillings in the Pound ; and in the next Place every Perfon who fhall have become a Creditor within Two Years thall be paid Twenty Shillings in the Pound; and laftly, all other Creditors shall be paid equally as far as the Fliefts will go.

Certifi atc of the Court to be a Bar to Suits for Declaration of Infelvency.

VIII. And 1.9 it further enacted, That it fuch infolvent Perfon shall make a true Difelofure and 1 ifcovery of all his or her Goods and Effects whatfoever, and shall conform him or her eff to the Order and Direction of Debt prior to the faid Court, the fame thall and may (with the Confent of One-half in Number and Value of his or her Creditors) be certified by the faid Court, and fuch Certificate, when pleaded, fhall be a Bar to all Suits and Complaints for Debts contracted within the Ifland of Neverfoundland and on the Iflands and Seas aforclaid, and on the Banks of Neverfoundland, and in Great Britain or Ireland, prior to the Time when he or fhe was declared Infolvent.

Chief Juffice may grant Acminifiation of Effects.

1X. And be it further enacted, That the faid Chief Justice, or any Perfon or Perfons appointed by him for that Purpole under his Hand and Seal, shall have Power to grant Administration of the Effects of Intelfates, and the Probate of Wills, and that the Effects of deceafed Perfons shall not be administered within the Island of Newfoundland or on the Islands and Seas aforcfaid, or on the Binks of Newfoundland, unlefs Administration thereof, or Probate of Wills respecting the fame, shall have been duly granted by fuch Authority as aforefaid.

X. And

X. And be it further enacted, That an A& passed in the Thirty-third 33 G.3 c. 76' X. And be it further enacted, I nat an Act pance in the Annaly-turner continued Year of His present Majesty's Reign, intituled, An Act for establishing continued until the Courts of Judicature in the Island of Newfoundland, and the Islands adjacent, opening of which has by feveral fublequent Acts been continued to the Twenty-fifth the Supreme Day of March One thousand eight hundred and nine, shall be and con. Court. tinue in Force until the opening of the Supreme Court inftituted by virtue of this Act, and no longer; and every Suit or Complaint which shall at that Time be depending in the faid Court of Civil Jurifdiction shall and may be proceeded upon in the faid Supreme Court, in the fame Manner as any Suit or Complaint originally commenced in the faid Supreme Court.

XI. And be it further enacted, That it shall not be lawful for any Court For holding in the Island of Newfoundland, or Islands aforefaid (except the Supreme Pleas. Court and the Surrogate Courts appointed by virtue of this Act) to hold Plea of any Suit or Complaint of a Civil Nature, any Law Cuftom or Ufage to the contrary notwithstanding: Provided nevertheles, that the Court of Vice Admiralty having Jurisdiction in the faid Island, shall and may hold Plea of Maritime Caufes (except only the Wages of Seamen and Fishermen, which are to be heard and determined in Manner herein-after directed,) and Caufes of the Revenue, as heretofore practifed and ufed : Provided alfo, that all Difputes which shall arife concerning the Wages of any Seaman or Fisherman, and all Offences which shall be committed by any Hirer or Employer of fuch Seaman or Fisherman, against this or any other Act relating to the Island of Newfoundland or the Islands and Scas aforefaid, or the Fishery thereof, and all Disputes concerning Seamen or Fishermen wilfully absenting themselves from their Duty or Employ, without the Leave or Confent of their Hirer or Employer, or wilfully neglecting or refusing to work, shall and may be heard and determined ; and the Penalties and Forfeitures thereby incurred shall and may be recoyered in the Court of Seffion, or before any Two Justices of the Peace.

XII. Provided also, and be it further enacted, That it shall be lawful for Determining the Court of Seffion in a fummary. Way to hear and determine all Suits for Suits for the Payment of Debts not exceeding Forty Shillings, and not contracted Debts under more than One Year before the Commencement of fuch Suits refrectively. more than One Year before the Commencement of fuch Suits respectively; and it shall be lawful for the Court of Session, or such Two Justices refpectively, to award Costs therein; and such Determination and Award shall be final, and shall be carried into Execution by Attachment and Sale of the Goods and Effects of the Party against whom the Determination was made.

XIII. And be it further enacted, That it shall be lawful for the faid Chief Chief Justice Justice to settle such Forms of Process, and such Rules of Practice and to settle Proceeding, for the Conduct of all Pleas, Suits, and Complaints, and for Forms of the Difpatch of the Bufinefs of the faid Supreme Court and Supreme the Difpatch of the Business of the faid Supreme Court and Surrogate appoint Fees. Courts, and of the Business in the Courts of Session, or before any One or more Juffices of the Peace respectively, and to appoint such reasonable Fees to be taken for the Conduct and Difpatch of Pleas, Suits, Complaints and other Business as aforefaid, and for the granting Administration of the Effects of Intestates, and for the Probate of Wills, as shall feem necessary and proper for expediting Matters with the most Convenience and least Expense to the Parties concerned therein, and fuch Process and Rules 12. 3 K of

212

49° GEORGII III. Cap. 27.

of Practice and Proceeding shall be followed and obeyed, and fuch Fees shall be paid accordingly, and no other; and that all fuch Fees received in any Surrogate Court shall be paid and accounted for by the Surrogate in the faid Supreme Court; and that it shall be lawful for the faid Chief Justice, and he is hereby required to settle and limit what Fees and Poundage shall be taken by the Sheriff of Newfoundland, and the fame shall be taken, and none other; provided, that no fuch Fees for the Difpatch of Pleas, Suits and Complaints, or other Bufinefs as aforefaid, or for granting Administration or Probate of Wills, and no Fees or Poundage to be taken by the Sheriff, thall be taken until the Rate and Table of every Fee or Poundage fo to be taken shall have been approved by the Governor of the faid Ifland of Newf. undland, and fuch Approbation fignified under his Hand and Seal. . .

Re-annexing Part of the Coaft of Labrador and the Islands lying on the faid Coaft to the Governfoundland.

XIV. And whereas His Majelly by His Proclamation of the Seventh Day of Oclober One thousand seven hundred and fixty-three, was pleased to declare that he had put the Coalt of Labrador from the River Saint John to Hudfon's Streights, with the Islands of Anticofti and Madelaine, and all other fmaller Islands lying on the laid Coast, under the Care and Inspection of the Governor of Newfoundland: And whereas by an Act paffed in the ment of New. Fourteenth Year of the Reign of His present Majelty, intituled, An Act for making more effectual Provision for the Government of the Province of Quebec in North America, all fuch Territories, Islands and Countries, as fince the Tenth Day of February One thousand feven hundred and fixtythree had been made part of the Government of Newfoundland, were, during His Majesty's Pleasure, annexed to and made Part of the Province of Quebec, as created by the faid Proclamation: And whereas in purfuance of an A& paffed in the Thirty-first Year of His prefent Majesty's Reign, s1G. 3. c. 31. intituled, An Act to repeal certain Parts of an Act, passed in the Fourteenth 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 faid Province, the faid Province of Quebcc was divided into Two Provinces of Upper and Lower Canada, the latter including the Parts of the Coast of Labrador and the faid Iflands fo formerly annexed to the Government of Newfoundland : And whereas it is expedient that the faid Coast of Labrador, and the adjacent Iflands (except the Iflands of Madelaine) should be re-annexed to the Government of Newfoundland; be it therefore enacted, That fuch Parts of the Coast of Labrador from the River Saint 'John to Hudson's Streights and the faid Island of Anticoffi, and all other smaller Islands fo annexed to the Government of Newfoundland by the faid Proclamation of the Seventh Day of Oclober One thousand feven hundred and fixty-three, (except the faid Islands of Madelaine) shall be separated from the faid Government of Lower Canada, and be again re-annexed to the Government of Newfoundland; any thing in the faid Act paffed in the Thirty-first Year of His prefent Majelty's Reign, or any other Act, to the contrary notwithstanding.

Supreme Pleas arising within fuch Parts.

XV. And be it further enacted, That it shall be lawful for the faid Su-Conrt to hold preme Court of Judicature of the Island of Newfrundland to hold Plea of all Crimes and Mildemeanors committed, and of all Suits and Complaints of a Civil Nature arising within fuch Parts of the Coalt of Labrador from the River Saint John to Hudson's Streights and the faid Island of Ant costi, and all

all other smaller Islands fo re-annexed to the Government of Newfoundland, or on the Islands, Seas, and Harbours, to which Ships and Veffels repair from the Parts of the Coast of Labrador and the Island and Islands fo reannexed to the Government of Newfoundland for carrying on the Filhery, in the fame Manner as the faid Supreme Court holds Plea of Crimes and Mildemeanors committed, and of Suits and Complaints of a Civil Nature arifing within the Island of Newfoundland, and on the Islands and Seas aforefaid, and on the Banks of Newfoundland.

XVI. And be it further enacted. That all Fines, Penalties, and For-Recovery and feitures imposed by any Acl of Parliament made or which shall hereafter Application be made, relating to the Island of Newfoundland or the Fishery thereof, of Penaltics. may be recovered in a fummary Way in the faid Supreme Court or in any Surrogate Court; and every Penalty and Forfeiture of the Sum of Ten Pounds or under may be recovered in the Court of Seffion or before any One or more Juffices of the Peace; and all Fines, Penalties, and Forfeitures imposed, paid, or levied in any Surrogate Court, or in any Court of Seffion, or before any One or more Justices of the Peace, shall be forthwith effreated and paid into the faid Supreme Court by the Surrogate, or by the Juffice or Juffices of the Peace respectively before whom they were recovered; and it shall be lawful for the faid Supreme Court to iffue Process for better compelling fuch Justices and Surrogates to bring to account all Monies which ought to be fo paid and accounted for as aforefaid; and all Money arifing from fuch Fees, Fines, Penalties, and For-. feitures shall be applied and appropriated towards defraying the Expence of carrying this Act into Execution.

XVII. And be it further enacted, That if any Action or Suit shall be brought Limitation of or commenced against any Person for any Thing done in pursuance of this Actions. Act, such Action or Suit shall be commenced within Six Months next after the Matter or Thing done; and the Defendant in fuch Suit or Action may plead the General Iffue, and give this A& and the Special Matter in Evi- General Iffue, dence at any Trial to be had thereupon; and if a Verdict shall pass for the Defendant or Defendants, or the Plaintiff shall be nonfuited or discontinue his Action after the Defendant has appeared, or if Judgement shall be given upon any Verdict or Demurrer against the Plaintiff, the Defendant shall recover Treble Costs, and have the like Remedy for the fame as Defend- Treble Cost. ants have in other Cafes by Law.

LONDON: Printed by George Evre and Andrew Strahan, Printers to the King's most Excellent Majesty. 1809.